

TABLE A - SORTED BY MOTION DOCKET NUMBER

Legend

- Group A Claims were barred by statute of limitations prior to Tronox bankruptcy
- Group B Claimant failed to show grounds for relief as to pre-bar date claims
- Group C Motion filed after 90-day deadline set by the court.
- Group D No grounds for relief as to pre-bar date claims, Trust to resolve other issues.
- Group E Alleges infancy, movant to have opportunity to file supplemental proof.

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| 1 | TRO902701FTC | 8/16/2016 | Thomas, Aaliyah | Aaliyah Thomas | 3724 | | x | X | | | | Diagnosed 2000, not aware of process. Contends she was present at meeting with EPA about creosote dangers. Says she did not know about the Tronox claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2 | TRO905082FTC | 3/1/2017 | Young, Aaliyah | Aaliyah Young | 6843 | 8146 8542 | X | X | | X | | Diagnoses 2005, 2010-13; was not aware of the case, did not see published notices, called 800 number and was told to file a future tort claim. A supplement filed at docket #8146 complaining that the trust grouped her with others filing identical excuses and says that the excuse is exactly what happened to her and "the reasons should be used by anyone as long as it is the truth." Says did not know and had no reason to know exposed to a Tronox product. A further supplement filed with others at docket #8542 complaining of the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3 | TRO894822FTC | 3/23/2016 | Brown, Aaron | Aaron Brown | 5579 | | X | X | | | X | Alleges 2012 diagnosis for diverticulitis; previously filed with the Colom law firm in 2002; standard cut-and-pasted form language as reason for not filing by bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4 | TRO889199FTC | Unknown | Edwards, Aaron | Aaron Edwards | 6720 | | X | X | | | | Not included in Trust's summary. 1997 symptoms; no diagnosis date; injured party is deceased. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 5 | TRO884518FTC | 11/25/2015 | Glenn, Aaron | Aaron Glenn | 6902 | | X | X | | | | Diagnoses 1975, 1998, 2002; says was unaware and had no reason to know exposed to a Tronox product prior to bar date; did not hear any announcements on radio, television, newspapers or other communications about Tronox claim or filing a proof of claim in bankruptcy case while on the road as an over the road trucker. Unfamiliar with the name of the company as he knew it as the Moss Tie Company and did not know it had changed its name. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 6 | TRO890650FTC | 2/23/2016 | Mitchell, Aaron | Aaron Mitchell | 7727 | | | | | | X | 1994 diagnosis; says was a minor (approximately 17) at the time of the bar date in 2013. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 7 | TRO904205FTC | 1/3/2017 | Dancy, Aarrington | Aarrington Dancy | 4559 | | X | X | | | | Diagnoses mostly before 2006; alleges one 2006 diagnosis but condition unclear, not clear if it was just a continued condition. Says was not aware of any settlement in Tronox. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 8 | TRO884804FTC | 11/25/2015 | Sanders, Abaris | Abaris Sanders | 4392 | 8104 | X | X | | | | 1990s diagnosis. Unaware of the claims process; in and out of college during bankruptcy case; unaware and no reason to know of bankruptcy case. A supplemental claim filed at docket #8104. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 9 | TRO895328FTC | 3/23/2016 | Woodrick, Abaris | Abaris Woodrick | 5060 | | | X | | X | | Says symptoms and diagnosis in 2012; did not know what to do until she got the right understanding. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 10 | Unknown | Unknown | Durrah, Abby | Abby Durrah | 3513 | 8084 | | X | | X | | Motion is not included in the Trust's summary. Says she is filing for reconsideration of her claim but no motion for relief based on excusable neglect or due process has been filed. At docket #3513, she filed a rejection of the amount the trust offered as an allowed claim. She filed a separate claim on behalf of a relative at docket #3774. Docket # 8084 is a request for reconsideration. Any review of the Trust's decision as to a post-bar date claim must proceed through the Trust's dispute resolution procedures. |
| 11 | TRO902463FTC | 9/14/2016 | Johnson, Charlie | Abby Durrah | 3774 | 6644 | | X | | X | | Diagnosed "sometime 2009 or 2010." filing on behalf of brother. Filed in 2016 as well. Rejection notice filed at docket # 6644. Brother suffered, feels should be compensated. No showing as to brother's knowledge of claims process or diligence in pursuit of his rights, not qualify for relief based on excusable neglect or due process as to claims based on conditions diagnosed prior to the bar date. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 12 | TRO888281FTC | 12/18/2015 | Ballard, Angela | Abby Robinson | 4034 | | x | X | | | | 1994-1995 diagnoses. Says no reason to know exposed to Tronox product. The trust referred to motion as not having been filed with court but it is at docket #4034. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 13 | TRO891041FTC | 2/23/2016 | Gilkey, Nikita | Abby Robinson | 4829 | | | X | | X | | Says symptoms and diagnosis 2010; did not know and no reason to know exposed to Tronox product prior to bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 14 | TRO890889FTC | 2/23/2016 | Hodges, Demetra | Abby Robinson, Esq. | 4492 | | X | X | | | | 1994 diagnosis. Unaware and no reason to know claimant exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 15 | TRO890890FTC | 2/23/2016 | Ballard, J. Gloria | Abby Robinson, Esq. | 4493 | | X | X | | | | 1994 diagnosis. Was unaware and no reason to know claimant exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 16 | TRO880694FTC | 12/4/2015 | Webber, Abby | Abby Webber | 7025 | | X | X | | | | Diagnoses in 1983, 2003, 2005; former resident of Columbus, MS; unaware exposed to a Tronox product or the dangers they presented; says violation of due process. Says did not know creosote caused her illness until 2014. Statute of limitations in MS runs from date of diagnosed injury regardless of whether claimant knows the cause of the injury. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 17 | TRO893105FTC | 2/23/2016 | Babkowski, Abigail | Abigail Babkowski | 6737 | | | X | | | | Diagnosed as infant in 1983; says was child at time of deadline but had to be at least 26 years old in 2009. Never heard of Tronox case because lived outside of the area and father, who still lived in area, kept the information from her. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 18 | Unknown | Unknown | Little, Abigail | Abigail Little | 9308 | | | X | | X | | deadline was not reasonable, but does not allege Tronox knew of this claim; says did not know had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust |
| 19 | TRO891276FTC | 2/23/2016 | Treadwell, Abreiah | Abreiah Treadwell | 5437 | | X | X | | | | March 1999 diagnosis; unaware of the filing; spoke to an attorney who did not get back to claimant. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 20 | TRO890209FTC | 2/23/2016 | Baker, Azcona | Aczona Baker | 6253 | | | X | | | | Motion contains no information, just a signature page. |

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| 21 | TRO896933FTC | 4/25/2016 | Conner, Ada | Ada Conner | 4473 | | X | X | | | | 1979 diagnosis. Unaware of bar date, unaware of dangers of Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 22 | TRO899972FTC | 7/25/2016 | Danner, Ada | Ada Danner | 3845 | | X | X | | | | 1988 diagnosis. Copies and pastes language regarding lack of knowledge of the bar date, no other explanation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 23 | TRO884834FTC | 11/25/2015 | Irions, Ada | Ada Irions | 3444 | | X | X | | | | 1970 diagnosis, previously filed with the Colom law firm 2002. Says did not file a proof of claim because was unaware of this lawsuit; did not see any publication notification of this lawsuit or the bar date; standard language; her negligence to file by the bar date was because there was no publication notice of the claims filing deadline to provide notice for potential claimants who were unknown at the time of the notice. Publication notices did occur and they met due process standards as explained in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 24 | TRO897870FTC | 4/9/2016 | Facciponti, Adam | Adam Facciponti | 4205 | | | X | | | | X | 2006 diagnosis. Says was a minor when case began but alleges exposure began in 1985 so was at least 24 years old at the time of the bar date. Also says was in U.S. Air Force and did not hear about this matter until 2014. Claim was not filed until April 9, 2016; even if the bar date was tolled by 50 U.S.C. 3936, the claim would be untimely so long as military service ended on or before January 23, 2016. The motion alleges lack of actual knowledge in 2009 but makes no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date and why waited so long after learning of the process in 2014), would not be sufficient to warrant an untimely claim to be permitted on grounds of excusable neglect. If movant believes that military service continued until January 23, 2016 or later, movant may make a supplemental submission to verify the dates of military service. |
| 25 | TRO900248FTC | 7/25/2016 | Kabacinski, Adam | Adam Kabacinski | 3417 | | | X | | | | | Apparently resided near the Avoca, PA plant. Says he just found out about illness last year, but form also says his diagnosis was in 1999. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 26 | TRO900619FTC | 8/16/2016 | Sudduth, Adams | Adam Sudduth | 7666 | | X | X | | | | | Trustee contends the motion was untimely but it will be accepted based on the postmark date. 1985 diagnosis; place of exposure not clear; says made a claim in February 2009, references receiving a letter from the Department of Justice. Filing a complaint with the DOJ did not constitute the filing of a proof of claim in the Tronox bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim is based on exposure in MS then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 27 | TRO891688FTC | 2/23/2016 | Harris, Elizabeth | Adams, Mary | 5966 | | X | X | | | X | Various conditions, unclear what the first diagnosis dates was for each condition; the injured party died in 2017; rep says that the injured party did not know and had no reason to know she was exposed to a Tronox product; did not get any mail about the Tronox filing prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 28 | TRO886363FTC | 12/7/2015 | Williams, Adlena | Adlena Williams | 8349 | 8523 | | X | | | | Not included in Trust's summary. Docket # 8349 is merely a schedule of insurance benefits. Also filed a motion form at docket #8523 but it was blank and only includes signature and address. No information to support a motion for relief from the bar date. |
| 29 | TRO889089FTC | 12/30/2015 | Hargrove, Adline | Adline Hargrove | 4585 | | X | X | | | | 1962 diagnosis. Says did not know and had no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 30 | TRO892178FTC | 2/23/2016 | Brown, Adrian | Adrian Brown | 5739 | | | X | | | X | 2009 diagnosis; resident of Columbus, MS as of the bar date; says filed legal proceedings against Tronox prior to claim filing deadline "but I/my attorney did not receive direct written notice of the claims filing deadline," but in answer to another form question says that did not engage an attorney at any time to make a claim. No record of claim under this name. Precise date of alleged 2009 diagnosis is not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 31 | TRO891563FTC | 2/23/2016 | Poindexter, Adrian | Adrian Poindexter | 7286 | | X | X | | | | 2001 diagnosis; not aware that a proof of claim needed to be enclosed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 32 | TRO893536FTC | 2/23/2016 | Cockrell, Aenderil | Aenderil Cockrell | 6571 | | | | | | X | 1996 diagnosis; minor; did not know and no reason to know exposed to a Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 33 | TRO893026FTC | 2/23/2016 | Agnew, Thelma | Agnew, Thelma | 6782 | | | X | | | X | Says diagnosed 1/1/2010. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, motion is denied to the extent it seeks permission to pursue claims based on pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 34 | TRO886588FTC | 12/7/2015 | Owens, Airicka | Airicka Owens | 6661 | | X | X | | | | 2003 diagnosis; former resident of Columbus, MS who still lived there in 2009; part of a lawsuit and settlement in 2003-04; says thought Tronox was still in bankruptcy status and didn't know she could file a "future" claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 35 | TRO886787FTC | 12/7/2015 | Adams, Aisha | Aisha Adams | 6189 | | X | X | | | | Diagnoses 1999 and 2006; says has an out-of-town residence in Georgia but resided in Columbus, MS in summers; was not aware of proceedings. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 36 | TRO889337FTC | 2/23/2016 | Sherrod, Alacia | Alacia Sherrod | 6017 | | X | X | | | | 1997 diagnosis; previously filed with atty Bambach, unsure of when but thinks in 2007. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 37 | TRO888496FTC | 12/18/2015 | Beck, Alan | Alan Beck | 6084 | | | X | | | | 1974 diagnosis; unaware that creosote was a problem, did not read about it in newspaper, did not talk about it or publicize until later. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 38 | TRO891251FTC | 2/23/2016 | Green, Alashia | Alashia Green | 5913 | | X | X | | | X | Various diagnosis dates, some before and some after the bar date; previously filed with Colom law firm; says around 2002 she found her name on some form, she did not meet with the attorney, it was just presented to her whether she accepted it or not. The attorney just sent a letter where to meet after the settlement but no other information was provided. Those allegations all relate to the prior class action and not to the bankruptcy process. Also says the publication notice was not reasonably calculated to provide notice; violation of due process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on pre-2006 diagnoses were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense as to effects of prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 39 | TRO903062FTC | 10/13/2016 | Holt, Alayah | Alayah Holt | 7149 | | X | X | | | | 2004 and 2006 diagnoses; did not know could file a claim and also did not have paperwork. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 40 | TRO897888FTC | 5/25/2016 | Backowski, Albert | Albert Backowski | 3788 | | | X | | | | November 2007 diagnosis. Says he did not see notice in the news. Found out later after other people got payments on claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 41 | TRO902215FTC | 9/14/2016 | Gunn, Albert | Albert Gunn | 6572 | | X | X | | | | 1980 diagnosis; unaware of the filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 42 | TRO891849FTC | 2/23/2016 | Jackson, Albert | Albert Jackson | 3538 | | | X | | | | Exposure started 1969, symptoms 1978, when asked when first diagnosed answered "yes." Says was living in Milwaukee at time of deadline, has to be on oxygen for breathing. A rejection notice filed at docket #3913. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 43 | TRO900466FTC | 8/16/2016 | Lee, Albert | Albert Lee | 6014 | | X | X | | | | 1996 diagnosis; was not aware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 44 | TRO900273FTC | 7/25/2016 | Selvie, Jr. Albert | Albert Selvie, Jr. | 6112 | | X | X | | | | 1996 diagnosis; moved to another town, was not aware of the proceedings or that filings were being done; never received notice. Complains of lack of direct notice but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 45 | TRO880661FTC | 12/4/2015 | Williams, Betty | Albert Williams | 4016 | | X | X | | | | The injured party was diagnosed in 2004, died in 2007. Cut-and-paste allegations that was unaware of process, called and was told to file a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 46 | TRO895718FTC | 3/24/2016 | Williams, Albert | Albert Williams, Jr. | 4919 | | X | X | | | | 1988 diagnosis; injured party is deceased; cut-and-pasted standard summary language as to reasons did not file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 47 | TRO892709FTC | 2/23/2016 | Anthony, Alberta | Alberta Anthony | 4575 | 8767 | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach in 1999, paperwork lost; injured party deceased 2008. A supplemental letter filed at docket #8767 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 48 | Unknown | 7/25/2016 | Holliday, Alene | Alene Holliday | 6621 | | | X | | X | | Complaint about an offer received from the Trust. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| 49 | TRO903682FTC | 11/23/2016 | McMillian, Aleshia | Aleshia McMillian | 6982 | | X | X | | | | 2001 diagnosis; says had no knowledge of the claim, nor was she made aware of the claim or of a deadline to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 50 | TRO904996FTC | 1/24/2017 | Edwards, Joe Jr. | Alesia Edwards Kennedy | 6216 | 8438 | X | X | | | | The Trust's submission listed docket 6216 as a motion for Alesia Edward Kenney on her own behalf but docket # 6216 actually relates to a claim filed on behalf of Joe Edwards, Jr.; Alesia Edward Kennedy's own motion is at docket #6219. As to the motion at docket # 6216; alleges a 2003 diagnosis; the injured party was a Columbus, MS resident who died in 2007; rep only became aware in 2016 that the area was affected with these chemicals; were not notified then. A supplement filed at docket #8438. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 51 | TRO889655FTC | 2/23/2016 | Kennedy, Alesia Edwards | Alesia Edwards Kennedy | 6219 | | | X | | X | | Trust incorrectly listed this as the motion at docket # 6216, which is a motion on behalf of a different injured party. The motion at docket 6219 alleges an October 2012 diagnosis; just became aware of all of the information that her area was affected by the chemicals and that a claim needed to get filed. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 52 | TRO898249FTC | 6/20/2016 | Blunt, Alexander | Alexander Blunt | 4621 | | | X | | X | | Diagnoses of different conditions in different years but some more serious conditions were first diagnosed in 2014 and 2017. Did not see publication notice; did not know and had no reason to know exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 53 | TRO888475FTC | 12/18/2015 | Brewer III, Alexander | Alexander Brewer III | 3627 | | X | X | | | | Diagnosed 2000, incarcerated from July 2002-December 2005, then was in a halfway house. However, bar date was in August 2009. No allegations sufficient to establish grounds for relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 54 | TRO890217FTC | 2/23/2016 | Stewart, Alexander | Alexander Stewart | 6863 | 9276 | | X | | X | | 2013 diagnosis; unaware of claims process; unaware what was causing his conditions; rejection notice filed at docket # 5350. Supplemental letter filed at docket #9276 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 55 | TRO890069FTC | 2/23/2016 | Grant, Alexandra | Alexandra Grant | 3535 | | | X | | | | Diagnosed 1994, living in New Orleans and mail not forwarded and allegedly was dealing with hurricane Katrina, but Hurricane Katrina was in 2005, long before the bar date in August 2009. Says the bar date was not advertised in New Orleans area, but notice of the bar date was published in cities where plants had been located and in the national edition of the Wall Street Journal. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 56 | TRO901753FTC | Unknown | Alexia Ware | Alexia Ware | 3983 | | | X | | X | | Motion not listed in Trust's summary. Diagnosed in 2012; says did not know about process/claim in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 57 | TRO897153FTC | 5/4/2016 | Blunt, Alexis | Alexis Blunt | 6588 | | X | X | | | X | Diagnoses 1975, 1994, 2014; says publication notice of the claims filing deadline was not reasonable; also says was a child at the time, but since alleged exposure began in 1969 the claimant had to be at least 40 years old by the time of the 2009 bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 58 | TRO887536FTC | 12/14/2015 | DePetro, Alexis | Alexis DePetro | 3373 | | | X | | | | Diagnosed 1990, "did not know or have reason to know exposed prior to deadline." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 59 | TRO890733FTC | 2/23/2016 | Morgan, Alexis | Alexis Morgan | 4215 | | X | X | | | | Lists diagnosis date as "1992-2009." Says did not know how to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 60 | TRO904082FTC | 1/3/2017 | Walker, Alexis | Alexis Walker | 6101 | 8356 | X | X | | | | 2000 diagnosis; standard cut-and-pasted form language as to why missed bar date; a supplement filed at docket #8356, says without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 61 | TRO885844FTC | 11/25/2015 | Jones, Alexius | Alexius Jones | 7835 | | X | X | | | | Diagnoses 1982; unaware exposed to Tronox product prior to bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 62 | TRO896631FTC | Unknown | Alexius Miller | Alexius Miller | 3721 | | X | X | | | | Motion was not listed in the Trust's summary. Diagnosed 1997. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 63 | TRO901958FTC | 9/14/2016 | Bostick, Alexis | Alexus Bostick | 6050 | | | X | | | | Filing for father; says diagnosis before 2009 but does not say when; says discharge of claim is violation of due process, unaware of the claims process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 64 | Unknown | 2/23/2016 | Williams, Alexis | Alexus Williams | 7866 | | | X | | | | Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movant identifies no current condition upon which any claim could be based, wants to preserve right regarding latent illnesses. No pre-bar date diagnosis or condition identified for which relief is sought, no basis for relief from bar date because no claim for which relief is appropriate. |
| 65 | TRO897953FTC | 6/10/2016 | Golden, Alfonso | Alfonso Golden | 5823 | | X | X | | | | 1985 and 1992 diagnoses; former resident of Columbus, MS who moved in 1985; did not know of exposure to Tronox products. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 66 | TRO888293FTC | 12/18/2015 | Norton, Alfonso | Alfonso Norton | 6900 | | X | X | | | | 1998 diagnosis; unaware of the Tronox bankruptcy case and the bar date; not aware and had no knowledge of any publication via television or other media; says there is no suggestion that he knew or should have known that he was a potential creditor in the Tronox bankruptcy case; did not have any notice from Tronox; says that after he learned he researched and acted within a reasonable time. Says the notice was inadequate; does not get any newspapers in which notice was published; says did not read or see any ad or notice on social media about chapter 11 case; says that the tort claimants could not have known or appreciated at the time of the bar date, the significance the injuries suffered from exposure and how it could manifest in different ways over time, in physical and emotional injuries; proper, timely, adequate and sufficient notice was not given. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 67 | TRO895207FTC | 3/23/2016 | Smith, Alfonza | Alfonza Smith | 6229 | 8120 | | X | | X | | Appears that he filed an original application with earlier dates for a diagnosis and now is saying that was all a mistake that he was only referring to symptoms decades before the bar date but his "official" diagnosis was not until after the bar date. However, claimant also mentions trying to file a claim in 2002. A supplement filed at docket #8120, says diagnosis for palpitations after bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 68 | Unknown | Unknown | Clemmons, Frison | Alfonza Smith | 7676 | 4543? | | X | | | | Not included in Trust's summary. The injured party is deceased; rep does not provide list of conditions or diagnoses or an excuse for not filing prior to bar date. Possibly related to motoin at docket 4543, cannot tell. Handwritten note refers to claim TRO890938FTC, we have no other materials relating to that claim number. |

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| 69 | TRO885938FTC | 11/25/2015 | Smith, Alfonzo | Alfonzo Smith | 3358 | | X | X | | | | Diagnosed 1980. "Had filed previous claim with no correspondes [sic] from Tronox. Did not realized I was qualified to reapply." Was part of prior litigation with Colon law firm. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with Colom firm confirm awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in prior litigation or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 70 | TRO903499FTC | 11/23/2016 | Sims, Alforzinie | Alforzinie Sims | 5679 | | | X | | X | | Alleges first diagnosis on August 30, 2009; did not have knowledge of the bankruptcy case, deadline date, and lack of knowledge on how to complete a claim for excusable neglect; unaware of exposure to chemicals. Also complains of "someone portraying to represent Tronox Trust" that misled them to refer to certain chemicals; trust did not exist as of the bar date, so this must relate to the late-filed claim. Also files the standard letter that refers to an unnamed person who allegedly misled residents. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a post-bar date diagnosis is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 71 | TRO901286FTC | 8/16/2016 | Shirley, Sadie | Alfred Shirley | 4364 | | | X | | | | Movant is filing on behalf of mother. The injured party died in November 2005; did not receive any type of notice during times of exposure and manifestation, relied on home remedies. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 72 | TRO880476FTC | 12/4/2015 | Simon, Minnie | Alfred Simon | 5370 | 8091 | | X | | | | 2007 diagnosis; the injured party died in 2007; rep says publication notice not reasonably calculated to give notice; violates due process; lack of adequate notice. A supplement filed at docket #8091, says trusts omnibus objection was late, that the trust should have petitioned the court for more money to distribute and that residents could have been considered known claimants. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. There was no deadline for the Trust's objection and so its objection was not late. Trust has no access to additional funds and the Court has no power to provide additional funds for the reasons stated in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 73 | TRO893285FTC | 2/23/2016 | Shirley, Howard | Alfred W. Shirley | 4346 | | X | X | | | | Motion filed by former resident of Columbus, MS on behalf of his father. The injured party had symptoms in 1965/1970; diagnosis date unknown but injured party died in 2002. Rep was unaware of any claims, rep moved to another state. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 74 | TRO898311FTC | Unknown | Hill-Walker, Alfreda | Alfreda Hill-Walker | 7975 | | X | X | | | X | Not included in Trust's summary. Diagnoses 1997 and October 2009; previously filed with Colom law firm in 2002 class action, result not stated; standard cut-and-pasted form language as to why missed the bar date. Claims based on 1997 diagnosis either were resolved in a prior action or, if not, were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date (including any defenses as to the diagnosis date and defenses as to the effect of the prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 75 | TRO893982FTC | 3/2/2016 | Townsel, Alfronzia | Alfronzia Townsel | 6487 | | X | X | | | X | Says did not find out about the claim until after bar date; says some of her conditions were diagnosed after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 76 | TRO904636FTC | Unknown | Chandler, Kobe | Alguana Chandler | 7214 | | | | | | X | Not included in Trust's summary. 2009 diagnosis; says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Attorney Bambach had direct notice of the bar date. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 77 | TRO889586FTC | 2/23/2016 | Martin, Alice | Alice Martin | 6265 | | | X | | X | | Various alleged diagnoses dates, some in 1998/99, most after the bar date; place of exposure not clear; says did not have knowledge of an ongoing case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 78 | TRO888837FTC | 12/30/2015 | Mays, Alice | Alice Mays | 5278 | 8369 | | X | | X | | The correct claim number to which this motion relates is TRO888837FTC. Says symptoms and diagnosis between 2011 and 2013; unaware of Tronox bankruptcy case; copied form language as to reasons why did not file a claim; a relative filed a supplement at docket #8369 that mentions a condition not mentioned in the motion and does not say the date of diagnosis. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 79 | TRO898039FTC | 6/20/2016 | Peterson, Alice | Alice Peterson | 6965 | | | X | | | | 1963 diagnosis; says she was ill in 2009 and was back and forth to doctor appointments. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 80 | TRO886198FTC | 12/7/2015 | Thompson, Alice | Alice Thompson | 3846 | | X | X | | X | | Diagnosis for diabetes 1994, other condition 2004, blindness 2010. Says disabled and had no knowledge of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to conditions based on pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 81 | TRO901280FTC | 8/16/2016 | Dent, Annie | Alice White | 4584 | | | X | | X | | Trust incorrectly listed this motion as being filed at dkt # 4390. The injured party is deceased; rep says symptoms and diagnosis were in 2014. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 82 | TRO905444FTC | Unknown | Burgin, Alicia | Alicia Burgin | 8024 | | | X | | | | Not included in Trust's summary. No excuse provided; did not provide dates for symptoms or diagnosis. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 83 | TRO898961FTC | 6/27/2016 | Cockrell, Kathryn | Alicia Cockrell | 5488 | | X | X | | | | 1986 diagnosis; the injured party died in 1999; rep says previously filed 2002 with Colom law firm, Lundy and Davis; unaware of bankruptcy case. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claim was not resolved in prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 84 | TRO885775FTC | 11/25/2015 | McArthur, Alicia | Alicia McArthur | 3355 | | | X | | | | Diagnosed 1975. "Unaware of proceedings." No due process challenge, insufficient explanation as to alleged excusable neglect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 85 | TRO896789FTC | 4/25/2016 | Pointer, Leon | Alicia Mitchell | 4062 | | | X | | | | The injured party died in 1984; no excuse provided. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 86 | TRO903315FTC | 10/27/2016 | Butler, Alina | Alina Butler | 5490 | | X | X | | | | 1997 diagnosis; unaware of bankruptcy settlement; did not know and no reason to know exposed to Tronox product; notice of the filing deadline did not reasonably account for potential claimants who were unknown at the time of the notice. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 87 | TRO895335FTC | 3/23/2016 | Bailey, Alix | Alix Bailey | 6119 | | X | X | | | | 1978 diagnosis; former resident of Columbus, MS who still lived there in 2009; says was not informed properly or receive notification that a claim should be filed in a timely manner, it violated his right of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 88 | TRO884259FTC | Unknown | Bailey, Allen G. | Allen G. Bailey | 7105 | 9470 | | X | | | | Not included in Trust's summary. Letter complaining about delay in payment. Not a request for relief based on excusable neglect or due process. |
| 89 | TRO888836FTC | 12/30/2015 | Mays-Sykes, Allie | Allie Mays-Sykes | 6712 | | | X | | X | | Diagnosed in 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 90 | TRO897833FTC | 5/25/2016 | Turner, Allie | Allie Turner | 7730 | 8975 | X | X | | | | 1950s diagnosis; filed with the Colom law firm in 2002, result not disclosed; did not see any public notice, did not know of bankruptcy case. A supplemental letter filed at docket #8975 complaining about the process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 91 | TRO885380FTC | 11/25/2015 | Dixon, Brandon | Alma Dixon | 5218 | | | | | | X | Minor with cerebral palsy; rep parent is only caretaker and guardian and did not have time or support to adequately notice the claim. Will permit supplemental submission to explain reasons why parents or guardians did not file on time, why waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 92 | TRO896078FTC | 4/6/2016 | Reed, Almateen | Almateen Reed | 5243 | | X | X | | | X | Diagnosis in 1999 (unclear what condition), complains about arthritis, unclear if alleges post-bar date diagnosis of new condition. Says was unaware about the claims process, suffers from serious kidney problems. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 93 | TRO895952FTC | 4/6/2016 | Reed, Urie | Almateen Reed | 5369 | | X | X | | | | 2002 diagnosis; injured party died in 2008; rep says she was unaware of claims filing because there were certain private meetings by some claimants and they were not informing the community more broadly. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 94 | TRO900753FTC | 8/16/2016 | Guyton, Aloce | Aloce Guyton | 6027 | | X | X | | | | 1979 diagnosis; unaware of deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 95 | TRO890116FTC | 2/23/2016 | Thomas, Alonzo | Alonzo Thomas | 5743 | | X | X | | | | 1965 diagnosis; says was misinformed that you must work at or live near company site; later learned could file if you worked near the site. May be referring to information about an earlier action on behalf of employees. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 96 | TRO889520FTC | 2/23/2016 | Harrison, Alphonso | Alphonso Harrison | 6036 | | | X | | | | Motion contains no information, just a signature page. |

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| 97 | TRO900448FTC | 7/25/2016 | Hayden, Alphonso | Alphonso Kelly | 3617 | | X | X | | | | Diagnosed 1980, Filed a claim previously (not clear if in bankruptcy or in prior class action) but was only awarded \$500 and now resubmits. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, the claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 98 | TRO891638FTC | 2/23/2016 | Chandler, Alquana | Alquana Chandler | 7212 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. No indication that claim was ever actually asserted in an ongoing proceeding. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 99 | TRO902788FTC | 8/16/2016 | Chandler, Hope | Alquana Chandler | 7215 | | | X | | | | 2007 diagnosis; says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 100 | TRO895672FTC | 3/24/2016 | Whitfield, Alta | Alta Whitfield | 7737 | | | X | | X | | 2013 diagnosis; did not know about it; did not know she was eligible as no longer lived in the area. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |

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| 101 | TRO880766FTC | 12/4/2015 | Shields, John | Althea Griffin | 5436 | | | X | | | | Diagnosis dates unknown; place of alleged exposure not specified; the injured party died in May 2006; rep says violation of due process; unaware of bankruptcy proceedings; unaware of the spinoff of Tronox from Kerr-McGee; unaware of sale of Kerr-McGee to Anadarko. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 102 | TRO880764FTC | 12/4/2015 | Griffin, Althea | Althea Griffin | 6817 | | X | X | | | | 2002 diagnosis; former resident of Columbus, MS; unaware of the bankruptcy proceedings; was busy caring for relatives but does not provide dates; says violation of due process but does not say how. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 103 | Unknown | 2/23/2016 | Chaney, Alton Jr. | Alton Chaney Jr. | 7476 | | | X | | | | 1999 diagnoses; parent filing for a minor; former resident of Columbus, MS; says was unaware of deadline, had moved to Georgia in 2004 and family unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 104 | Unknown | #N/A | Chaney, Alton, Sr. | Alton Chaney Sr. | 7475 | | X | X | | | | Diagnoses 2004 and 2006; filing at docket # 7476 makes clear that the movant is a former resident of Columbus, MS; says that he left the area in 1994 and relocated to Georgia and was unaware of the bankruptcy case and the bar date because he did not receive notice. Complains of lack of notice but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 105 | Unknown | #N/A | Chaney, Dylan | Alton Chaney Sr. | 7478 | | | | | | X | 2007 diagnosis; minor with autism and his age and illness prevented him from knowing of the deadline or the bankruptcy case, also he lives in Georgia. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 106 | TRO900049FTC | 7/25/2016 | Powell, Latonya | Altonya Powell | 4441 | | | X | | | | Motion contains no information, just a signature page. |
| 107 | TRO904335FTC | 1/3/2017 | Doss, Alva | Alva Doss | 4418 | | X | X | | | | 1984 diagnosis. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 108 | TRO888892FTC | 12/30/2015 | Dunn, Alvin | Alvin Dunn | 6815 | | X | X | | | | 1980 diagnosis; former resident of Columbus, MS; says did not see publication notice of the Future Tort Claims, it was published only 14 days, this was not reasonably calculated to allow community to become aware or for them to make it known to others; do not subscribe to any of the papers where it was published; currently resides in Alabama. Even if complaints about amount of time allowed to file a claim in 2009 somehow excused a failure to file by August 2009 they do not explain the many years of delay after the bar date before the movant filed a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 109 | TRO898101FTC | 6/20/2016 | Evans, Lucille | Alvin Evans | 7058 | | X | X | | | | 1979 diagnosis; the injured party died in 1981; rep says did not know of process, did not see notices in paper or on TV or in social media. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 110 | TRO898099FTC | 6/20/2016 | Evans, James | Alvin Evans | 7059 | | X | X | | | | 1977 diagnosis; the injured party died in 1980; rep says did not know of process, did not see notices in paper or on TV or in social media. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 111 | TRO899035FTC | 6/27/2016 | Giles, Alvin | Alvin Giles | 6012 | | | X | | | | 2008 and June 2009 diagnoses; place of exposure unclear; did not know about the lawsuit prior to filing a claim, says had pacemaker surgery in 2010 but that is after the bar date. Does not explain long delay after bar date before filed claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 112 | TRO886133FTC | 12/7/2015 | Johnson, Alvin | Alvin Johnson | 3860 | | X | X | | | | Filed in 1999 w. atty William Bambach, says papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 113 | TRO888593FTC | 12/24/2015 | Lee, Alvin | Alvin Lee | 6548 | | | X | | | | Diagnoses 1997 and earlier; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 114 | TRO901261FTC | 8/16/2016 | Quinn, Alvin | Alvin Quinn | 5968 | | | X | | | | Did not know about the claim until process was closed; says symptoms Jan 2009 and diagnosis Feb 2009. No explanation for long delay in filing claim after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 115 | TRO889289FTC | 2/23/2016 | Hughes, Alwayne | Alwayne Hughes | 7296 | | | X | | | | 2001 diagnosis; was unaware of timeline; place of exposure not clear. Notice of the bar date was published in the St. Louis Post-Dispatch in June 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 116 | TRO887718FTC | 12/14/2015 | Brabham, Amanda | Amanda Brabham | 4306 | | | X | | | X | Alleges various diagnoses that pre-date the bar date, also alleges osteoarthritis diagnosis in 2017. Husband was in military service, later relocated to Tennessee. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 117 | TRO884176FTC | 11/25/2015 | Conner, Geraldine | Amanda Crowell | 3452 | | | X | | | X | Says she did file (it appears with Garretson) but she called and they did not have them and they mailed her more forms. Dispute over an alleged prior timely filing is for resolution by the Tort Claims Trust, is not a claim for relief from the bar date based on excusable neglect or due process. |
| 118 | TRO886740FTC | 12/7/2015 | Slayton, Amanda Klimasiewfski | Amanda Klimasiewfski Slayton | 7157 | | | X | | | X | Unaware of bar date; do not read Wall Street Journal and it was not public knowledge; unaware of bankruptcy case; says conditions diagnosed after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 119 | TRO893656FTC | 3/2/2016 | Winston, Amanda | Amanda Winston | 6481 | | | X | | | X | Was not aware of the claims or the filing dates; says symptoms in 1995 and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 120 | TRO885650FTC | 11/25/2015 | Smith, Louisa | Amario Smith | 4790 | | X | X | | | | 2003 diagnosis; injured party died in 2017; rep says that the injured party was unaware of the proceedings; in a letter submitted with the claim, a reference is made to guidance from Colom & Lundy; also says the proceedings were not made public in the community and some persons held private meetings with only minimal details to the community. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 121 | TRO891338FTC | 2/23/2016 | Brooks, Amber | Amber Brooks | 8411 | | | X | | X | | 2010 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 122 | TRO885455FTC | 11/25/2015 | Johnson, Amber | Amber Johnson | 3397 | 8233 | | X | | | | Diagnosed "yes," no reasons given for missing deadline. States that "I filed my claim at the same time as some of the ones you are allowing to be a future tort claim." A supplemental letter filed at docket #8233. A supplemental letter complaining about the process filed at docket #8647. Filing "future tort claim" in 2015 does not excuse failure to file by bar date, no grounds alleged upon which relief from the bar date could be granted. |
| 123 | TRO902241FTC | 9/14/2016 | Smith, Amberlexis | Amberlexis Smith | 6962 | | | | | | X | Diagnosis in 1997 or 1998, as child; relocated to another county and was not aware of the claim. Age at time of bar date unclear. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 124 | TRO897209FTC | 5/4/2016 | Brandon, Ambroscha | Ambroscha Brandon | 8409 | | | | | | X | 1992 diagnosis (at birth); had no knowledge "until EPA came to Maranatha Faith Center;" says that when she was at the meeting at the faith center, she did the paperwork but does not mention date. Learned a year ago that "the case has been reopen." Movant apparently was a minor as of the bar date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 125 | TRO898214FTC | 6/20/2016 | Lloyd, Amy | Amy Lloyd | 4882 | | X | X | | | | 2003/2004 diagnosis. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 126 | TRO892196FTC | 2/23/2016 | Lockett, Amy | Amy Lockett | 4201 | | | X | | | X | 2002 asthma diagnosis, 2015 migraines. Never received notice to file a claim; assumed company used proper disposal and business practices. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 127 | TRO892017FTC | 2/23/2016 | Irizarry, Amy (Munson) | Amy Munson Irizarry | 8362 | 8126 | X | X | | | | 1969 diagnosis; previously filed with Colom law firm; says a claim was filed in 2000-2001, but was closed due to rejecting the \$600 offered as unacceptable. Complains that others who lived further away were compensated and she was not. She wants reconsideration of her claim. She says not aware of the dangers posed by the dangerous substances. A supplement filed at docket #8126, says moved away from area; unaware of bar date, insufficient notice. Participation in prior class action shows awareness of claim and rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved and was not the subject of a pending proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. |
| 128 | TRO884093FTC | 11/13/2015 | Williams, Amy | Amy Williams | 4032 | | X | X | | | X | Different conditions, some diagnosed before 2006, some between 2006 and bar date, some after the bar date. Says no knowledge that condition was caused by Tronox chemicals; was young and in college. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 129 | TRO892100FTC | 2/23/2016 | Tate, Anderson III | Anderson Tate III | 6975 | 8245 | | X | | | | The motion at docket #6975 for Anderson Tate III [TRO892100FTC], and he filed it himself. The motion for Anderson Tate [TRO898721FTC] is at docket #5735. The excuse for Alexander Tate III is that he was away from college during the 2009 claims period. A supplement filed at docket #8245, says unaware of the bar date, was away at school from 2006-2010 and unaware could file a claim. No explanation for lengthy delay between bar date and actual clam filing date. Says exposure began 7/8/88 so was at least 21 years old as of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 130 | TRO894741FTC | 3/23/2016 | Farmer, Andre | Andre Farmer | 3751 | | X | X | | X | | Ulcer and heart issues in 2000, diagnosed with cancer in 2010. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 131 | TRO890012FTC | 2/23/2016 | Jones, Lula | Andre Jones | 6274 | 8357 | X | X | | | | The motion at docket # 6274 is for Lula Jones by Andre Jones; a separate motion by Lula B. Jones at a different address and with a different claim number [TRO890012FTC] is at docket # 6274. The Trust's summary incorrectly referenced the motion at docket #5917 as the motion which actually is at docket # 6274. The motion by Andre Jones on behalf of Lula Jones [TRO890012FTC] says the injured party was diagnosed in 1984 and died in 1985; standard cut-and-pasted form language as to reasons for not filing. A supplement filed at docket #8357, rep says without knowledge to wade through process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 132 | TRO902873FTC | 10/13/2016 | Thiede, Donald | Andrea Cooper | 6345 | | | X | | | | August 2003 diagnosis; the injured party died in 2005; rep says could not file because of the duress present at that time involving the onset of mental health concerns of rep's daughter, a juvenile. Rep says that It required the most undivided attention, the fullest participation and the closest care; will provide daughter's health information on request but she does not provide the exact dates of this psychiatric care other than saying claim was not able to be filed by August 2009. Does not deny knowledge of the bar date, and while circumstances may explain missing the August 2009 date they do not explain or justify the lengthy delay before filing a claim in October 2016, more than seven years later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 133 | TRO902874FTC | 10/13/2016 | Thiede, Theresa | Andrea Cooper | 6346 | | | X | | | | 2002 diagnosis; the injured party died in 2003; rep says could not file because of the duress present at that time involving the onset of mental health concerns of rep's daughter, a juvenile. Rep says that It required the most undivided attention, the fullest participation and the closest care; will provide daughter's health information on request but she does not provide the exact dates of this psychiatric care other than saying claim was not able to be filed by August 2009. Does not deny knowledge of the bar date, and while circumstances may explain missing the August 2009 date they do not explain or justify the lengthy delay before filing a claim in October 2016, more than seven years later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 134 | TRO880064FTC | 12/4/2015 | Cunningham, Andrea | Andrea Cunningham | 7479 | | X | X | | X | | Diagnoses 1990 (heart murmur) and 2015 (palpitations); previously filed with the Colom law firm in 2001, outcome unclear; a proof of claim was never provided by the law firm, nor was any notification of claims filing deadlines provided to her. Claims based on 1990 diagnosis were either resolved in prior action or, if not, were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 135 | TRO880470FTC | 12/4/2015 | Hunt, Andrea | Andrea Hunt Bessick | 5498 | | | X | | | X | | Alleges first diagnosis in 2014 but unclear if that is just alleged newer conditions; standard cut-and-pasted language as to reasons for not filing by bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 136 | TRO890280FTC | 2/23/2016 | Martin, Andrea | Andrea Martin | 6205 | | X | X | | | | | 2002 diagnosis; says that at the time there wasn't a claim going on (meaning a class action, apparently) while they lived in that area majority of her life. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 137 | TRO888985FTC | Unknown | Smith, Andrea | Andrea Smith | 7953 | | X | X | | | | | Not included in Trust's summary. 1997 diagnosis; unaware of the information or the possibility of receiving a settlement for physical injuries; job requires her to travel from state to state. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 138 | Unknown | 12/4/2015 | Lowe, Patricia | Andrea Stanley | 7238 | 8363 | | | | | X | | 1997 diagnosis; notice was not provided directly to claimant who allegedly was known to have a claim, but no supporting information explaining how or why Tronox allegedly knew of the claim; says publication notice was not reasonably calculated to provide notice but provides no explanation or details; says did not know or have reason to know she was exposed to a Tronox product. A supplement filed at docket # 8363, claimant did not subscribe to the Wall Street Journal. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Says movant lived in Maryville, IL in 2009, but notice of the bar date also was published in the St. Louis Post-Dispatch in June 2009, and St. Louis is only about 18 miles from Maryville. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 139 | TRO889319FTC | 2/23/2016 | Hendricks, Andreka | Andreka Hendricks | 6890 | | | X | | | X | | The Trust incorrectly identified the motion at docket # 6890 as relating to the claim of Johnnie Hendricks; that motion, filed by Johnnie Hendricks, actually is at docket #7327 with a signature page at docket #6928. The motion at docket #6890 is for Andreka Hendricks. Andreka Hendricks says she was diagnosed in 2010, was a minor in 2009; standard cut-and-pasted explanations as to why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 140 | TRO890765FTC | 2/23/2016 | Brown, Andrew | Andrew Brown | 6918 | | X | X | | | | | Diagnoses 1968 (ulcer), 1970 (asthma), 2008 (cancer); former Columbus, MS resident who moved to California in 1965; did not receive any information concerning a lawsuit against Tronox; unaware of the danger posed by Tronox product; the publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 141 | TRO880932FTC | 12/4/2015 | Gardner, Andrew | Andrew Gardner | 3949 | | | X | | | | | Says has filed claim (apparently with attorney Bambach), "they" say they could not find papers. If alleges filed a timely claim in 2009 that is for resolution by the Tort Claims Trust. If is referring to a late-filed claim, no reasons offered to support relief based on excusable neglect or due process. Mistakes of counsel are not grounds for relief unless counsel's conduct is excused. |
| 142 | TRO887440FTC | 12/14/2015 | Hayden, Andrew | Andrew Hayden Jr. | 4955 | | X | X | | | | | 1990 diagnosis; previously filed with Colom law firm in 2002 class action; standard cut-and-paste form language as to reasons for not filing. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 143 | TRO886763FTC | 12/7/2015 | King, Andrew | Andrew King | 4722 | 8643 | | X | | | | | Motion contains no information, just a signature page. A supplemental letter complaining about the process filed at docket #8643 |

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| 144 | TRO891890FTC | 2/23/2016 | Richardson, Andrew | Andrew Richardson | 6282 | | X | X | | | | Alleges a first diagnosis in 2005 but also says previously filed with the Colom law firm in 2002 Kerr-McGee Creosote Plant Class Action; says had no knowledge of the Tronox case; says it would not be a reasonable assertion that he had access to any of the publications; he did not see any public notification via newspaper, TV or any kind of media; the information was not made available to him as a possible claimant. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 145 | TRO899263FTC | 7/11/2016 | Wells, Donald | Andrew Robertson | 5839 | | X | X | | X | | 2011 diagnosis; the injured party died in 2014; rep used cut-and-pasted form language as to reasons why missed the bar date. Unclear if any conditions were diagnosed before 2011. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 146 | TRO902197FTC | Unknown | Rush, Andrew | Andrew Rush | 5175 | | | X | | | | Not included in Trust's summary. May 2008 diagnosis; says did not understand paperwork; only 5th grade of schooling. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 147 | TRO889006FTC | 12/30/2015 | Andrews, Jeanise | Andrews, Jeanise | 6659 | | X | X | | | X | Various diagnosis dates; says was unaware of the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 148 | TRO889218FTC | 2/23/2016 | Elizenberry, Andy | Andy Elizenberry | 7615 | | X | X | | | | 1975 diagnosis; unaware of bankruptcy case; recently learned when people received settlement payments. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 149 | TRO887457FTC | 12/14/2015 | Jefferson, Andy | Andy Jefferson | 8460 | | | X | | | | Merely a signed rejection notice and a signed motion statement, no specified and no reasons why relief should be granted. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 150 | TRO902915FTC | 10/13/2016 | Plisko, Cecelia | Andy Plisko | 7582 | | | X | | | | Diagnoses 1985, 1990, 2007; the injured party was a resident of DuPont, PA who died in June 2009; rep unaware of the injured party exposure to a Tronox product or that it may have caused her conditions; rep lives in California. No suggestion of any effort by representatives to investigate claim or legal rights, no explanation of many years' delay before claim filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 151 | TRO897913FTC | 5/25/2016 | Bell, Aneia | Aneia Bell | 6257 | | X | X | | | | 1999 diagnosis; did not know about the deadline; there were no advertisements in local newspapers or any TV coverage informing of any deadlines. Notice of the bar date was published in The Commercial Dispatch in Columbus, MS in June 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 152 | TRO904623FTC | 1/24/2017 | Sheilds, Anenet | Anenet Sheilds | 5459 | 8092 | | X | | | | Symptoms began before 1992; no diagnosis; place of exposure not specified; says did not know about bankruptcy filing "until about 2001" (may be referring to class actions as the bankruptcy case was not filed until 2009). A supplement filed at docket #8092, doctor bills. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 153 | TRO895436FTC | 3/24/2016 | Henry, Angel | Angel Henry | 4336 | | X | X | | | | 2004 diagnosis. Former resident of Columbus, MS. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 154 | TRO880508FTC | 12/4/2015 | Candiracci, Joseph | Angel Mae Webby-Zola, Esq. | 7650 | | | X | | | | 2002 diagnosis; rep says that the injured party traveled significantly out of state for job, 5 days per week, also had a second job and did not have time to read newspapers or watch news media; did not have knowledge or information that there were any actions against Tronox. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 155 | TRO891804FTC | 2/23/2016 | Wilson, Robert | Angel Mae Webby-Zola, Esq. | 7651 | | | X | | | | 1991 diagnosis; rep says that the injured party moved out of state to Florida in 2003; unaware of any actions against Tronox. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 156 | TRO902367FTC | 9/14/2016 | Bridges, Tyler | Angela Bridges | 4876 | | | | | | X | Diagnosis at birth in 2003; rep says unaware of deadline. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 157 | TRO881008FTC | 12/4/2015 | Dale, Angela | Angela Dale | 7234 | | X | X | | | | 1983 diagnosis; unaware of bar date; no reason to know exposed to a Tronox product; says publication notice was not reasonably calculated to provide notice to claimants; does not read the Wall Street Journal. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 158 | TRO892527FTC | 2/23/2016 | Gardner, Angela | Angela Gardner | 7117 | 8305 | X | X | | | | 1966 diagnosis; moved from Columbus, MS and was not aware of the claim process. A supplement filed at docket #8305, did not know about the case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 159 | TRO898216FTC | 6/20/2016 | Gardner, Angela | Angela Gardner | 7210 | 7211 | | | | | | 2006 and 2008 diagnoses; claimant says unable to file proof of claim because incapacitated due to chemotherapy treatment that commenced on 10/29/2008 and continued throughout 2009, it resulted in increasing side effects and illness; was not mentally or physically fit at time bar date was announced to respond and make a claim; not aware of the announcement. Does not explain many years' delay after the bar date before a claim was filed. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and not other factors, including long delay after bar date before filing any claim, lack of evidence of diligence in pursuit of claim, and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 160 | TRO899952FTC | 7/25/2016 | Graham, Angela | Angela Graham | 4151 | | X | X | | | | 2004 diagnosis. Says moved, was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 161 | Unknown | Unknown | Hackman, Angela B. | Angela Hackman | 8399 | | | X | | X | | Not included in Trust's summary. February 2010 diagnosis; says that she did not have injuries to report at time of bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 162 | N/A | Unknown | Johnson, Angela | Angela Johnson | 8461 | | | X | | X | | Merely a trust tort claim form, not a motion or a request for relief. Claims should be ruled upon in the first instance by the Tort Claims Trust. |
| 163 | TRO895014 FTC | 3/23/2016 | Love, Angela | Angela Love | 6970 | | X | X | | X | | Various diagnoses, some before bar date, some after; previously filed with the Colom law firm in 1998; unaware of the Tronox bankruptcy case; did not see any of the publication notice regarding deadline nor did she learn of it from other media. She did later see the notice from the Trust concerning the future tort claims and the application. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on diagnoses before 2006 were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 164 | TRO887242FTC | 12/14/2015 | Mitchell, Angela | Angela Mitchell | 5916 | | X | X | | | | 2000 diagnosis; did not hear anything about the Tronox claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 165 | TRO885586FTC | 11/25/2015 | Mozeleski, Angela | Angela Mozeleski | 4865 | | X | X | | | | Diagnoses 2004 and earlier; unaware of any legal action that she could have filed until learned much later that others had received compensation; does not regularly purchase local newspapers; heard about it from neighbor who received compensation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 166 | TRO902449FTC | 9/14/2016 | Poe, Angela | Angela Poe | 5351 | | | X | | | | Motion contains no information, just a signature page. |
| 167 | TRO884530FTC | 11/25/2015 | Johnson, Angela | Angela Rice-Johnson | 6484 | | X | X | | | X | Alleges digestive symptoms and skin rash starting 1989, claims an additional digestive diagnosis in 2012; says made a claim in 1999 with the Colom firm but never heard anything further. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 168 | TRO898570FTC | 6/27/2016 | Smith, Angela | Angela Smith | 5354 | | | X | | | | Motion contains no information, just a signature page. |
| 169 | TRO890491FTC | 2/23/2016 | Smith, Angela | Angela Smith | 7741 | | X | X | | | | Diagnoses 1981, 1991, 1995, 2003; previously filed with the Colom law firm in 2002 action, result not stated; unaware of the Tronox bankruptcy case; did not see any public notice; says publication notice was not reasonable but does not allege that Tronox knew of this claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 170 | TRO880487FTC | 12/4/2015 | Williams, Angela | Angela Williams | 3563 | | X | X | | | | Diagnosed in 1967 - alleges violation of due process, and "also would like to claim excusable neglect," but doesn't give a reason why. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 171 | TRO891523FTC | 2/23/2016 | Sherrod-Wells, Angela | Angela, Sherrod-Wells | 5782 | | X | X | | | | 2000 diagnosis; former Columbus, MS resident who moved out of state. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 172 | N/a | #N/A | Brewer, Angelia | Angelia Brewer | 6511 | | | X | | X | | Filed a trust tort claim form, says was in the hospital at time of filing deadline but does not specify date or which filing deadline and does not provide a supporting medical record or a diagnosis date. No record of any timely-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 173 | TRO901603FTC | 8/16/2016 | Rice, Angelia | Angelia Rice | 7302 | | X | X | | | | 2000 diagnosis; relocated to another county and was unaware of the claim; did not see any advertising or hear of the claim until a later time; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 174 | TRO901643FTC | 8/16/2016 | Rice, Jalen | Angelia Rice | 7303 | | X | | | | | 2000 diagnosis; representative filing for a minor; rep relocated to another county and unaware of the claim; did not see any advertising or hear of the claim until a later time; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 175 | TRO895829FTC | 3/24/2016 | Macon, Angelica | Angelica Macon | 7165 | | X | | X | | | Diagnosis 2011; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 176 | TRO915012FTC | 7/26/2017 | Tate, Angie | Angie Tate | 4651 | X | X | | | | | 1983 diagnosis. Did not know and had no reason to know exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 177 | TRO886747FTC | 12/7/2015 | Henry, Laura | Angie Williams | 4007 | X | X | | | | | The injured party was diagnosed in 1979 and died in 1980. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 178 | TRO886749FTC | 12/7/2015 | Williams, Bob | Angie Williams | 4008 | X | X | | | | | Injured party was diagnosed in 1983, died at unspecified time. Family member says did not know of the claim or the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 179 | TRO903799FTC | 11/23/2016 | Howard, Jarrius | Angie Williams | 5422 | | X | X | | | | 1995 diagnosis; the injured party died in 1995; rep says did not know of exposure, did not hear of claims process until called to get forms in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 180 | TRO901329FTC | 8/16/2016 | Neal, John | Angie Williams Craddieth | 5395 | | X | X | | | | 1982 diagnosis; says not aware of process, saw no notices, only learned after the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 181 | TRO889210FTC | 2/23/2016 | Easley, Anisha | Anisha Easley | 6386 | | | X | | X | | Diagnosis dates not listed but conditions listed as starting both before and after bar date; unaware of exposure to Tronox product; says did file a claim but refers to filing with the trust, no timely claim identified and court records do not show any. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 182 | TRO890855FTC | 2/23/2016 | Davis, Luberta | Anita Davis | 4269 | | X | X | | | | Trust's summary referred to motion by Luberta Brown but the motion that is filed with the court at docket # 4269 is by Anita Davis for Luberta Davis [TRO890855FTC]. Motion for Luberta Brown is at docket # 4349. As to Luberta Davis motion: the injured party was diagnosed in 1970s and died in 1993; rep unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 183 | TRO900591FTC | 8/16/2016 | Foote, Nellie | Anita Foote | 5526 | | X | X | | | | 1974 diagnosis; the injured party is deceased; rep unaware of a lawsuit against Tronox during 2009; says nobody discusses lawsuits "until (1) after they've received their settlement, (2) deadline is within the next week or less, and (3) you walk up on someone discussing someone else's business." Rep says did not see any advertisement about anything during that time via television or newspaper. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 184 | TRO889266FTC | 2/23/2016 | Jackson, Anita | Anita Jackson | 7332 | | | X | | X | | December 2009 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 185 | TRO881027FTC | 12/4/2015 | Turel, Richard | Anita Turel | 7162 | | | X | | X | | Various conditions, leukemia diagnosis in 2008, cancer and precancerous lesion in 2017; says was incompetent and incapacitated at time of bar date once started chemo; focused on medical procedures; provides detailed letter of the effects of treatment. Explains failure to file in 2009 but does not explain lengthy delay before actual filing of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 186 | TRO891472FTC | 2/23/2016 | Profiet, Anitra | Anitra Profiet | 7561 | | X | X | | | | Diagnoses 1991, 2000, 2004; former resident of Columbus, MS; previously filed with the Colom law firm in 2000-2001; if he had known that the claim was not accepted, he would have refiled; was not aware of the 2009 deadline as was not residing in Mississippi at the time. Seems to think that the bankruptcy case is connected to the prior class action, which is not correct. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 187 | TRO904213FTC | 1/3/2017 | Dancy, Anjerlina | Anjerlina Dancy | 4374 | | X | X | | | | 1988 and 1989 diagnoses. Unaware of settlement or bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 188 | TRO897731FTC | 5/25/2016 | Brennan, Ann | Ann Brennan | 5030 | | | X | | | | Lists 2007 as her first diagnosis date; says husband's cancer was diagnosed in 1993 and lymphoma in 1996 and he received a settlement in a prior class action; says she thought she could not file for her illness because her husband had previously received the class action settlement. Does not allege lack of knowledge of the bar date, does not allege consultations with counsel or other efforts to clarify her rights, insufficient showing to warrant relief based on excusable neglect. |
| 189 | TRO891278FTC | 2/23/2016 | Treadwell, Ann | Ann Treadwell | 4661 | | X | X | | | | 1986 diagnosis. Unaware of bar date. Says she filed after she called the Trust and was told there was no deadline. Trust did not exist at the time of the bar date so such a call does not explain a failure to file in 2009. In addition, there was no deadline as to claims based on post-bar date diagnoses, so any advice to that effect was correct. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 190 | TRO905755FTC | 4/24/2017 | Lis, Alexander | Anna Donovan | 5654 | | | X | | | | 1958 diagnosis; the injured party died in 1965; rep says that it never occurred to him to file a claim. When the judge granted him another chance in June 2016, he decided to file the claim. (Appears to be under the impression that the bar date was simply lifted for everyone in 2016.) Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 191 | TRO887806FTC | 12/14/2015 | Holladay, Anna | Anna Holladay | 5182 | | X | X | | | | 1987 (cancer) and 2005 (gallbladder) diagnoses; says was unaware of claim or bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 192 | TRO884557FTC | Unknown | Ray, Anna M. | Anna M. Ray | 7972 | | X | X | | | | Not included in Trust's summary. 1977 diagnosis; standard form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 193 | TRO915237FTC | 7/26/2017 | Smith, Anna | Anna Smith | 4964 | | | X | | | | Motion contains no information, just a copy of a determination notice. |
| 194 | TRO887659FTC | 12/14/2015 | Bailey, Anne | Anne Bailey | 5475 | | X | X | | | | 1979 diagnosis; previously filed with the Colom law firm; received less than \$300, says she was unaware that she could dispute the amount. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy, the bankruptcy process cannot be used to complain about a lawsuit outcome from years earlier. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not fully resolved in prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 195 | TRO893071FTC | 2/23/2016 | Billups, Jessie | Anne Billups | 5785 | | X | X | | | | 1980 and 1985 diagnoses; the injured party is deceased; rep says did not receive any documents pertaining to the judgment against Kerr-McGee; not informed of deadline; unaware of the creosote contamination or the severity of it; form of notice deficient on its face; publication notice not reasonable calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Says notice was deficient in its terms but does not say how. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 196 | TRO893083FTC | 2/23/2016 | Billups, Aaron | Anne Billups | 5792 | | X | X | | | | 1993 diagnosis; the injured party is deceased; rep says did not receive a notice concerning the judgment against Kerr-McGee; was not informed of a deadline; unaware of creosote contamination or exposure to asbestos. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 197 | TRO903256FTC | 10/27/2016 | McLaughlin, William | Anne McLaughlin | 4446 | | | X | | | | The injured party was diagnosed in 1980s and 1990 and died in 1999; rep unaware claimant exposed to Tronox product. Place at which exposure occurred is not specified. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 198 | TRO887844FTC | 12/14/2015 | Bradley, Annette | Annette Bradley | 5032 | 8155 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach in 1999, paperwork lost; supplemental letter at docket # 8155. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 199 | TRO886713FTC | 12/7/2015 | Davis, Julian | Annette Davis | 3901 | 4142 | X | X | | | | Filing on behalf of child who died in 1991. Says unaware exposed prior to deadline. Signature page filed at docket 4142. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 200 | TRO886714FTC | 12/7/2015 | Davis, Jordan | Annette Davis | 3902 | 4143 | X | X | | | | Filing on behalf of son, was told cause by doctor in 1990. Says unaware exposed prior to deadline. Signature page filed at docket 4143. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 201 | TRO897188FTC | 5/4/2016 | Hill, Annette | Annette Hill | 5851 | | | X | | | | 2007 diagnosis; standard cut-and-pasted form language as to reasons why did not file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 202 | TRO890619FTC | 2/23/2016 | Savors, Annette | Annette Savors | 5388 | | | X | | X | | Various diagnoses alleged, all post-bar date. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 203 | TRO893137FTC | 2/23/2016 | Stewart, Annette | Annette Stewart | 3522 | | X | X | | | | Diagnosed 1997, "did not understand, I only have a third grade education." But also alleges making a claim "back when the lawsuit began." Unclear if reference to prior claim is to a class action that preceded the bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 204 | TRO898525FTC | 6/27/2016 | Thompson, Annette | Annette Thompson | 5882 | | | X | | X | | No excuse provided; says conditions after bar date but also refers to having asthma as a child, which would have been before bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 205 | TRO887196FTC | 12/14/2015 | Wallace, Annette | Annette Wallace | 4303 | | | X | | | X | | Alleges 2010 diagnosis but also says previously filed with Colom law firm, part of 2002 class action. Cut-and-pasted language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 206 | TRO887144FTC | 12/14/2015 | Wallace, Willie | Annette Wallace | 8517 | 8829 | X | X | | | | | 1994 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. A supplemental letter filed at docket #8829 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 207 | TRO902146FTC | 9/14/2016 | Ames, Annie | Annie Ames | 4272 | | X | X | | | | | No diagnosis date listed, symptoms started around 1990. Says unaware of the claims and process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Appears that the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 208 | TRO895139FTC | 3/23/2016 | Barry, Willie | Annie Barry | 5598 | 8337 | X | X | | | | | Diagnoses in 1972, 1980 and 2000; the injured party died in 2001; rep did not have knowledge of ongoing case; did not receive call, letter or information from TV or radio. A supplement filed at docket #8337, without knowledge to wade through the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 209 | TRO886370FTC | 12/7/2015 | Boone, Annie | Annie Boone | 8408 | | | X | | | | | Merely a signed motion form, no excuse offered. |

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| 210 | TRO898338FTC | 6/20/2016 | Bowens, Annie | Annie Bowens | 7754 | | | X | | | X | 2012-13 diagnosis; says an attorney made a claim in 2013 but attorney is deceased; says did not receive notice of bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified post-bar date claims to be pursued. |
| 211 | TRO895694FTC | 3/24/2016 | Brown, Annie | Annie Brown | 7031 | | X | X | | | | 2005 diagnoses; cites to portions of Trust form (examples of grounds for excusable neglect) alleging that form of notice was deficient on its face, but does not identify any deficiencies; says did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 212 | TRO896016FTC | 4/6/2016 | Davis, Jeff | Annie Davis | 5974 | | X | X | | | | November 2006 diagnosis; the injured party deceased 2007; rep says filled out all of the paperwork, makes no reference to the 8/12/09 bar date or to reasons why missed it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 213 | Unknown | 11/25/2015 | Dent, Annie | Annie Dent | 7854 | 8537 | X | X | | | | 1997/98 symptoms and diagnoses; previously filed with the Colom law firm and received a \$360 payment; says she signed with lawyer at a local hotel in Columbus prior to 2009; says did not receive notice of the Tronox bankruptcy litigation or the bar date. A supplemental letter filed complaining of process at docket #8537. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Participation in prior proceeding shows awareness of claim and of legal rights. Claim resolved in a prior proceeding could not be re-asserted in Tronox bankruptcy case. Counsel in the class action (the Colom firm) received notice of the bar date. Alleges lack of direct notice but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. No record that any attorney filed a claim in 2009. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 214 | TRO892534FTC | | Dixon, Annie | Annie Dixon | 4401 | | X | X | | | | A summary by the Trust incorrectly referred to Annie Dixon's motion as docket # 3700 but that motion is by Emma Harris [TRO891965FTC]. Ms. Dixon's motion is at docket # 4401 and is based on a 1988 diagnosis; she contends that publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 215 | TRO905537FTC | 3/28/2017 | Fields-Young, Annie | Annie Fields-Young | 4822 | | X | X | | | X | Some conditions (bronchitis, skin irritations) diagnosed in 1970s and 1980s, kidney failure in 2008, lupus in 2010. Says did not know and no reason to know exposed to a Tronox product, since learning of exposure she traced illnesses to her exposure to the product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 216 | TRO887932FTC | 8/16/2016 | Gibbs, Annie | Annie Gibbs | 6057 | | X | X | | | | 1955 and 1959 diagnoses; did not file "on first time around" because did not know about it, filed "on second time;" did not know about the lawsuit; did not read or hear about a deadline for filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 217 | TRO886279FTC | 12/7/2015 | Gore, Annie | Annie Gore | 3583 | | X | X | | | | Diagnosed 1990, says filed with Colom law firm in 1999. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Actions of attorneys are not grounds for excusable neglect or due process relief unless the attorneys' actions are excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 218 | TRO887239FTC | 12/14/2015 | Harris, Annie | Annie Harris | 7686 | | | X | | | X | Alleges 2009 diagnosis (when in 2009 is not clear); said she sent in papers 3 times and that she called and was told it was pending (it appears this is a reference to the late filing with the trust). Diagnosis in 2009, no date listed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 219 | TRO888841FTC | 12/30/2015 | Harrison, Annie | Annie Harrison | 3562 | | X | X | | | | Diagnosed 1998, alleges made claim through Colom law firm in 2000. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 220 | TRO894907FTC | 3/23/2016 | Hill, Annie | Annie Hill | 6801 | | X | X | | | X | Unaware of the deadline; refers to several conditions like hypertension in 1978, 1988 and 2008, then says stroke 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 221 | TRO885830FTC | 11/25/2015 | Irions, Annie | Annie Irions | 7152 | | X | X | | | X | Alleges first diagnosis in 2010 but also says previously filed with the Colom law firm in 2002 class action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 that were not resolved in prior proceeding were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 222 | TRO901500FTC | 8/16/2016 | Ivy, Steavie | Annie Ivy | 7292 | | X | X | | | | 2005 diagnosis; the injured party was a resident of Columbus, MS who died in 2005; rep says did not know and had no reason to know injured party was exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 223 | TRO895848FTC | 3/24/2016 | Jackson, Annie | Annie Jackson | 6519 | | | X | | | X | Did not know about it when it first started and after that did not understand what she needed to do; says diagnosis in 2010, does not provide medical records. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 224 | TRO893687FTC | 3/2/2016 | James, Annie | Annie James | 6273 | | X | X | | | | In answer to question as to when was first diagnosed the claimant says "1973 (Jan) and 2017 April," not clear if referring to different conditions or one continuous condition; says only informed of the claim process by word of mouth. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 225 | TRO885933FTC | 11/25/2015 | Johnson, Raymond | Annie Johnson | 5114 | | | X | | | X | See notes for docket # 4557. The excuse for the rep for Raymond Johnson at docket # 5114 is that movant was not aware of the filing or the deadline; says diagnoses in 2010 and 2016 but appears there were earlier conditions as well. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions manifested before the bar date. To the extent the claim alleges new condition first diagnosed after the bar date the merits of that claim (and any defenses thereto) are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 226 | TRO887466FTC | 12/14/2015 | Hodge, Eula | Annie Johnson | 7222 | | X | X | | | | 1983 diagnosis; the injured party died in 2000; says publication notice was not reasonably calculated to provide notice to potential claimants; says was incompetent at time of his claim filing deadline and incapacitated at hospital at time of bar date, no details provided; no reason to know that had been exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 227 | TRO899913FTC | 7/25/2016 | Keaton, Ever | Annie Keaton | 6349 | | X | X | | | | 2001 diagnosis; the injured party died in 2003; rep says previously filed with atty Jeffrey Navarro in 1998 Kerr McGee Class Action; standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 228 | TRO888578FTC | Unknown | Archibald, Annie | Annie L. Archibald | 6459 | | X | X | | | | Not included in Trust's summary. Diagnoses in 1959, 1972, 2004; says publication notice of the claims filing deadline was not reasonably calculated to provide potential claimants with proper notice; did not know of her exposure to Tronox products. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 229 | TRO903403FTC | 11/23/2016 | Howard, Damond | Annie Love | 4407 | | X | X | | | | February 2001 diagnosis; the injured party is deceased; rep does not provide excuse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 230 | TRO884962FTC | 11/25/2015 | Macon, Annie | Annie Macon | 5535 | 8031 | | X | | X | | Diagnosis dates listed generally as "2008/2009"; says no knowledge of the deadline; no reason to know exposed to Tronox product. A supplement filed at docket #8031 containing additional information and address. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 231 | TRO888361FTC | 12/18/2015 | Malone, Annie | Annie Malone | 3986 | | X | X | | | | Diagnoses in 1985 and 1987. Alleges DID file claim in timely manner but form refers to claim filed in 2015, apparently claimant mistakenly believes that was a timely claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 232 | TRO890848FTC | 2/23/2016 | McGregory, Annie | Annie McGregor | 7696 | | | X | | | X | 2016 diagnosis; was not aware that Tronox was still taking claims because busy caring for sick relative who had retired from the company. Trust complains that motion was not filed within 90 days after the Determination Notice but the motion does not identify any claim based on a pre-bar date diagnosis for which relief is sought, therefore no grounds for relief based on excusable neglect or due process and timeliness is not relevant. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 233 | TRO889450FTC | 2/23/2016 | Mixon, Annie | Annie Mixon | 5252 | | X | X | | | X | Alleges diagnoses in 1986, 1987, 2000, 2016, 2017; unclear if for different conditions; says did not know if those from her area could file; unaware of process and did not know could file claim. Says tried Colom firm and Bambach, they did not respond; dates unclear. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process as to claims based on diagnoses before the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 234 | TRO885743FTC | 11/25/2015 | Pippins, Annie | Annie Pippins | 4857 | | X | X | | | | 2000 diagnosis; previously filed with Colom law firm 2002; unaware could file a claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in a prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 235 | TRO891867FTC | 12/4/2015 | Richardson, Annie | Annie Richardson | 6954 | | X | X | | | | The motion filed at docket #6954 for Annie Richardson refers to a different TRO number [TRO891867FTC] than the one listed by the Trust in its summary. First diagnosis in 1972; says previously filed a claim prior to bar date with Sims & Sims “before August 12, 2009” and says her lawyer, Bambach, died in 2013. Mr. Bambach received direct notice of the bar date in 2009. No record of any claim filed for Ms. Richardson. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 236 | TRO896730FTC | 4/25/2016 | Rush, Willie | Annie Rush | 3614 | | X | X | | | | Father diagnosed in 1981, died in 1989. States that at time of death he had no knowledge of the lawsuit. No explanation of representative’s investigation or pursuit of claim or reason why not pursued by the 2009 bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 237 | TRO895814FTC | 3/24/2016 | Shamily, Jimmy | Annie Shamily | 4249 | | X | X | | | | Injured party diagnosed in 2003, died in 2004. Rep unaware of lawsuit or claims, unaware was qualified to make claim; did not understand because without education. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 238 | TRO895106FTC | 3/23/2016 | Johnson, Tommy | Annie Sharp | 7841 | | X | X | | | | 1980 diagnosis; injured party died in 1996. Former resident of Columbus, MS. Standard form language as to reasons why missed the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 239 | TRO889922FTC | 2/23/2016 | Smith, Annie | Annie Smith | 6059 | | X | X | | | | 1985 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 240 | TRO892810FTC | 2/23/2016 | Spann, Annie | Annie Spann | 7225 | | | X | | X | | Motion contains no information, just a signature page on a motion as well as a signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of any post-bar date claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 241 | TRO891187FTC | 2/23/2016 | Tate, Annie | Annie Tate | 3785 | | | X | | | | Diagnosis in 2006. Says "did not know about it in time." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 242 | TRO914781FTC | 7/26/2017 | Tate, Annie | Annie Tate | 7040 | | X | X | | X | | Some conditions and diagnoses long before bar date (at a time when the MS statute of limitations would bar claims) but unclear if any conditions were first diagnosed at later times; says did not receive call or letter; did not learn from TV or radio concerning matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 243 | TRO900481FTC | 8/16/2016 | Tate, James | Annie Tate | 7073 | | | X | | | | 2007 diagnosis; the injured party died in 2008; rep does not provide an excuse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 244 | TRO887155FTC | 12/14/2015 | Thomas, Annie | Annie Thomas | 4482 | | X | X | | | | August 1995 diagnosis. Unaware of bankruptcy case, unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 245 | TRO886074FTC | 12/7/2015 | Verdell, Wililie | Annie Thomas | 4800 | | X | X | | | | 1990 diagnosis; injured party deceased 1996; rep says unaware of bar date, standard summary language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 246 | TRO896925FTC | 4/25/2016 | Hamilton, Clara | Annie Tremble | 4389 | | X | X | | | | The injured party was diagnosed in 1972 and died in 2002; previously filed with Colom law firm but did not receive any compensation. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 247 | TRO885888FTC | 11/25/2015 | Tucker, Annie | Annie Tucker Jimmy Tucker | 7551 | | X | X | | | | Diagnoses 1980, 1984; the injured party died in 1987; rep says failure to file was due to ignorance on his part for not knowing and understanding the truth of what these papers were all about because of what seemed to be false gossip rather than value put on the importance of these papers; says Tronox did not do proper advertisement in major newspaper or at least not enough to spread the authenticity of the advertisement; more value at getting out the proper information should have been #1 on the agenda. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 248 | TRO894985FTC | 3/23/2016 | Walker, Bennie | Annie Walker | 3969 | | | X | | | X | Diagnosed in April 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 249 | TRO900607FTC | 8/16/2016 | Whitfield, Robert | Annie Whitfield | 5517 | | X | X | | | | 1990 diagnosis; the injured party died in 1993; rep was unaware the injured party was exposed to any Tronox product. Also, attached form letter referring to lack of "justifiable allowance under the guidance of Colom and Lundy" and referencing secret meetings and alleged minimal sharing by some claimants of details with the rest of the community. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 250 | TRO900606FTC | 8/16/2016 | Whitfield, Annie | Annie Whitfield | 5615 | | X | X | | | | 1966 diagnosis; did not know and no reason to know exposed to Tronox product. Attaches form letter complaining about Colum and Lundy guidance and alleged secrecy in community. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Communications among other claimants is not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 251 | TRO889801FTC | 2/23/2016 | Jackson, Johnny | Annie Williams | 4650 | | X | X | | | | 1970 diagnosis; the injured party died in 1985; cut-and-pasted language re reasons for not filing by bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 252 | TRO889219FTC | 2/23/2016 | Williams, Bobby | Annie Williams | 7330 | | X | X | | | | 1997 diagnosis; the injured party died before 2009; unaware exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 253 | TRO896587FTC | 4/25/2016 | Williams, James | Annie Williams | 7401 | | X | X | | | | 1991 diagnosis; the injured party died before the bar date; employed by Kerr McGee, did not know he had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 254 | TRO886529FTC | 12/7/2015 | Doughty, Anstacia | Anstacia Doughty | 4625 | | X | X | | | | Previously filed with atty Bambach in 2000. Prior dealings with attorney show awareness of claim and legal rights. Any failure to act by Mr. Bambach is not grounds for relief based on excusable neglect unless his failures can be excused, and no excuse is offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 255 | TRO893845FTC | 3/2/2016 | Acernese, Anne Marie | Anthony Acernese | 3587 | | | X | | | | Diagnosed in 1980's, died in 2002. Alleges too unsophisticated to understand filings, partially blind, etc. Filing by daughter on father's behalf. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 256 | TRO886655FTC | 12/7/2015 | Fairley, Doris | Anthony Bailey | 6222 | | X | X | | | | 1985 diagnosis; the injured party died in 2017; rep says that she lives in Tennessee and besides work, she went back and forth to care for the injured party in Mississippi who was in and out of hospitals but she does not provide the dates or documentation for this care-giving. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 257 | TRO898977FTC | 6/27/2016 | Brewer, Anthony | Anthony Brewer | 7483 | 7484 | | X | | | X | 2007 diagnosis; unaware he was drinking from contaminated water; says did not experience any of the conditions until he moved there. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 258 | TRO894984FTC | 3/23/2016 | Brewer, Anthony | Anthony Brewer | 7635 | | X | X | | | | Says was diagnosed at age 29 but unclear when that was, though it was before bar date since some of the exposures mentioned occurred in 1977; says did not get the information on the lawsuit until he filed this; no longer living in Columbus, Miss or in contact with people who knew about the lawsuit; did not see or hear of any of the published notices. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 259 | TRO894823FTC | 3/23/2016 | Brown, Anthony | Anthony Brown | 5105 | | | X | | | X | Alleges a first diagnosis in 2012, does not provide medical records; offers cut-and-pasted standard form language as to reasons why did not file a claim before the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 260 | TRO894369FTC | 3/2/2016 | Claborn, Anthony | Anthony Claborn | 5879 | | X | X | | | | Diagnoses 2001, 2003, 2008; says no reason to believe exposed to Tronox product; the publication notice not reasonably calculated to provide notice; says was incapacitated at the time but provides no details or verification. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 261 | TRO895923FTC | Unknown | Cochran, Anthony | Anthony Cochran | 6429 | | X | X | | X | | Not included in Trust's summary. Diagnoses 1972 (skin irritations), 2017 (cysts); says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 262 | TRO894307FTC | 3/2/2016 | Coleman, Anthony | Anthony Coleman | 8425 | | | | | | X | Diagnosis "before August 2009;" former resident of Columbus, MS who still lived there in 2009; says was unaware of the bankruptcy suit; said just started college and was commuting back and forth between college and home. No explanation of long delay after bar date before filed claim, no explanation of any effort to investigate and pursue legal rights during that period. However, reference to just starting college suggests that movant may have been a minor in 2009. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 263 | TRO892972FTC | 2/23/2016 | Eddins, Anthony | Anthony Eddins | 6723 | | X | X | | | | 1999 diagnosis; says filed claim with atty Bill Bambach, lost paperwork. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 264 | TRO892036FTC | 2/23/2016 | Frierson, Anthony | Anthony Frierson | 6280 | | | X | | | X | | No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 265 | TRO902472FTC | 9/14/2016 | Gunn, Anthony | Anthony Gunn | 6547 | | X | X | | | | | 1991 diagnosis; was not aware of filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 266 | TRO880821FTC | 12/4/2015 | Hodges, Anthony | Anthony Hodges | 7055 | | | X | | | X | | Says symptoms and diagnosis Nov. 2009. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 267 | TRO888665FTC | 12/24/2015 | Lyons, Anthony | Anthony Lyons | 5803 | | X | X | | | | | Symptoms 1989 or 1990; unclear if diagnosed; did not know or had no knowledge was exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 268 | TRO913558FTC | 6/28/2017 | McClenton, Anthony | Anthony McClenton | 4660 | | X | X | | | | | 1981 diagnosis. Unaware of bar date; unaware exposed to Tronox product; violation of due process. Alleges due process issue but makes no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 269 | TRO886698FTC | 12/7/2015 | McGee, Anthony, Jr. | Anthony McGee, Jr. | 3437 | | | | | | | X | Diagnosis in 2003. Was a minor in 2009, does not say why a parent or guardian did not file a claim. Will allow supplemental submission to explain why parents or guardians did not file, why claimant did not make a claim until 2015, and whether relief is warranted. |

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| 270 | TRO902807FTC | Unknown | Hall, Anthony | Anthony Michael Hall | 6834 | | X | X | | | | Not included in Trust's summary. Diagnoses 1993, 1994, 2002; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 271 | TRO892934FTC | 2/23/2016 | Morris, Anthony | Anthony Morris | 6899 | | X | X | | X | | Various diagnoses, some before bar date, some after; says was unaware of the filing; unaware of case in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 272 | TRO904121FTC | 1/3/2017 | Morris, Anthony | Anthony Morris, Jr. | 6956 | | | X | | x | | 2010 diagnosis; minor at time of bar date; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 273 | TRO891771FTC | 2/23/2016 | Perry, Anthony | Anthony Perry | 5012 | | X | X | | | | 1971 diagnosis; unaware of the bankruptcy case; traveled for job out of state; hospital discarded medical records. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 274 | TRO895271FTC | Unknown | Rice, Anthony | Anthony Rice | 7128 | | | X | | | X | Not included in Trust's summary. Alleges various conditions before and after bar date, unclear if post-bar date conditions were first diagnosed after bar date or if just were continuations of earlier diagnoses; says was informed of claim process after the fact. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 275 | TRO901951FTC | 9/14/2016 | Spann, Anthony | Anthony Spann | 5747 | | X | X | | | | Previously filed with Colom law firm, 1998 or 1999; says did not know of Tronox case. Participation in prior action shows notice of legal rights and claims. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 276 | TRO896692FTC | Unknown | Anthony Stewart | Anthony Stewart | 3708 | | X | X | | | | Motion was not included in the Trust's summary. Diagnosed 1981. Alleges publication notice not reasonable but only in a conclusory way. No allegation that Tronox should have known of his claim and should have sent an individualized notice, no criticism of publication notices that were approved. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 277 | TRO895930FTC | 4/6/2016 | Thompson, Anthony | Anthony Thompson | 5578 | | | X | | | X | | The motion at docket #5578 is for Anthony Thompson [TRO895930FTC]; a motion for another claimant named Anthony Thompson, with a different claim number [TRO895930FTC] and different address, is filed at docket #7608. Motion at docket 5578 alleges claimant did not see publication notice of claims; did not know and had no reason to know of exposure to Tronox product; provides medical record that his dialysis for renal failure began in 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 278 | TRO895782FTC | 3/24/2016 | Thompson, Anthony | Anthony Thompson | 7608 | | X | X | | | X | | The motion filed at docket #7608 is for Anthony Thompson [TRO895782FTC]. The motion at docket # 5578 is for an Anthony Thompson with a different claim number [TRO895930FTC] and a different address. The motion at docket # 7608 alleges diagnoses in 1971, 1974, 1992 and 2017; says was unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 279 | TRO886622FTC | 12/7/2015 | Brown, Antoine | Antoine Brown | 4693 | 8816 9155 | X | X | | | | | 1988 diagnosis. Working out of state; did not receive direct notice that was required to file in bankruptcy case which allegedly violated due process; unclear if was previously part of Colom class action. A supplemental letter filed with others at docket #8816 complaining about the process. A supplemental letter filed at docket #9155 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Even if the claim was not resolved in a prior class action the claim was time-barred by the time of the Tronox bankruptcy filing. Alleged lack of direct notice did not matter because claim had already expired. In addition, movant has made no showing that Tronox had reason to know of claimant, offers no specific challenge to the publication notices that were approved in 2009. |

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| 280 | TRO904196FTC | 1/3/2017 | Ivy, Flazel | Antoinette Crawford | 4844 | | X | X | | | | 1975 diagnosis; the injured party is deceased; rep did not know injured party had been exposed to a dangerous product; says notice was deficient on its face; notice not reasonably calculated to provide notice to unknown claimants; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Notice terms were clear and sufficient for reasons stated In the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 281 | TRO902661FTC | 8/16/2016 | Jethroe, Antonia | Antonia Jethroe | 6764 | | X | X | | | | 2002 diagnosis; claim filed in 2002 with Wilbur Colom, says paperwork lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 282 | TRO889601FTC | 2/23/2016 | Prowell, Antonia | Antonia Prowell | 5193 | 8262 | X | X | | | | 1992 diagnosis; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. A supplement filed at docket #8262, says due process rights were violated; says claim was filed in time for future claims. Says not aware of bar date, not living in the area at time the ad was posted, therefore, did not receive or have adequate notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 283 | TRO891419FTC | Unknown | Bishop, Antonio | Antonio Bishop | 7983 | | X | X | | | | Not included in Trust's summary. 1984 diagnosis; former resident of Jackson, MS who still lived there in 2009; previously filed with Colom law firm, paperwork lost (unclear if received a prior recovery or when papers were lost); medical record destroyed; prior to bar date, unaware of claim against Tronox. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 284 | TRO892407FTC | Unknown | Antonio Burgin | Antonio Burgin | 3671 | | X | X | | | | Motion is not listed on the Trust's summary. Diagnosed 1983, incarcerated at time of bar date. Not a sufficient showing of diligence given date of diagnosis. Incarceration in 2009 does not explain delay in light of 1983 diagnosis or delay of many years after bar date before claim filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 285 | TRO886051FTC | 12/7/2015 | Cockrell, Antonio | Antonio Cockrell | 4030 | | | X | | | | No diagnosis date but symptoms began in 1990s. Says was incarcerated. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 286 | TRO886524FTC | 12/7/2015 | Moore, Antonio | Antonio Moore | 4741 | | X | X | | | | Diagnosis at birth in 1978. Says was incarcerated from 2001-2011. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 287 | TRO898626FTC | 6/27/2016 | Walton, Antonio | Antonio Walton | 7189 | | X | X | | | | 2000 diagnosis; former MS resident; was incarcerated in MS from 2000-2010. Does not explain many years' delay after 2010 before pursued any claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 288 | TRO885392FTC | 11/25/2015 | Watson, Antonio | Antonio Watson | 4595 | | X | X | | | | 1991 symptoms; says was diagnosed but does not list date. Says was unaware that needed to file claim, there has been confusion. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 289 | TRO886619FTC | 12/7/2015 | Henry, Antoniyo | Antoniyo Henry | 3532 | | X | X | | | | Diagnosed 2001, only states that "there was a death to occur in my immediate family." No allegation of lack of knowledge of bar date, no dates as to death in family, no showing of prompt action and diligence in pursuing rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 290 | TRO900620FTC | 8/16/2016 | Jefferson, Antorondi | Antorondi Jefferson | 3733 | | X | X | | | | Diagnosed 2002, unaware of deadline until passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 291 | TRO892933FTC | 2/23/2016 | Morris, Antquawn | Antquawn Morris | 6901 | | X | X | | X | | Various diagnosis dates, some before bar date and some after; unaware of the filing; not aware of case in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 292 | TRO893893FTC | 3/2/2016 | Griffin, April | April Griffin | 3712 | | X | X | | | | Diagnosed 1995 and 1997, not aware of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 293 | TRO0894629FT C | 3/23/2016 | Harris, April | April Harris | 5590 | | | | | | X | 2004 diagnosis; minor in 2009; no reason to know exposed to Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 294 | TRO888254FTC | 12/18/2015 | Harris, April | April Harris | 7079 | | X | X | | | | 1989 symptoms, diagnosis date unclear; was told by Colom law firm paralegal that they could not file, did not know that she could file. Unexcused conduct of counsel or counsel's employee is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 295 | TRO894386FTC | 3/2/2016 | Johnson, April | April Johnson | 5391 | | X | X | | | | 1987 and 1994 diagnoses; previously filed with Colom law firm as a minor "based on exposure not the disease"; unaware that illness could have been caused by exposure to creosote; filed same letter that says compensated \$250-\$500, unaware of future injury. Alleges first exposure in May 1985 so was at least 24 by the bar date. Dealings with Colom firm show awareness of risks and legal claims. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Any claim not resolved in a prior proceeding also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 296 | TRO889897FTC | 2/23/2016 | Walker, Josiah | April M Richards? | 5923 | | | | | | X | Diagnosis at age 6 (date unclear); minor; rep says at time she was incapacitated and homeless. Will permit supplemental submission to verify age and alleged incapacity as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 297 | TRO880675FTC | 12/4/2015 | Penny, April | April Penny | 7084 | 7085 | | X | | | X | Alleges symptoms began in 1981 but diagnosed in 2013; says not made aware/contacted directly about filing a Tronox bankruptcy claim; living in Alabama at the time of bar date. A duplicate is filed at docket #7085. Motion denied as to pre-bar date diagnoses for lack of diligence. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 298 | TRO889909FTC | Unknown | Richardson, April | April Richardson | 5919 | 6083 | X | X | | | | Not included in Trust's summary. 1981 symptoms onset, diagnosis "yes"; says that at the time of the bar date she was rendered homeless and in an institution in Mississippi and had no way of knowing about the deadline, but no dates provided for this situation and does not include medical records. A duplicate of this motion was filed at docket #6083. No explanation as to lengthy delay before claim actually filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 299 | TRO880822FTC | 12/4/2015 | Walker, April | April Walker | 5360 | | X | X | | | | Diagnoses 2007 and earlier, most prior to 2006; says did not know and no reason to know exposed to Tronox product; moved to Texas; oversight because relatives in Mississippi thought they had informed her. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on exposures in MS that led to conditions that were diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 300 | TRO903746FTC | 11/23/2016 | Rogers, Ardell | Ardell Rogers | 5245 | | X | X | | | | 1957 diagnosis; says was unaware of Tronox bankruptcy case; she mentions many responsibilities including caring for her sick husband and five children and being the only person working, and an ill grandchild but she does not provide the time frame for anything. Mentions being displaced in 2005-2006 by hurricane Katrina but that was 4-5 years prior to the bar date. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |

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| 301 | TRO893063FTC | 2/23/2016 | Eads, J | Ardyce Eads | 3822 | 8061 8398 | X | X | | | | The injured party was diagnosed in 1998 and died in 2001. Former resident of Columbus, MS. Rep filing on behalf of deceased husband. Did not file prior claim because died before the class action. Rep believes that notice went to husband's house, which she wouldn't have seen (may be referring to a class action notice). States that in 2009 she had moved several times and was fighting breast cancer from the creosote exposure; however, she also says she has been free of it for 15 years. Supplements filed at docket # 8061 and # 8398. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Reference to class action suit shows awareness of claims. Alleges lack of actual knowledge by representative but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 302 | TRO913182FTC | 5/30/2017 | Eads, Ardycce | Ardyce Eads | 3830 | 8059 | X | X | | | | 2000 diagnosis. Former resident of Columbus, MS. Says did not get notice. Filed claim for deceased husband in November 2015. Called help line in April 2017 after rejection of husband's claim, mentioned her own cancer, was told to file a future tort claim. A supplement filed at docket #8059, does not read WSJ and saw no bar date news in media; however, publications included local newspaper in Aberdeen and other local papers in MS. Alleges lack of actual knowledge of bar date but does not explain her failure to file her own claim at the time she filed a claim for her husband, also does not address relevant factors other than lack of actual knowledge. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 303 | TRO885581FTC | 11/25/2015 | Braddock, Aree | Aree Braddock | 5132 | | | X | | X | | Symptoms began in 2007 but says they were not diagnosed until 2015. Unaware of bar date. Is not a request for relief from the bar date based on excusable neglect; alleges a post-bar date diagnosis. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 304 | TRO890274FTC | 2/23/2016 | Dyson, Areon | Areon Dyson | 7032 | | | X | | X | | Says symptoms began 2010, diagnosis "N/A"; says not physically able to file a claim in 2009 because of personal family matters and his sickness caused by his exposure to creosote - allergies and respiratory problems. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 305 | TRO898493FTC | Unknown | Areshai T. Elliot | Areshai T. Elliot | 3606 | | | X | | | X | | Motion is not included in the Trust's summary. Diagnosed 2010, but does say "I actually did file before the deadline but I left some information out on my application." Reference to prior filing appears to be to the filing of the late claim, mistakenly believed it was timely. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 306 | TRO898269FTC | 6/20/2016 | Brown, Aretha | Aretha Brown | 4918 | | | X | | | | | Says she filed on time but made a mistake with the dates, appears to be under the impression that her late-filed claim was timely; says symptoms and diagnosis in early 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 307 | TRO894900FTC | 3/23/2016 | Fields, Aretha | Aretha Fields | 8441 | | X | X | | | X | | See notes as to docket item 4863. Diagnoses 1992, 2003, 2005, 2006, 2007, 2010; unaware of bar date; did not see any advertisements on TV or newspaper. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 308 | TRO887720FTC | 12/14/2015 | Griffin, Arianna | Arianna Griffin | 3865 | | X | X | | | | | Asthma diagnosis in 1992, cancerous cells 2006. Claimant says filed a claim through Colom law firm and was told it was denied. Participation in prior proceeding shows awareness of claim and of legal rights. If counsel's conduct is being criticized, conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's failures are excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim based on 1992 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 309 | TRO901820FTC | 9/14/2016 | Jordan, Aric | Aric Jordan | 6500 | | X | X | | | | 1974 diagnosis; says did not know about the claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 310 | TRO902557FTC | 9/14/2016 | Smith, Arie | Arie Smith | 6470 | | X | X | | | | 2004 diagnosis; says did not have knowledge of an ongoing case of Tronox; says did not receive a telephone call, letter or learn anything from media concerning this matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 311 | TRO884081FTC | 11/13/2015 | Colvin, Ariel | Ariel Colvin | 7461 | | X | X | | | | Diagnosis "2000s;" previously filed with the Colom law firm in 2002, outcome unknown; says was unaware of the ongoing Tronox case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 312 | TRO884178FTC | 11/25/2015 | Jordan, Arlee, Jr. | Arlee Jordan, Jr. | 4602 | | | X | | | | The motion at docket # 4602 if for Arlee Jordan Jr.; a separate motion at docket # 4474 was filed on behalf of Arlee Jordan Sr. The motion at docket 4602 on behalf of Arlee Jordan alleges that a claim was previously filed with Colom firm in 2004 or so but paperwork was lost. Diagnosis date is not clear. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Colom firm had direct notice by mail of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 313 | TRO884180FTC | 11/25/2015 | Jordan, Arlee, Sr. | Arlee Jordan, Sr. | 4474 | | X | X | | | X | Motion by Arlee Jordan Jr., is actually at docket # 4602, motion for Arlee Jordan Sr. is at docket # 4474. Arlee Jordan Sr.'s excuse is the standard language response. On form, Sr. says diagnosis 1970, but then attaches paper and says diagnosis 2014. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim based on 1970 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 314 | TRO886368FTC | Unknown | Richardson, Arlicia | Arlicia Richardson | 3381 | | | | | | X | Motion not included on Trust's summary. Diagnosed 2004, but "was a child" at the time of the bar date. Will allow supplemental submission to explain why parent or guardian did not make a timely claim, why claimant waited until 2015 to do so, and whether relief is warranted. |
| 315 | TRO912484FTC | 5/30/2017 | Mims, Arma | Arma Mims | 4634 | | X | X | | | | 1952 diagnosis. Unaware of bar date; did not know and no reason to know exposed to Tronox product; violation of due process. Alleges due process issue but makes no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 316 | TRO900898FTC | 8/16/2016 | Morton, Arma | Arma Morton | 5649 | | | X | | | | July 2006 diagnosis; was unaware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 317 | TRO897125FTC | 5/4/2016 | Buckhalter, Arnetria | Arnetria Buckhalter | 7723 | | X | X | | | | Diagnoses 1986, 1987; says form of notice deficient on its fact but does not say how; did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 318 | TRO892739FTC | 2/23/2016 | Walton, Arnitra | Arnitra Walton | 7438 | 8772 | | X | | | | Diagnosis dates are not clear; says the publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; says was a violation of due process but does not say how. A supplemental letter filed at docket #8772 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 319 | TRO892740FTC | 2/23/2016 | Walton, Kaitlyn | Arnitra Walton | 7439 | 8773 | | X | | | | Guardian filing for someone who is a minor; guardian says the publication notice was not reasonably calculated to provide notice, did not know and no reason to know exposed to a Tronox product; alleges violation of due process but does not say how. A supplemental letter filed at docket #8773 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 320 | TRO884100FTC | 11/13/2015 | Petty, Arriel | Arriel Petty | 7164 | 4718 | | X | | | X | Docket 4718 is a separate rejection notice and a signature form; motion is at docket 7164. January 2009 diagnosis; former resident of Columbus, MS who still lived there in 2009; did not file in 2009 because suffering from memory depression, anxiety, had to care for sick relatives, including a dementia person, there was death in immediate family, pressure put mental state in decline, causing him to shut down. Does not explain lengthy post-bar date delay before filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 321 | TRO889640FTC | 2/23/2016 | Conner, Kendrick | Arthur Conner | 4177 | 8072 | X | X | | | | 1979-1980s diagnoses. Says was incapacitated; did not know or no reason to know that exposed to a Tronox product. A supplement filed at docket #8072. No details as to alleged incapacitation are provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 322 | TRO894257FTC | 3/2/2016 | Conner, Samuel | Arthur Conner | 4189 | 8074 | | X | | | X | Symptoms in 1990s but says diagnosis was in 2016. Did not know or reason to that exposed to Tronox product. A supplement filed at docket #8074. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to any pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 323 | TRO889048FTC | 12/30/2015 | Conner, Christopher D. | Arthur Conner | 4221 | 8075 | | | | | X | Trust incorrectly listed this as a motion by Christopher J. Conner. Docket 4221 actually is a motion by Arthur Conner for Christopher D. Conner (claim TRO889048FTC). A separate motion by Christopher J. Conner [TRO884802FTC] is at docket # 4338. Christopher D. Conner diagnosed 1992. Claims was a minor at bar date, grandfather filed this claim. Supplement at docket #8075. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 324 | TRO889032FTC | 12/30/2015 | Talley, Earnest | Arthur Conner | 4223 | 8073 | X | X | | | | 1970s diagnosis. Says was in jail and did not know. A supplement filed at docket #8073. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 325 | TRO888247FTC | 12/18/2015 | Lewis, Cassie | Arthur Eastern | 5220 | | X | X | | | | 1984 diagnosis; the injured party died in 1985; moved from MS to St. Louis MO. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 326 | TRO891174FTC | 2/23/2016 | Gardner, Arthur | Arthur Gardner | 5034 | | X | X | | | | 2005 diagnosis; says previously filed with atty Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 327 | TRO886224FTC | 12/7/2015 | Hamilton, Arthur | Arthur Hamilton | 5623 | | | X | | X | | Signed rejection notice. Letter at docket #9313 complaining about the process. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 328 | TRO889013FTC | 12/30/2015 | Harrison, Arthur | Arthur Harrison | 5406 | | X | X | | | | Diagnosis in "2000s"; previously filed with Colom law firm in 2002; says was not properly notified or made aware of deadline in Tronox bankruptcy case. Participation in prior proceeding shows awareness of claim and of legal rights. Unclear if claimant alleges was still represented by the Colom firm but that firm received direct notice of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 329 | TRO896661FTC | 4/25/2016 | Mitchell, Arthur | Arthur Mitchell | 7693 | | X | X | | | | Diagnoses in 1980s and 1990s; place of exposure not clear; moved out of state and unaware of claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 330 | TRO896659FTC | 4/25/2016 | Mitchell, Arthur | Arthur Mitchell | 7849 | | | X | | | | 1985 diagnosis; place of exposure not specified; says moved to Georgia in 1991, unaware of lawsuit against company. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 331 | TRO884031FTC | 11/13/2015 | Perry, Arthur | Arthur Perry | 3832 | 8310 8920 | X | X | | | | 2005 diagnosis. Original papers offer no reason why missed bar date. A supplement filed at docket #8310, says without knowledge to wade through process. A supplemental letter filed at docket #8920 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 332 | Unknown | 7/25/2016 | Sykes, Arthur | Arthur Sykes | 7887 | | | X | | X | | 2009 diagnosis (specific date not clear); previously received some small compensation that was not sufficient to compensate; unaware condition related to Tronox chemicals; unaware of pending litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Any claim resolved in a prior proceeding was not eligible to be asserted in the Tronox bankruptcy case. To the extent the motion alleges a previously unresolved claim there is no showing of diligence or explanation for the long post-bar date delay before a claim was filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date (and any defenses based on the terms of the prior claim resolution) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 333 | TRO902965FTC | 10/13/2016 | Tate, Arthur | Arthur Tate | 5788 | | X | X | | | | 1994 symptoms; saw doctor but did not know cause of illness; not aware of the claim settlement. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 334 | TRO880871FTC | 12/4/2015 | Westbrooke, Arthur | Arthur Westbrook | 5774 | | | X | | X | | Unaware of process and did not know could file claim; some conditions prior to bar date and some after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 335 | TRO891912FTC | 2/23/2016 | Whitfield, Arthur | Arthur Whitfield | 7936 | | | X | | X | | Diagnosis listed as 2008, unclear if that is for all conditions listed; prior to bar date was unaware exposed to Tronox product. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 336 | TRO898717FTC | 6/27/2016 | Williams, Arthur | Arthur Williams | 4598 | | X | X | | | | The motion at docket 4598 relates to claim number TRO898717FTC and was filed by Arthur Williams of 57 James Street, West Point, Miss. on his own behalf. A different motion filed for Arthur Williams (claim TRO891378FTC), apparently a different person, is at docket # 7797, filed by Sylvia Bradford. The motion at docket 4598 file is based on a condition diagnosed in 1958 and alleges that the claimant was unaware of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 337 | TRO888127FTC | 12/18/2015 | Shepherd, Ashaki | Ashaki Shepherd | 5806 | | | X | | | X | Minor; says parent had no knowledge of the claim; says symptoms 2011 and diagnosis 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 338 | TRO898972FTC | 6/27/2016 | Petty, Ashanti | Ashanti Petty | 6855 | | X | X | | | | 1997 diagnosis; former Mississippi resident; unaware of deadline until after the bar date had passed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 339 | TRO901240FTC | 8/16/2016 | Baskin, Ashialyette | Ashialyette Baskin | 4425 | | | X | | | X | No excuse provided; says symptoms December 2009, does not reference a diagnosis. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 340 | TRO897830FTC | 5/25/2016 | Walker, Ashlea | Ashlea Walker | 3665 | | | X | | | | Diagnosed January 2009. Made aware after deadline. Did not file claim until 2016, no explanation for waiting more than 6 years after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 341 | TRO889392FTC | 2/23/2016 | Craddieth, Ashley | Ashley Craddieth | 6243 | | X | X | | | | Diagnoses 1995, 1998, 2005; says had no knowledge that had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 342 | TRO892525FTC | 2/23/2016 | Davis, Ashley | Ashley Davis | 7630 | | X | X | | | | 2006 diagnosis; says was in college and suffering from anxiety. Not a sufficient allegation of incapacity and no explanation of lengthy post-bar date delay before filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 343 | TRO898713FTC | 6/27/2016 | Dismukes, Ashley | Ashley Dismukes | 6522 | | X | X | | | | Diagnosed in childhood; former resident of Columbus, MS who lists a Columbus address as 2009 address but then also says did not reside in Columbus "at the time;" says relocated and was not notified about the claim; did not realize her conditions were related to the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 344 | TRO901965FTC | 9/14/2016 | Lang, Ashley | Ashley Lang | 5462 | 8341 | X | X | | | X | Diagnosis date listed as "2002-2017"; previously filed with Colom law firm but rejected offer, then filed with Bambach, paperwork lost. A supplement filed at docket #8341, without knowledge to wade through process. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Unclear if new conditions were diagnosed after the bar date or if prior conditions just continued. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 345 | TRO884168FTC | 11/13/2015 | Minor, Ashley | Ashley Minor | 4236 | | X | X | | | | 1991 diagnosis. Was offered \$963 by Wilbur Colom firm - rejected it. Attending college, unaware could file claim. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 346 | TRO884328FTC | 11/25/2015 | Moody, Ashley | Ashley Moody | 3464 | 8736 | | X | | | X | | Says a claim was filed with Wilbur Colom. Says diagnosis September 2009 and inconsistently later says she has proof that her conditions were prior to 2009. A supplemental letter filed at docket #8736 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Assertion that a timely claim was filed is not a request for relief based on excusable neglect or due process, is to be resolved by the Tort Claims Trust. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 347 | TRO898301FTC | 6/20/2016 | Spraggins, Ashley | Ashley Spraggins | 4237 | | | X | | | | | 2007 diagnosis. Says was unaware of exposure to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 348 | TRO893456FTC | 2/23/2016 | Wilkins, Ashley | Ashley Wilkins | 5443 | | | X | | | X | | 2010 diagnosis; rep says that at the time she was unaware of the injured party's condition; says symptom and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 349 | TRO900856FTC | 8/16/2016 | Baskin, Asia | Asia Baskin | 4758 | | | X | | | X | | Says symptoms first appeared 12/2009, there is no diagnosis date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 350 | TRO885264FTC | 11/25/2015 | Meady, Asia | Asia Meady | 8483 | | | X | | | | | Merely a signed rejection notice and a signed motion statement, no specified claim and no reasons why relief should be granted. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 351 | TRO888337FTC | 12/18/2015 | Virgin, Atrice | Atrice Virgin | 6551 | | | X | X | | | | 1980s diagnosis; "was unaware of initial claims and was informed of the processes." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 352 | TRO885522FTC | Unknown | Richards, Atrice | Attrice Richardson | 3348 | | X | X | | | | Motion not included in Trust's summary. Diagnosed 1971, alleges child at time of deadline, but is old enough to have been diagnosed in 1971 so must have been approximately 38 years old at the time of the bar date. No other information provided, no other excuse offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No showing as to relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 353 | TRO902341FTC | Unknown | Mitchell, Aubreonna | Aubreonna Mitchell | 8020 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 354 | TRO886929FTC | 12/7/2015 | Taylor, Aundrae | Aundrae Taylor | 4989 | | | X | | | | 2000 diagnosis; says should be allowed a late claim because he was exposed and has to live with condition for rest of life. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 355 | TRO902719FTC | 8/16/2016 | Burdine, Aurby | Aurby Burdine | 6338 | | X | X | | | | 1996 Diagnosis; did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 356 | TRO887325FTC | 12/14/2015 | Wilkins, Aurlethia | Aurlethia Wilkins | 4549 | | | X | | X | | Separate diagnosis (tumor on spine) in 2015. Says misinterpreted conditions of claim; unaware exposed to Tronox product. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 357 | TRO898161FTC | Unknown | Davis, Autumn | Autumn Davis | 7521 | | X | X | | | | Not included in Trust's summary. Diagnoses at birth in 1998; previously filed with the Colom law firm 2003, received \$500 award; did not know about the Tronox bankruptcy proceeding and at the time was a minor; unaware exposed to Tronox toxins. Claim was resolved in a prior proceeding and could no longer be asserted in the Tronox bankruptcy. |

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| 358 | TRO898635FTC | 6/27/2016 | Bailey, Carrie Prowell | Bailey, Carrie Prowell | 6606 | | X | X | | | | Trust's summary appears to have combined information from dockets 6605 and 6606; they are two separate motions. As to the motion at docket 6606: 2000 diagnosis; Lydia filing on behalf of her mother, Carrie, a former resident of Columbus, MS who is deceased. Unaware mom exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 359 | TRO905236FTC | 3/1/2017 | Bailey, Devione | Bailey, Devione | 6161 | | X | X | | | | 1991 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 360 | TRO903219FTC | 10/13/2016 | Bankhead, Barbara | Barbara Bankhead | 4486 | | | X | | | | 1954 diagnosis. No notification of the bankruptcy case or bar date or that able to participate in action. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 361 | TRO890470FTC | 2/23/2016 | Bell, Barbara | Barbara Bell | 5829 | | | X | | | | Motion contains no information, just a signature page. |
| 362 | TRO890383FTC | 2/23/2016 | Bigbee, Barbara | Barbara Bigbee | 7226 | | | X | | X | | Alleges a December 2012 diagnosis; was not aware of Tronox at that time. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 363 | TRO896415FTC | 4/13/2016 | Brewer, Barbara | Barbara Brewer | 3878 | | X | X | | | | 1995 diagnosis. Has copied and pasted text saying claimant had no knowledge, saw no notices, called after the bar date and was told to file a future tort claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 364 | TRO902630FTC | 4/20/2016 | Carr, Barbara | Barbara Carr | 6466 | | | X | | | X | Diagnoses "1983 and between 2017;" place of exposure not clear; says did not know to make a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 365 | TRO905572FTC | 3/28/2017 | Hodges, Sallie | Barbara Clark | 4982 | | X | X | | | | 1980 diagnosis; the injured party died in 2003; rep says she was incapacitated at time (unspecified) because she had a brain tumor, leg weakness and loss of memory. The rep does not include the rep's medical records as to timing. Claim was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |
| 366 | TRO889728FTC | 2/23/2016 | Clark, Barbara | Barbara Clark | 5043 | | | X | | | | 2007 diagnosis; as reason for not filing says "incapacitated, memory loss, leg weakness, help with daily activities." Insufficient showing of an incapacity that prevented movant from filing or from eliciting the help of others in doing so, particularly given long delay after the bar date before any filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 367 | TRO901719FTC | 8/16/2016 | King, Barbara Clay | Barbara Clay King | 7828 | | | X | | | | February 2009 diagnosis; says did not have adequate notice and by the time of the deadline she was ill and had numerous encounters with the hospital doctors and surgeries; says incapacitated in 2009 but does not explain long post-bar date delay before making claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 368 | TRO884067FTC | 11/13/2015 | Ellis, Barbara | Barbara Ellis | 3443 | | X | X | | | | 1984 diagnosis. Says she was unaware of the information and/or the possibility of receiving a settlement for physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 369 | TRO88644FTC | 12/7/2015 | Gardner, Barbara | Barbara Gardner | 3395 | 9109 | | X | | | | Diagnosis year not included. Alleges allergies and sinus issues. Says "I made a mistake on my dates, I'm sorry about that." Seems to be saying that did not know of exposure prior to deadline. A supplemental letter filed at docket #9109 complaining about the process. Insufficient details about circumstances and diligence in pursuit of claim to support relief. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 370 | TRO888450FTC | 12/18/2015 | Girman, Barbara | Barbara Girman | 4316 | | | X | | | | Most diagnoses in 1970s but also alleges biopsy in 2007 (results not clear). Says was unaware of bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 371 | TRO894870FTC | Unknown | Grays, Barbara | Barbara Grays | 6427 | | | X | | | | Not included in Trust's summary. 2007 and 2010 diagnoses; says publication notice of claims filing deadline was not reasonably calculated to provide notice; no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 372 | TRO896792FTC | 4/25/2016 | Harlan, Barbara | Barbara Harlan | 7701 | | | X | | X | | 2011 diagnosis; place of exposure not clear; not aware of Tronox Tort claim trust at the time. Trustee contends the motion was not filed within 90 days after the Determination Notice but the movant does not identify any claim based on a pre-bar date diagnosis for which relief is sought, so there are no grounds for relief based on excusable neglect or due process and timeliness is not relevant. Movant wishes to pursue a post-bar date claim. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 373 | TRO897985FTC | 6/10/2016 | Jenkins, Barbara Jean | Barbara Jean Jenkins | 6003 | | X | X | | | X | Various conditions and illnesses, some before bar date and some after; did not know and had no reason to know exposed to a Tronox product; did not know might be eligible to file a claim; unaware of filing deadline; did not subscribe to Wall Street Journal or local newspapers and did not see any newspaper notices concerning the deadline. Publication notices were effective and must be given effect regardless of whether claimant saw them, for the reasons explained in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 374 | TRO895957FTC | 4/6/2016 | Jordan, Barbara | Barbara Jordan | 4126 | 9353 | | X | | | X | Says diagnosis Oct. 2009, but then submits records for 2008 for other conditions. A supplemental letter filed at docket #9353 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 375 | TRO886968FTC | 12/7/2015 | Kidd, Barbara | Barbara Kidd | 6004 | 9203 | X | X | | | | Previously filed with atty Bambach 1999, paperwork lost. A supplemental letter filed at docket #9203 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 376 | TRO893307FTC | 2/23/2016 | Lapeyrolerie, Dave | Barbara Lapeyrolerie | 5555 | 9260 | X | X | | | | Diagnoses 2000 and earlier; unaware could file claim. A supplemental letter filed at docket #9260 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 377 | TRO880246FTC | 12/4/2015 | Lee, Barbara | Barbara Lee | 4193 | | X | X | | | | 1972 diagnosis. Previously filed with atty Navarro 2000 but atty did not file claim, said it was not worth his time. Alleges misconduct by counsel, but conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Alleged misconduct also preceded the bankruptcy filing by nine years. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 378 | TRO889030FTC | 12/30/2015 | Neal, Barbara | Barbara Neal | 3596 | | X | X | | | | Diagnosed 1980, alleges previously filed a proof of claim but apparently that is a reference to the late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 379 | TRO899000FTC | 6/27/2016 | Pate, Cleveland | Barbara Pate | 5092 | | X | X | | | | 1972 diagnosis; the injured party died in 1988; rep says timely filed but appears to be under mistaken belief that the late-filed claim was timely. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 380 | TRO891383FTC | 2/23/2016 | Pate, Barbara | Barbara Pate | 5097 | | X | X | | | | 1977 diagnosis. Says filings were timely but appears to be under the mistaken belief that late-filed claim was timely. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 381 | TRO886936FTC | 12/7/2015 | Porter, Barbara | Barbara Porter | 4593 | | X | X | | | | 1980 diagnosis. Previously filed with Colom firm, received settlement of \$500, believes the amount was unfair. Participation in prior proceeding shows awareness of claim and of legal rights. A claim that was resolved in a prior proceeding could no longer be asserted in the Tronox bankruptcy. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 382 | TRO885270FTC | 11/25/2015 | Price, Barbara | Barbara Price | 5450 | 8977 | X | X | | X | | 2003 and 2016 diagnoses; says that as she did not reside in the affected area during the time of the suit, she did not know she was able to file; says sinusitis, seizures in 2003; nodule on lung 2016. A supplemental letter filed at docket #8977 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 383 | TRO888369FTC | 12/18/2015 | Reives, Barbara | Barbara Reives | 7333 | | | X | | X | | Former resident of Columbus, MS; alleges 2010 diagnosis but also says previously filed with Tollison law firm in 2002 Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 384 | TRO899348FTC | 8/16/2016 | Hill, Lillie | Barbara Roland | 3631 | | X | X | | | | Mother diagnosed 1980 w. cancer, died in 1987. Child contends did not know of claims process until 2015. No showings as to mother's knowledge or her (or her heirs') investigation and pursuit of possible claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 385 | TRO884317FTC | 11/25/2015 | Hill, James | Barbara Roland | 3960 | | | X | | | | Conditions preceded bar date, father died in 2011. Did not know claims were being filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 386 | TRO884313FTC | 11/25/2015 | Hill, Almonzo | Barbara Roland | 5440 | | | | | | X | Minor; rep says unaware of claim being filed; did not get information by mail or from anyone about bar date; the injured party has mental problems that are attributable to chemicals, breathing problem, asthma; the injured party was in a behavior center in 2015. Will permit supplemental submission to verify injured party's age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 387 | TRO893433FTC | 2/23/2016 | Silvers, Barbara | Barbara Silvers | 3743 | | X | X | | | | 1997 diagnosis; unaware of the information or possibility of receiving a settlement for physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 388 | TRO894606FTC | 3/23/2016 | Tate, Barbara | Barbara Tate | 6182 | | | X | | X | | Standard cut-and-pasted form language as to reasons why missed the bar date; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 389 | TRO885886FTC | 11/25/2015 | Tucker, Barbara | Barbara Tucker | 7553 | | X | X | | | X | Various diagnoses, some 2004 and earlier, others after bar date; says that she personally did not see major articles or articles in major newspapers or broadcasting, what was floating around seemed more like fake gossip rather than something major to her life and well-being; says the notice of the bar date was not reasonably calculated to provide notice. Says that the severity of her condition was not known until after the bar date, and it caused her to do further research. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 390 | TRO904952FTC | 1/24/2017 | Walker, Jessie | Barbara Walker | 3739 | | X | X | | | | Injured party was diagnosed and died in 2002, representative says not aware of Tronox process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 391 | TRO900874FTC | 8/16/2016 | Walker, Barbara | Barbara Walker | 3740 | | | X | | | X | Diagnosed 2009, no month specified; says did not know of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 392 | TRO901477FTC | 8/16/2016 | Wilson, Barbara | Barbara Wilson | 8525 | | | X | | | X | Says did not understand conditions of claim; unaware exposed to Tronox product; says symptoms Aug. 28, 2009 and diagnosis Sept. 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 393 | TRO892144FTC | 2/23/2016 | Sempa, Barbe | Barbe Sempa | 3385 | | | X | | | | Diagnosed 1982, not aware eligible and claims never received notices. Alleges did not live in Avoca area when plant first opened, but also says lived in Avoca since 1981. Only alleges lack of direct notice, not sufficient to establish excusable neglect or due process issue. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 394 | TRO892143FTC | 2/23/2016 | Sempa, Catherine | Barbe Sempa | 4083 | | | X | | | | 1980 diagnosis, death in 1981. Rep unaware of process or that deceased was exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 395 | TRO893703FTC | 3/2/2016 | Buchanan, Barry | Barry Buchanan | 5797 | | X | X | | | | Diagnoses and treatments in 1990s, some ongoing; says he filed every time but there is no record of a claim filing until the late-filed claim was filed; does not know dates at this time; says lost and misplaced paperwork from past claims (appears to refer to filing with Garretson because says "if you check your records, you can see my claims"). Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 396 | TRO904052FTC | 1/3/2017 | Ellis, Barry | Barry Ellis | 5672 | 8336 | X | X | | | | 1979 diagnosis; did not have knowledge of the ongoing case of Tronox, never received a phone call, letter or anything on TV or radio. A supplement filed at docket #8336, without knowledge to wade through bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 397 | TRO889854FTC | 2/23/2016 | Ferrow, Barry | Barry Ferrow | 5010 | 8222 | X | X | | | | 1999 diagnosis; previously filed with attorney Bambach in 1999, says paperwork was lost; supplemental letter filed at docket # 8222, complains that people who did not live in the area are compensated while people who lived nearby have been turned down. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 398 | TRO894421FTC | 3/2/2016 | Smith, Cora | Barry Jefferson | 4700 | 8066 | X | X | | | | 1968 diagnosis; the injured party died in 1971; rep unaware could file for deceased party. A supplement filed at docket #8066. The hospital threw records out after 10 years. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 399 | TRO894428FTC | 3/2/2016 | Daugherty, Beatrice | Barry Jefferson | 4701 | 8064 | X | X | | | | 1997 diagnosis; the injured party died in 1999; rep unaware could file claim. A supplement is filed at docket #8064. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 400 | TRO894427FTC | 3/2/2016 | Wells, Emma | Barry Jefferson | 4702 | 8079 | X | X | | | | 1971 diagnosis; the injured party died in 1982; rep unaware could file claim for deceased person. A supplement filed at docket #8079. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 401 | TRO894420FTC | 3/2/2016 | Jones, Alberta | Barry Jefferson | 4703 | 8065 | X | X | | | | Incorrectly listed by Trust as having docket number 3850, the correct docket number is 4703. The injured party died in 1987; rep unaware he could have gone to a lawyer or anyone else. A supplement filed at docket #8065, rep says hospital threw out records after 10 years. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 402 | TRO893593FTC | 2/23/2016 | Prandy, Barry | Barry Prandy | 5095 | | | X | | | | Condition dates back to 1992. Says that in 2007-2008 he had many illnesses and refers also to illnesses and deaths of relatives, says was not thinking of filing a claim in 2007-08, but bar date was later (in 2009). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 403 | TRO900411FTC | 7/25/2016 | Hopkins, Olivia | Belinda McCain | 6201 | 6202 6929 | X | X | | | | 1973 diagnosis; the injured party lived in Columbus, MS and died in 1997; rep says did not know of claim. Also filed a letter at docket # 6202 saying that she rejects the trust's offer. A signature page filed at docket #6929. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 404 | TRO898553FTC | 6/27/2016 | Perry, Belinda | Belinda Perry | 7264 | | X | X | | | | 1961 diagnosis; unaware of deadline; did not know and no reason to know exposed to a Tronox product; says discharge of claim was a violation of due process, does not explain how. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 405 | TRO898611FTC | 6/27/2016 | Bell, Freddie | Bell, Percy | 5573 | 8139 8144 8162 | X | X | | | X | Alleges 2010 diagnosis but papers say the injured party died in 2001; rep unaware of bar date; did not know and no reason to know exposed to Tronox product; violation of due process. There is a supplement filed by the rep at docket #8139, at docket #8144 and docket #8162 saying he did not know about the lawsuit. Date of death is inconsistent with alleged diagnosis date, reason for the disparity is not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 406 | TRO903662FTC | 11/23/2016 | Bell, Earlen | Bell, Percy | 5575 | 8139 8144 8162 | X | X | | | | 1996 diagnosis; the injured party died in 2004; rep not aware of deadline; did not know and had no reason to know exposed to a Tronox product; discharge of claim was a violation of due process. Supplements filed by the rep at docket #8139, docket #8144 and docket #8162 saying he did not know about the lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 407 | TRO901153FTC | 8/16/2016 | Gardner, Ben | Ben Gardner | 3454 | | | X | | | X | Diagnosis 2010; did not know there was a deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 408 | TRO901713FTC | 8/16/2016 | Porter, Benjamin | Benjamin Porter | 6539 | | | X | | | X | Alleges 2012 diagnosis; says was not aware and no knowledge of the Tronox bankruptcy case; says was in Navy, stationed in Japan, but papers show release from active duty in 2007, termination of reserve obligations in May 2009. Military service dates therefore are not relevant to the application of the bar date. Movant has not identified any claim based on a pre-bar date diagnosis for which relief is sought, motion is denied to extent seeks relief from bar date as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures |

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| 409 | TRO880692FTC | 12/4/2015 | McCrary, Payton | Bennie (McCrary) Bonnen | 8481 | | X | X | | | | 1970 diagnosis; the injured party died in 1977; representative complains that some people have received large sums and others who lived nearby have not been compensated. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 410 | TRO891861FTC | 2/23/2016 | Aaron, Bennie, Jr. | Bennie Aaron, Jr. | 4736 | | | X | | | | Motion contains no information, just a signature page. |
| 411 | TRO897961FTC | Unknown | Bigbee, Jr., Bennie | Bennie Bigbee, Jr. | 5766 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 412 | TRO903716FTC | 11/23/2016 | Deloach, Bennie | Bennie Deloach | 3994 | 3995 | X | X | | | | 1997 diagnosis. Did not file claim because was unaware of possibility of receiving money. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 413 | TRO890731FTC | 2/23/2016 | Hinton, Bennie, Jr. | Bennie Hinton, Jr. | 7683 | | | X | | | | 1986 diagnosis; place of exposure not clear; moved out of state and was unaware of lawsuit. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 414 | TRO884715FTC | 11/25/2015 | Stewart, Bennie Mae | Bennie Mae Stewart | 4176 | 8072 | X | X | | | | 1999 diagnosis. Unaware could file a claim until it was too late. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 415 | TRO884473FTC | 11/25/2015 | Billups, Bernard | Bernard Billups | 8406 | | | X | | | | 1992 symptoms onset, no diagnosis date; says did not know and no reason to know exposed to a Tronox product; unknown about filing a claim. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim is based on exposure in MS or Alabama then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 416 | TRO898495FTC | 6/27/2016 | Harris, Bernard | Bernard Harris | 6032 | | X | X | | | | July 2004 diagnosis; says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 417 | TRO887969FTC | 12/18/2015 | Hughes, Bertine | Bernard Hughes | 5908 | | | X | | | | Diagnoses 1985 to 1997; rep says nothing received regarding lawsuit, says claimant suffered from memory loss and dementia, incapacity from strokes and heart attacks, could not handle business affairs, but rep does not provide dates; unclear if claimant is deceased as rep says symptoms and diagnosis from 1985 to 1997 but in response to her residence from 2009-2011, says Tennessee, does not include any medical records. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 418 | TRO900212FTC | 7/25/2016 | Avant, Bernice | Bernice Avant | 3754 | | X | X | | | | 1978 Diagnosis. Says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 419 | TRO902790FTC | 8/16/2016 | Halbert, Bernice | Bernice Halbert | 6922 | | | X | | X | | Says symptoms and diagnosis 2011. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 420 | TRO894906FTC | 3/23/2016 | Hill, John | Bernice Hill | 6816 | | X | X | | | X | Submitted many medical records but cannot tell from them what the dates of initial diagnoses were as opposed to the dates of doctor visits and treatments. Rep says unaware of the deadline; constantly going back and forth to the doctor. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 421 | TRO887939FTC | 12/18/2015 | Lewis, Bernice | Bernice Lewis | 7746 | | X | X | | | X | Alleges diagnoses in 2013 and 2015; diagnoses dates in 1980s are crossed off; says filed claim with the Tollison law firm, does not say when, unclear if just referring to the late-filed claim; says did not know about the claim deadline. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 422 | Unknown | 12/4/2015 | Conner, Robert | Bernice Shanklin | 7856 | | | X | | | X | The injured party died in 2015; did not know at bar date; says diagnosed 2014. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends that the motion apparently was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |

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| 423 | TRO888451FTC | 12/18/2015 | Willis, Bernice | Bernice Willis | 6985 | | | X | | | | 2007 diagnosis; says tried to file a claim with the Colom law firm in 2007 but it was not taking claims any longer; says was taking care of sick relative but does not provide dates of that care and does not explain many years' delay after the bar date before filed a claim. Contact with Colom firm shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 424 | TRO892373FTC | 2/23/2016 | Gibson, Andrew | Bertha Gibson | 5254 | | X | X | | | | The correct claim number for this motion is TRO892373FTC; the number listed on the Trust's summary (TRO889237) relates to the claim and motion at docket # 5402 for Summer Wilson. As to docket # 5254: The injured party died in 1969; rep unaware of claim process and that could file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 425 | TRO895569FTC | 3/24/2016 | Gilkey, Bertha Mae | Bertha Gilkey | 6485 | | X | X | | X | | Diagnoses 1986, 2000, 2011; says did not have knowledge of the Tronox bankruptcy case; did not see any public notification via newspaper, television, radio or any media; limited in understanding legal jargon. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 426 | TRO886617FTC | 12/7/2015 | McCarter, Bertha | Bertha McCarther | 4288 | 8116 | X | X | | | | Previously filed with Colom law firm, did not receive any money. Says was unaware condition was connected to Tronox product but that is inconsistent with the movant's participation in the prior class action. A supplement filed at docket #8116, says atty Colom failed to file proof of claim. Colom firm handled prior class actions, not clear if was counsel to claimant at time of bar date. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel (Mr. Colom) received direct notice of the bar date. Unexcused failures by counsel (if they occurred) are not grounds for relief based on excusable neglect. |
| 427 | TRO887813FTC | 12/4/2015 | Sanders, Bertha | Bertha Sanders | 7087 | | | X | | X | | Alleges 2013 diagnosis; says during bar date claims period lived in Alabama; was not made aware of filing a Tronox claim nor of any deadline; says symptoms Jan 2009 and diagnosis 2013. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 428 | TRO880848FTC | 12/4/2015 | McMullen, Ollie | Bertha Sanders | 7088 | | X | X | | | | 2003 diagnosis; the injured party died in 2005; rep says not aware of filing of Tronox claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 429 | TRO900701FTC | 8/16/2016 | Vickers, Bertha | Bertha Vickers | 7939 | | X | X | X | | | 2005 diagnosis; says was unaware of the bar date. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 430 | TRO894776FTC | 3/23/2016 | Wells, Bertha | Bertha Wells | 5552 | | X | X | | | | July 1996 diagnosis; unaware of the filing; spoke to atty Bambach to start the filing but before the process the atty died. Later discovered that residents were filing and that was when she decided to try filing an application again. Attorney Bambach died in 2013, which was already long after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 431 | TRO890742FTC | 2/23/2016 | McLeod, Mamie | Bertha Wells | 5565 | | X | X | | | | 1995 diagnosis; was not aware of the filing. Spoke with atty Bambach and he was going to file but died before the process. However, Mr. Bambach died in 2013, long after the bar date. Later found out from friends and filed again. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 432 | TRO897754FTC | 5/25/2016 | Calvert, Bessie | Bessie Calvert | 7547 | 8141 | X | X | | | | Diagnoses 1970, 1971, 1981; says disabled and was not aware of the Tronox case, moved to another city; incompetent and has niece assisting her with form. A supplement filed at docket #8141, rep (niece) says person is incompetent and had moved to another state. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 433 | TRO890101FTC | 2/23/2016 | Deloach, Andrew | Bessie Deloach | 8433 | | X | X | | X | | The injured party is deceased; unsure of diagnosis dates; rep sent in claim when he saw that a relative received compensation. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 434 | TRO890884FTC | 2/23/2016 | Edwards, Bessie | Bessie Edwards | 3851 | | | X | | X | | Symptoms in 2006 but claims no diagnosis until 2013. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 435 | TRO892288FTC | 2/23/2016 | Gillespie, Joe | Bessie Gillespie | 7249 | | | X | | | | May 2009 diagnosis; the injured party died in 2010; rep says injured party worked as a heavy equipment operator at Tronox/Kerr-McGee from 2004-2007, he was diagnosed in May 2009 with lung disease; family was knocked off their feet with what they had to go through and were focusing on getting him well, they did not get any notification. This was all around the time of the bar date. Explains delay in 2009 but does not explain lengthy post-bar date delay before filing claim or pursuing rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 436 | TRO904684FTC | 1/24/2017 | Jenkins-Cotton, Bessie | Bessie Jenkins-Cotton | 6130 | | | X | | | | Symptoms 1990-1992; place of exposure not clear, but says moved to Florida in 1992 for a job transfer; did not have any knowledge of bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 437 | TRO884558FTC | 11/25/2015 | Moore, Herman | Bessie Moore | 3460 | | | X | | X | | Diagnoses 2007 and 2013, but also says the claimant filed with the Colom law firm in a 2002 Kerr-McGee Creosote Plant Class Action. The injured party died in 2017. Allegedly did not see any publications. No indication that injured party lacked knowledge of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in class action shows knowledge of claims and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 438 | TRO886258FTC | 12/7/2015 | Orr, Bessie | Bessie Orr | 6309 | | X | X | | | X | Diagnosis dates listed as 2001-present, unclear if any new conditions first diagnosed after the bar date; had no knowledge that claims were getting filed; did not get any document through mail or learn anything from newspaper. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 439 | TRO897650FTC | 5/25/2016 | Aaron, Shelton | Bessie Shelton | 6324 | | | X | | | | Diagnosis dates 2006-2008; the injured party died in 2017; rep does not provide an excuse. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 440 | TRO887081FTC | 12/14/2015 | Shepherd, Bessie | Bessie Shepherd | 6925 | 8117 | | X | | | X | 2010 diagnosis; says that at time of filing was not properly notified of filing claim and was taking care of ill relative in another town. A supplement filed at docket #8117, says has been on medication since 2008 and her medication caused her to put the wrong dates on the first claim form. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 441 | TRO887785FTC | 12/14/2015 | Taylor, Charles | Bessie Taylor | 6594 | 8148 | X | X | | | | 1990 diagnosis; the injured party died in 1999; rep says she called the Garretson trust number and was told not to do anything on it. A supplement filed at docket #8148, say provided required proof of residency, also complains that other people filed that did not even live in the area. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 442 | TRO892266FTC | 2/23/2016 | Smith, Mary | Bessie Taylor | 6613 | 8148 | X | X | | | | 1970s diagnosis; says did not receive a claim to file. A supplement filed at docket #8148, says provided the required proof of residency. She complains that there were people applying who did not even live in the area. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 443 | TRO895213FTC | 3/23/2016 | Blunt, Bettina | Bettina Blunt | 4649 | | X | X | | | X | Diagnoses 1972, 1975, 2014. Says publication notice was not reasonably calculated to give notice. Says was a child but first exposure listed as 1965, to had to be approximately 44 years old at the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on diagnoses that predated 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 444 | TRO900398FTC | Unknown | Bowen, Betty | Betty Bowen | 3941 | | | X | | | | Motion is not listed on the Trust's summary. Motion contains no information, just a signature page. |
| 445 | TRO894384FTC | 3/2/2016 | Brook, Betty | Betty Brook | 5564 | | X | X | | | | 1973 diagnosis; not included in Trust's summary report; claimant says that the publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 446 | TRO892401FTC | 2/23/2016 | Brooks, Betty | Betty Brooks | 5298 | | | X | | | | Headache and rash beginning in 2005; says did not get a diagnosis because does not have insurance to go to doctor; says did not know anything about filing a claim, he found out about it when people started getting money. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claimant also says because toxins stay in system for many years before manifesting, wants to know what he is supposed to do if he gets sick 2 or 3 years. Cannot make payments based on speculation about possible future conditions. If future condition manifests itself and claim has not been resolved already, claimant should file supplement with Tort Claims Trust if assets remain. |

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| 447 | TRO884161FTC | 11/13/2015 | Butler, Betty Jean | Betty Butler | 7103 | 8422 | X | X | | | | Various diagnoses, all 1995 and earlier; previously filed with Colom law firm in 2002, outcome unclear; unaware could file a claim in Tronox bankruptcy case. Duplicate filed at docket #8422. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 448 | TRO896647FTC | 4/25/2016 | Bedford, Edward | Betty Chmiel | 5636 | | | X | | | | 1998 diagnosis; the injured party died in 2005; rep says previously filed "whenever the first papers were mailed out by Powell & Powell," which appears to be a reference to a law firm that handled a class action in Avoca, PA. Rep says that he assumed the injured party filed his claim when the rep filed his because lived with him and both got the claims at the same time. Motion is referring to a prior proceeding (not the bankruptcy case). Prior proceeding and awareness of claim filed by injured party shows awareness of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 449 | TRO898370FTC | Unknown | Colebrook, Betty | Betty Colebrook | 8037 | | X | X | | | X | Not included in Trust's summary. Previously filed with Colom law firm; she says she was offered \$5,000 and rejected the offer but she also references having received \$2,773.10 from Creosote Wood Treating Facility litigation group after fees and costs were deducted. She also says she has additional conditions and wants her claim re-evaluated. Medical records show various pre-bar date diagnoses and one 2013 diagnosis. Prior litigation shows awareness of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006, if not resolved in prior litigation, also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense based on the terms of a prior claim resolution) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 450 | TRO885701FTC | 11/25/2015 | Martin, Annie | Betty Davis | 3433 | | X | X | | | | Diagnosis in 1969, the injured party died in 1988. Rep says she was not aware of Tronox deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 451 | TRO886674FTC | 12/7/2015 | Dismuke, Betty | Betty Dismuke | 3360 | | | X | | | | Diagnosed "yes." Only says "I did paperwork was lost threw [sic] attorney." Unexcused attorney conduct is not grounds for due process or excusable neglect relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney confirm awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 452 | TRO888105FTC | 12/18/2015 | Collins, Lucille | Betty Edward | 4815 | | X | X | | | | 2001 diagnosis; injured party is deceased; rep did not know she could file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 453 | TRO884617FTC | 11/25/2015 | Glenn, Betty | Betty Glenn | 5983 | | X | X | | X | | Refers to first diagnosis in 1990 but also describes many different conditions, unlikely all were at same time; says illness would not allow him to perform too much, was only able to walk and get around day by day, after treatment, was not able to do anything at all, was required to frequent the infusion center, says "very few knew about that, it was kept very quiet;" does not provide dates for these treatments. Shows physical incapacities but does not show inability to file a claim or to enlist help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 454 | TRO887056FTC | 12/14/2015 | Gregory, Betty | Betty Gregory | 7417 | | | X | | | | Previously filed with the Colom law firm 2002; atty Bambach; refers to the class action and says that some members of that class received payment and continue to receive payment while other people such as claimant receive nothing while repeatedly refiling claims. Also references Article II, section 2.2(b)(i) of the procedures in the Trust concerning allowance of claims that provides that no proof of injury is required for timely filed proof of claims. The bankruptcy case is separate from the class action. Claimant did not file a timely proof of claim in the bankruptcy case and has not offered reasons why that failure should be excused. |
| 455 | TRO894308FTC | 3/2/2016 | Henry, Betty | Betty Henry | 5421 | 8352 | | X | | X | | 2008 diagnosis; says did not know about the claims process. A supplement filed at docket # 8352 with an additional ailment diagnosed in 2018. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 456 | TRO898662FTC | 6/27/2016 | Jefferson, Betty | Betty Johnson | 4181 | | X | X | | | | 1977 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 457 | TRO887220FTC | 12/14/2015 | Jones, Betty | Betty Jones | 6867 | | | X | | X | | 2009 diagnosis; says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 458 | Unknown | 2/23/2016 | Kelly, Betty | Betty Kelly | 7860 | | X | X | | | | Diagnoses 1997, 2000, 2002; says attempted to file claims years ago and it was dismissed because of pending bankruptcy case. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Unclear when or where the movant attempted to file a claim but the bankruptcy case was not filed until 2009, and this claim was time-barred under the applicable statute of limitations before that time. In addition, movant acknowledges awareness of claim and being informed of bankruptcy but makes no showing as to why filed so long after the bar date, not sufficient for relief based on excusable neglect even if claim were not time-barred. |
| 459 | TRO888176FTC | 12/18/2015 | Saulsberry, Betty | Betty Saulsberry | 5239 | | X | X | | | | 1990 diagnosis; she moved out of town for her job, moved around often and did not receive any mail at that time, says mail must have gotten lost. No indication that movant qualified for direct notice by mail, no challenge to the sufficiency of publication notices. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 460 | TRO891495FTC | Unknown | Sharp, Betty | Betty Sharp | 4059 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 461 | TRO895823FTC | 3/24/2016 | Stewart, Arsie | Betty Stewart | 6295 | | X | X | | | | Diagnoses all 1987 and earlier. Rep says that she was physically and mentally disabled during the claims filing period, loss of one eye 20-30% low mobility in legs, 30% use of one arm. Says was transported from Mississippi to stay and a rehabilitation center in Alabama. She does not provide any dates for these conditions or documentation to support. Alleges physical limitations but not incapacity to file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 462 | TRO888143FTC | 12/18/2015 | Taylor, Larry | Betty Taylor | 5537 | 8900 | X | X | | | | 1991 diagnosis; the injured party died in 2001; standard cut-and-pasted reasons why did not file by bar date. A supplemental letter filed at docket #8900 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 463 | TRO888332FTC | 12/18/2015 | Taylor, Jimmy | Betty Taylor | 8511 | 8900 | X | X | | | | This motion was filed at the same time as the motion of Larry Taylor (docket #3357), and was separately docketed later at docket #8511; 1992 diagnosis, the injured party died in 1997. Standard cut-and-pasted language as to reasons why missed the bar date. A supplemental letter filed at docket #8900 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 464 | TRO888144FTC | 12/18/2015 | Taylor, Michael | Betty Taylor | 8512 | 8900 | X | X | | | | This motion was filed at the same time as the motion of Larry Taylor (docket #3357), and was separately docketed later at docket #8512; 1981 diagnoses, the injured party died in 1996; standard cut-and-pasted language as to reasons why missed the bar date. A supplemental letter filed at docket #8900 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 465 | TRO898193FTC | 6/20/2016 | Thompson, Betty | Betty Thompson | 4124 | | | X | | | | Motion contains no information, just a signature page. |
| 466 | TRO887026FTC | 12/14/2015 | Jones, Raeburn | Betty Vonsee | 5084 | | X | X | | | | 1969 diagnosis; injured party died in 1971; rep says did not know and had no reason to know injured party had been exposed to Tronox product. Claim was time-barred under applicable statute of limitations before Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 467 | TRO887027FTC | 12/14/2015 | Jones, William | Betty Vonsee | 5085 | | X | X | | | | 1975 diagnosis; the injured party died in 1975; rep says did not know and had no reason to know that injured party exposed to creosote. Claim was time-barred under applicable statute of limitations before the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 468 | TRO903669FTC | 11/23/2016 | Watkins, Betty | Betty Watkins | 4398 | | X | X | | | | June 1982 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 469 | TRO886937FTC | 12/7/2015 | Watson, Betty | Betty Watson | 3425 | | X | X | | | | 1994 diagnosis. Former resident of Columbus, MS. Previously filed with atty Bennie Turner; paperwork lost. Attorney error is not grounds for excusable neglect or due process relief unless the attorney's own conduct is excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney confirm awareness of legal rights. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 470 | TRO901170FTC | 8/16/2016 | Williams, Betty | Betty Williams | 6932 | | | X | | X | | Alleges September 2009 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief as to any pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 471 | TRO884693FTC | 11/25/2015 | Young, Betty | Betty Young | 3719 | | X | X | | | | Diagnosed 1997, unaware of possibility of receiving settlement until after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 472 | TRO891729FTC | 2/23/2016 | Abrams, Beulah | Beulah Abrams | 7480 | | X | X | | | | Diagnoses 1986, 1987, 1988, 2008; previously filed with the Colom law firm; she was under the impression that the claim was current from 1993. Class action handled by Colom firm is separate from the Tronox bankruptcy case. Claims based on 1986-88 diagnoses either were resolved in prior action or, if not, were time-barred before the Tronox bankruptcy filing. As to the 2008 diagnosis; participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 473 | TRO892966FTC | 2/23/2016 | Craddieth, Beulah | Beulah Craddieth | 7791 | | X | X | | X | | Diagnosis dates listed as 1967, 1972, 1982, 1984, 1997, 1998, 2010, 2013; previously filed with the Colom law firm in a class action, result not specified; unaware of Tronox bankruptcy case; did not see any public notice. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claim that were resolved in a prior proceeding could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 474 | TRO892440FTC | 2/23/2016 | Deloach, Beulah | Beulah Deloach | 7572 | | X | X | | | | 2000 diagnosis; did not know and no reason to know exposed to a Tronox product; because of her 4th grade education, she did not understand what was happening to her. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 475 | TRO892693FTC | 2/23/2016 | Harper, Beulah | Beulah Harper | 5294 | | X | X | | | X | Diagnoses dates listed as 1973, 1980, 2011; former resident of Columbus, MS; says did not know and did not have reason to know exposed to Tronox product; moved to Ohio; rejection notice filed at docket # 5346. Claims based on 1973 and 1980 diagnoses were time-barred before the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 476 | TRO914989FTC | 7/26/2017 | Tate, Beulah | Beulah Tate | 4655 | 4656 | X | X | | | | 1957 diagnosis. Did not know and had no reason to know exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 477 | TRO880870FTC | 12/4/2015 | Westbrook, Beulah | Beulah Westbrook | 5772 | | X | X | | | X | Alleges 2010 heart condition; 2011 adult asthma (but childhood asthma diagnosed in 1981); rest of diagnoses all 2001 or earlier. Unaware of claims process and did not know could file a claim; says violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 478 | TRO891941FTC | 2/23/2016 | Fields, Beverly | Beverly Fields | 5733 | 8315 | | X | | | | Mid-80s to mid-90s diagnoses; former Mississippi resident; previously filed with Colom law firm and attorney Bambach; unaware case had been "reopened;" the law firm said she did not have a claim back then which she did not understand as she lived in the area and had medical issues and her children were born with conditions. A supplement filed at docket #8315. Prior dealings with attorney show awareness of claim and legal rights. Conduct or advice of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 479 | TRO895637FTC | 3/24/2016 | Harris, Walter | Beverly Harris | 5167 | | X | X | | | | 1970s/2000 diagnoses; previously filed with Colom law firm; unaware of claims process for bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 480 | TRO892174FTC | 2/23/2016 | Mallard, Beverly | Beverly Mallard | 4105 | | X | X | | | | Diagnoses 1988, 2000, 2008. Moved out of state, did not get notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 481 | TRO889761FTC | 2/23/2016 | Phillips, Marcus | Beverly Phillips | 5854 | | | X | | X | | Says symptoms and diagnosis were in 2010; cut-and-pasted form language as to reasons why missed bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 482 | TRO897162FTC | 5/4/2016 | Spann, Beverly | Beverly Spann | 4520 | | X | X | | x | | Says symptoms & diagnosis in 2010 but provides medical records for 1994; previously filed with Colom firm in 2002 class action. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims accrued as of 2002 either were resolved in a prior proceeding or, if not, were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Other claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 483 | TRO885333FTC | 11/25/2015 | Storey Gafrey, Beverly | Beverly Story Gafrey | 5428 | | X | X | | | | 1974 diagnosis; former resident of Columbus, MS who relocated to Houston, Texas in 2006. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 484 | TRO887328FTC | 12/14/2015 | Wilkins, Beyanka | Beyanka Wilkins | 4548 | | X | X | | | | Diagnoses in 1989, 1999 and 2002. Says misinterpreted conditions of claim; unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 485 | TRO896595FTC | 4/25/2016 | Jamison, Bianca | Bianca Jamison | 6176 | | | X | | X | | Diagnoses 2009 and 2010; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; had no reason to know and did not know of her exposure to Tronox product; discharge of claim violation of due process, unaware of the process and did not know that she could file a claim for herself. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 486 | TRO886420FTC | 12/7/2015 | Fox, Billsha | Billsha Fox | 3419 | | | | | | X | Minor at the time and did not have any knowledge of the claim; does not say why guardian did not file. Will allow supplemental submission to explain why parents or guardians did not file a claim, why claimant waited until 2015 to do so, and whether relief is warranted. |
| 487 | TRO894921FTC | 3/23/2016 | Billups, Alvin | Billups, Alvin | 5808 | | X | X | | | | 1993 diagnosis; moved away and was not aware the lawsuit was in place. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 488 | TRO894920FTC | 3/23/2016 | Billups, Tameca | Billups, Tameca | 5815 | | X | X | | | | 1999 diagnosis; moved away for a better job and later not knowing this lawsuit had occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 489 | TRO897841FTC | 5/25/2016 | Peoples, Billy | Billy Peoples | 4036 | | X | X | | | | Trust's summary listed the wrong claim number; the correct number is TRO897841FTC. Diagnoses 2001 and earlier. Did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 490 | TRO892712FTC | 2/23/2016 | Petty, Billy | Billy Petty | 6619 | | | X | | X | | Just a signed motion form and a signed Rejection Notice. No grounds stated for relief from the bar date, motion denied as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 491 | Unknown | 12/4/2015 | Bridges, Billy Wayne | Billy Wayne Bridges | 7341 | 8019 8068 8391 8528 8530 9408 9432 | | X | | | | This docket entry was filed for a group of claimants, some of whom did not file an excusable neglect motion. In addition, supplemental letters were filed by Billy Wayne Bridges for this group at docket ## 8019, 8068 (with a duplicate at 8391), and 8528 (with a duplicate at 8530) and #9408, and #9432, complaining about the process. Basically, it is a motion for reinclusion in the original Tronox tort claim Class D, which only covered people who actually filed timely proofs of claim before the bar date. Claimants say they were represented by the Creosote Litigation Group of Mississippi since 2002 (Bambach); firm lost records; turned over to Tollison firm after 2009. They appear to confuse the bankruptcy case with the prior class actions and appear to think (without confirmation) that the prior class action counsel was representing them in the 2009 bankruptcy case. Funds for Tort Group D have already been distributed, inclusion in that group is not possible and that request is moot. In addition, attorneys in the Creosote Litigation Group had direct notice of the bar date, so if they actually represented this group then proofs of claim should have been filed. Unexcused failures of counsel are not grounds for relief based on excusable neglect. Motion is denied. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| | | | | | | | A | B | C | D | E | |
| 492 | Unknown | 12/4/2015 | Bridges, Detra Devoune | Billy Wayne Bridges | 7341 | 8019 8068 8391 8528 8530 9408 9432 | | X | | | | This docket entry was filed for a group of claimants, some of whom did not file an excusable neglect motion. In addition, supplemental letters were filed by Billy Wayne Bridges for this group at docket ## 8019, 8068 (with a duplicate at 8391), and 8528 (with a duplicate at 8530) and #9408, and #9432, complaining about the process. Basically, it is a motion for reinclusion in the original Tronox tort claim Class D, which only covered people who actually filed timely proofs of claim before the bar date. Claimants say they were represented by the Creosote Litigation Group of Mississippi since 2002 (Bambach); firm lost records; turned over to Tollison firm after 2009. They appear to confuse the bankruptcy case with the prior class actions and appear to think (without confirmation) that the prior class action counsel was representing them in the 2009 bankruptcy case. Funds for Tort Group D have already been distributed, inclusion in that group is not possible and that request is moot. In addition, attorneys in the Creosote Litigation Group had direct notice of the bar date, so if they actually represented this group then proofs of claim should have been filed. Unexcused failures of counsel are not grounds for relief based on excusable neglect. Motion is denied. |
| 493 | Unknown | 12/4/2015 | Bridges, Mildred | Billy Wayne Bridges | 7341 | 8019 8068 8391 8528 8530 9408 9432 | | X | | | | This docket entry was filed for a group of claimants, some of whom did not file an excusable neglect motion. In addition, supplemental letters were filed by Billy Wayne Bridges for this group at docket ## 8019, 8068 (with a duplicate at 8391), and 8528 (with a duplicate at 8530) and #9408, and #9432, complaining about the process. Basically, it is a motion for reinclusion in the original Tronox tort claim Class D, which only covered people who actually filed timely proofs of claim before the bar date. Claimants say they were represented by the Creosote Litigation Group of Mississippi since 2002 (Bambach); firm lost records; turned over to Tollison firm after 2009. They appear to confuse the bankruptcy case with the prior class actions and appear to think (without confirmation) that the prior class action counsel was representing them in the 2009 bankruptcy case. Funds for Tort Group D have already been distributed, inclusion in that group is not possible and that request is moot. In addition, attorneys in the Creosote Litigation Group had direct notice of the bar date, so if they actually represented this group then proofs of claim should have been filed. Unexcused failures of counsel are not grounds for relief based on excusable neglect. Motion is denied. |

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| | | | | | | | A | B | C | D | E | |
| 494 | Unknown | 12/4/2015 | Bridges, Terry | Billy Wayne Bridges | 7341 | 8019 8068 8391 8528 8530 9408 9432 | | X | | | | This docket entry was filed for a group of claimants, some of whom did not file an excusable neglect motion. In addition, supplemental letters were filed by Billy Wayne Bridges for this group at docket ## 8019, 8068 (with a duplicate at 8391), and 8528 (with a duplicate at 8530) and #9408, and #9432, complaining about the process. Basically, it is a motion for reinclusion in the original Tronox tort claim Class D, which only covered people who actually filed timely proofs of claim before the bar date. Claimants say they were represented by the Creosote Litigation Group of Mississippi since 2002 (Bambach); firm lost records; turned over to Tollison firm after 2009. They appear to confuse the bankruptcy case with the prior class actions and appear to think (without confirmation) that the prior class action counsel was representing them in the 2009 bankruptcy case. Funds for Tort Group D have already been distributed, inclusion in that group is not possible and that request is moot. In addition, attorneys in the Creosote Litigation Group had direct notice of the bar date, so if they actually represented this group then proofs of claim should have been filed. Unexcused failures of counsel are not grounds for relief based on excusable neglect. Motion is denied. |
| 495 | Unknown | 12/4/2015 | Bridges, Evaleen | Billy Wayne Bridges | | | | | | | | Trust lists this as a motion received by the Trust but not filed with the Court. Cannot rule unless and until the motion is filed. |
| 496 | TRO891970FTC | 2/23/2016 | Reed, BilQis | BilQis Reed | 6198 | | X | X | | | | 1991 diagnosis; previously filed with Turner & Assoc. 2000 and the Colom law firm 2001, submitted requested data but resided outside of contamination area; former resident of Columbus, MS who moved to TX and did not reside in Mississippi in 2009; says did not receive timely information. No explanation as to why did not file own lawsuit or take other steps after failed to qualify for class action. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 497 | TRO902127FTC | 9/14/2016 | Adamn, U.W. | Blair, Lillie | 5523 | | X | X | | | | Diagnosis between 1978-1981; unaware of the claims filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 498 | TRO901033FTC | 8/16/2016 | Hill, Bobbie Jean | Bobbie Jean Hill | 5737 | | X | X | | | | 1972 diagnosis; says incapacitated at time of bar date, "recently had a stroke when first tort claim" (does not provide date or medical record). Claim was time-barred under the applicable statute of limitations many years before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 499 | TRO889288FTC | 2/23/2016 | Richey, Bobbie | Bobbie Richey | 4078 | | X | X | | | | 1966 diagnosis. Claim filed December 2015. Unaware of bar date, no reason to know exposed to a Tronox product, heard of process in 2015 when visited Mississippi. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. If claim is based on a Mississippi exposure it also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 500 | TRO887947FTC | 12/18/2015 | Tolon, Bobbie | Bobbie Tolon | 6706 | | X | X | | X | | Claims symptoms 1999, 2009 diagnosis (month not noted); paperwork lost by atty Bill Bambach. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 501 | TRO894051FTC | 3/2/2016 | Jefferson, Eva | Bobby Barry | 7756 | | X | X | | | | 1975 diagnosis; the injured party died in 1993; rep was not aware of Tronox bankruptcy case; did not see any public notification in newspaper or any social media. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 502 | TRO892792FTC | Unknown | Jefferson, Paul | Bobby Barry | 7909 | | X | X | | | | Not included in Trust's summary. 1990 diagnosis; the injured party died in 2001; was not aware of the Tronox bankruptcy case; did not see any public notification by newspaper or social media. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 503 | TRO885037FTC | 11/25/2015 | Colvin, Bobby, Jr. | Bobby Colvin, Jr. | 7590 | | X | X | | | | Diagnoses 1986, 2003; former resident of Columbus, MS who still lived there in early 2009 before moving to Tupelo, MS and then to Georgia; says a claim was previously filed with the Colom law firm by parents but says they would have the details, does not state outcome; says he was unaware of the bankruptcy because did not receive direct notice as a known claimant; did not see the publication notice; says was dealing with depression in 2009 which made it difficult to focus on anything including college and work which should qualify as incapacitated; says he should be protected from unforeseen medical issues; says violation of due process but does not explain why; does not provide any supporting docs for depression. No support is provided for the allegation that this movant was a "known claimant." If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. No record that movant was part of a pending lawsuit at the time of the bankruptcy but even if that were the case the attorneys for all pending cases and attorneys for the prior class action plaintiffs received direct notice of the bar date by mail. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 504 | TRO884976FTC | 11/25/2015 | Colvin, Sr. Bobby | Bobby Colvin, Sr. | 7368 | | X | X | | | | 1970s diagnosis; previously filed with Colom law firm 2002, outcome not disclosed; says did not file a claim in Tronox bankruptcy prior to bar date because he was unaware of an ongoing case. Also, complains that there are those in the neighborhood who have been rewarded for injuries such as nose bleeds, while he is suffering with many medical conditions and has not been compensated. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claims and legal rights. No evidence the claim was subject to a pending proceeding at the time of the bar date. Claim either was resolved in a prior class action or, if not, was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 505 | TRO901187FTC | 8/16/2016 | Ford, Bobby, Jr. | Bobby Ford, Jr. | 4639 | | | X | | | | 2007 diagnosis. Says did not have know of the claim prior to the bar date, when discovered it the bar date had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| | | | | | | | A | B | C | D | E | |
| 506 | TRO885816FTC | 11/25/2015 | Guyton, Bobby | Bobby Guyton | 7843 | | X | X | | | | 1999 diagnosis; unaware exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 507 | TRO891976FTC | 2/23/2016 | Haney, Bobby | Bobby Haney | 5077 | | | X | | | | 2004 diagnosis; says incapacitated during bar date period in 2009 and provides supporting medical records to show that he became very ill again in August 2009 and was admitted to hospital and began treatments including chemotherapy; admissions and treatments continued that year and into following years. However, no explanation of lack of action for many years following the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 508 | TRO895480FTC | 3/24/2016 | Davis, Nathaniel | Bobby Irions | 3818 | | X | X | | | | 1953 diagnosis. Injured party is deceased. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 509 | Unknown | Unknown | Leach, Bobby J. | Bobby J. leach | 9478 | | | | | | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 510 | TRO891875FTC | 2/23/2016 | Jordan, Bobby | Bobby Jordan | 5328 | | X | X | | | | Diagnosis apparently in 1998; did not know of Tronox case in 2009; was out of town when he heard about it; unaware his conditions were related to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 511 | TRO896560FTC | 4/25/2016 | Leach, Bobby | Bobby Leach | 5819 | | X | X | | | | Diagnoses 2008 and earlier; unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 512 | TRO897210FTC | 5/4/2016 | Lewis, Bobby | Bobby Lewis | 5993 | | X | X | | | | 1999 diagnosis; unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 513 | TRO900950FTC | 8/16/2016 | Loyd, Bobby | Bobby Loyd | 6377 | | X | X | | | | 1964 diagnosis; former resident of Columbus, MS; previously filed with Colom law firm in 2002; says if had known would have filed a timely claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 514 | TRO888749FTC | 12/24/2015 | Martin, Bobby | Bobby Martin | 6099 | 9293 | X | X | | | | 1989 diagnosis; says that the year of his surgery, 1989, there were no lawsuits pending. However, there did not need to be a pending class action for claimant to seek relief. A supplemental letter filed with others at docket #9293 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 515 | TRO898082FTC | Unknown | Martin, Bobby | Bobby Martin | 7990 | | X | X | | | X | Not included in Trust's summary. Diagnoses 1997, 2005, 2009; says previously filed claim with atty Bambach, atty deceased; did not receive anything or any information; filed after learning of process but it was too late. Date of filing with attorney is not specified but Atty Bambach died in 2013. If was retained before bar date that is not grounds for relief based on excusable neglect because Bambach received notice of the bar date and unexcused failures of counsel are not grounds for relief. In addition, claims based on 1997 and 2005 diagnoses were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Date of 2009 diagnosis not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be decided by the Tort Claims Trust under its dispute resolution procedures. |
| 516 | TRO887052FTC | 12/14/2015 | McKinley, Bobby | Bobby McKinley | 4161 | 4162 | X | X | | | | Skin rashes since 1965. Says publication notice not reasonably calculated to provide notice. Duplicate at docket 4162. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 517 | TRO889933FTC | 2/23/2016 | Sanders, Bobby | Bobby Sanders | 6795 | | X | X | | | | 1970 diagnosis; unaware of deadline; unaware exposed prior to deadline; contends violation of due process occurred but does not elaborate. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 518 | TRO891839FTC | 2/23/2016 | Smart, Bobby | Bobby Smart | 4885 | | | X | | | X | Misinterpreted conditions of the claim; unaware exposed to Tronox product; forgot to include most recent health conditions. says diagnosis was October 2009. Motion does not identify a pre-bar date diagnosis for which relief is sought based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 519 | TRO887764FTC | Unknown | Stephenson, Bobby | Bobby Stephenson | 6404 | | X | X | | | | Not included in Trust's summary. Previously filed with Colom law firm in November 2000; says Colom law firm did not inform him that he could file again due to the "second claims file"; says the filing deadline was not reasonably calculated to provide notice to claimants; did not know and no reason to know exposed to a Tronox product; also says was prevented from filing by a natural disaster, but no such disaster is specified. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. No indication Colom firm represented the movant in 2009 but if it did that is not grounds for relief, because the Colom firm received direct notice of the bar date by mail, and alleged failures of counsel are not grounds for relief unless counsel's failures may be excused. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 520 | TRO884462FTC | 11/25/2015 | Stewart, Bobby | Bobby Stewart | 3402 | | | X | | X | | Says filed in 2015 after diagnosed in 2015, says had symptoms in 2007 but a doctor could not provide definite diagnosis until 2015. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 521 | TRO901182FTC | 8/16/2016 | Taylor, Willie | Bobby Taylor | 5769 | | X | X | | | | 2001 diagnosis; the injured party died prior to bar date; rep says claim process was closed when he learned of it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 522 | TRO901259FTC | 8/16/2016 | Taylor, Bobby | Bobby Taylor | 5814 | | | X | | | | 2008 diagnosis; did not know about claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 523 | TRO900530FTC | 8/16/2016 | Trimble, Bobby | Bobby Trimble | 6477 | | | X | | | X | 2012 diagnosis; unaware of the case and deadlines. Says was wrongly advised on the process of filing a claim and due to that, his initial claim was improperly filed, but does not way when such advice was or by whom, appears to be referring to communications with trust about late-filed claim. Says was not advised he could file a category D claim and was told to complete a category A claim, but category "D" claims were limited to people who filed on or before August 12, 2009. Says claimants were not notified of the tort trust, complains of person who purported to be with the Trust who gave incorrect advice and provided prefilled forms; says wants to be placed in the proper category "D," though by its terms that category is not available. Alleges symptoms and diagnosis after bar date but documents suggest there may have been earlier conditions. Category "D" was closed in 2010 and cannot be reopened, category "A" is the only place where claims may now be filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 524 | TRO890876FTC | 2/23/2016 | Vaughn, Bobby | Bobby Vaughn | 4888 | | X | X | | | X | Did not hear from any source about bankruptcy case; injured party's attention and memory level is very low, alleges is incompetent; does not understand many things. Diagnosis dates not listed, unclear if medical records complete. Insufficient documentation of incompetence and alleged inability to file claim or to enlist the aid of others for that purpose. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 525 | TRO886485FTC | 12/7/2015 | Williams, Katherine | Bobby Williams | 7196 | | X | X | | | | 1996 diagnosis; the injured party died in 2008; rep was not aware/had no knowledge of bar date, did not see public notifications. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 526 | TRO895124FTC | 3/23/2016 | Lee, Jeanette | Bobby Williams | 7237 | | X | X | | | | 1980 diagnosis; rep says previously filed with atty Bambach in 2003, called but he could not find her application; later the movant was incarcerated. Filing in 2003 must have been in connection with a different matter, as the bankruptcy case was not filed until 2009. No indication the claim was ever part of a pending legal proceeding. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 527 | TRO896728FTC | 4/25/2016 | Wilson, Sammie | Bobby Wilson | 7917 | | X | X | | | | 1990 diagnosis; the injured party died in 1997. Standard cut-and-pasted form language as to reasons why missed the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 528 | TRO903318FTC | 10/27/2016 | Smith, Bonita | Bonita Smith | 5973 | | | X | | X | | Various diagnoses, most before bar date but at least one in 2012; no reason to know exposed to a Tronox product because not a resident of Mississippi, she visited parents there and had no knowledge of the case until she moved in with her disabled parent. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 529 | TRO885889FTC | 11/25/2015 | Scott, Bordrick | Bordrick Scott | 5197 | | X | X | | | | Most diagnoses in 1970s and 1980s but alleges stroke in 2008. Previously filed with Colom law firm and in 2006 received \$9,800; says did not receive any notice of bankruptcy case; did not see any advertising. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006, if not resolved in a prior proceeding, were also time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 530 | TRO902181FTC | 9/14/2016 | Bostick, Eboni | Bostick, Eboni | 6224 | | | X | | | | 2006 diagnosis; was not aware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 531 | TRO889140FTC | 2/23/2016 | Hughes, Bradford | Bradford Hughes | 5152 | | | X | | | | 1991 diagnosis; says unaware of case or bar date; unaware could file claim; relocated to Tennessee; says notice was insufficient, publication notice was not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 532 | TRO884196FTC | 11/25/2015 | Brandon, Bradley | Bradley Brandon | 4552 | | | | | | X | 2004 diagnosis. Says 2009 was a difficult time, freshman year at college, away from home, in July grandmother passed away. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 533 | TRO902847FTC | 10/13/2016 | Brand, Theophilus Joshua | Brand, Theophilus Joshua | 6121 | | X | X | | | | 2003 diagnosis; says was not informed of the claims process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 534 | TRO898086FTC | Unknown | Harris, Brandi | Brandi Harris | 6020 | | X | X | | X | | Not included in Trust's summary. Diagnoses in 2000, 2013; did not have all information and did not understand conditions; says certain conditions after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 535 | TRO898022FTC | Unknown | Brooks, Brandon | Brandon Brooks | 6361 | | X | X | | | | Not included in Trust's summary. 1990 diagnosis; no excuse provided. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 536 | TRO898009FTC | 6/10/2016 | Ratliff, Brandon | Brandon Ratliff | 6813 | | | X | | | | 2002 diagnosis; not clear where exposure occurred; was not aware of the dates because resided in Alabama. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 537 | TRO887519FTC | 12/14/2015 | Anderson, Lisa | Brandon Riches | 7310 | 8364 8365 | X | X | | | X | Asthma diagnosis in childhood in 1970s, other purportedly separate respiratory conditions identified as allegedly diagnosed in other years (some before bar date and some after), other conditions that occurred and were diagnosed in the 1990s; says right of due process violated because publication notice not reasonably calculated to provide sufficient notice; she was completely unaware of any pending claims against Tronox as she never received any notifications of the claim; she has limited education with no experience or knowledge regarding legal notices; nor did any relatives who may have informed her of the settlement also did not get notice; she lived in Louisiana at the time of the bar date. A notice of appearance filed by counsel at docket #8364 and additional 930 pages of medical records at docket #8365. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 538 | TRO886155FTC | 12/7/2015 | Sherrod, Brandon | Brandon Sherrod | 5558 | | | X | | | X | Did not know about claims process; says symptoms and diagnosis in 2009 but does not specify when in 2009 and does not provide medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 539 | TRO892634FTC | 2/23/2016 | Shields, Brandon | Brandon Shields | 6941 | | | X | | | X | 2013 diagnosis; was unaware of the litigation in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 540 | TRO896383FTC | 4/13/2016 | Windham, Brandon | Brandon Windham | 4813 | 9325 | | X | | | | 2007 diagnosis; unaware of the filing; spoke to attorney (date unspecified) who said would get in touch but did not; claimant filed when he found others were filing. A supplemental letter filed with others at docket #9325 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 541 | TRO888374FTC | 12/18/2015 | Harris, Jayden | Brandy Harris | 5451 | | | | | | X | Injured party is a minor with mild retardation, diagnoses in April 2009; rep says did not file because unaware of claim; standard language. A supplemental letter filed at docket #8912 complaining about the process. Will permit supplemental submission to explain reasons why parents or guardians waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 542 | TRO905724FTC | 3/28/2017 | Coleman, Brelana | Brelana Coleman | 3839 | | | | | | X | Diagnosed with asthma in 2001. Child at time of deadline in 2009 but no showing as to parents' or guardian's knowledge of creosote related claims or explanation why they did not investigate and pursue possible claims. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 543 | TRO893744FTC | 3/2/2016 | Stewart, James | Brenda Blevins | 4290 | | X | X | | X | | Injured party diagnosed before 1990; filing by relative. Says papers filed on time. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. To extent claim was filed late no excuse is offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 544 | TRO886727FTC | 12/7/2015 | Capone, Brenda | Brenda Capone | 4055 | | | X | | | | Diagnoses 2007 and earlier. Unaware of lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 545 | TRO902940FTC | 10/13/2016 | Eiland, Woodrow | Brenda Eiland Gund | 4902 | | X | X | | | | 1990 diagnosis; injured party died in 1995; rep did not provide excuse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 546 | TRO894522FTC | 3/23/2016 | Jordan, Leroy | Brenda Gipson | 6681 | | | X | | | | 1989 diagnosis; says injured party has psychological problems; place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 547 | TRO895528FTC | 3/24/2016 | Hendricks, Brenda | Brenda Hendricks | 4411 | | X | X | | | | August 2002 diagnosis. Former resident of Columbus, MS. Unaware until friend received settlement in 2014. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 548 | TRO889685FTC | 2/23/2016 | Johnson, Mary | Brenda Jackson-Johnson | 6233 | | X | X | | | | 1945 diagnosis; the injured party died in 2000; rep says did not know could file for her; unaware of any lawsuit; discharge of claim violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 549 | TRO889686FTC | 2/23/2016 | Johnson, Zacheus | Brenda Jackson-Johnson | 6269 | | X | X | | | | 1965 diagnosis; the injured party died in 2007; rep says deceased had a diagnosed injury but did not know cause, but under Mississippi law the limitations period ran so long as the condition had been diagnosed, regardless of whether the cause was known. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 550 | TRO902440FTC | 9/14/2016 | Johnson, Brenda | Brenda Johnson | 3987 | | X | X | | | | Former resident of Columbus, MS. 2000 diagnosis. Says unaware exposed prior to deadline, did not know injury attributable to Tronox. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 551 | TRO880211FTC | 12/4/2015 | Joiner, Brenda | Brenda Joiner | 7323 | | X | X | | | | 2005 and earlier diagnoses; former resident of Columbus, MS; previously filed with Landis Sexton law firm some time prior to 2009; supplied law firm with medical records; the next time she received any information was in 2013. Affidavit of service shows notice of the bar date was mailed directly to Landis Sexton on behalf of other clients, so if counsel was retained by Ms. Joiner before the bar date counsel was aware of the bar date itself. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 552 | TRO892886FTC | 2/23/2016 | Patterson, Brenda | Brenda Patterson | 4954 | | | X | | X | | Claims first diagnosis in 2012; unaware of bankruptcy case; standard form language as to reasons for not filing a timely claim. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 553 | TRO885572FTC | 11/25/2015 | Perry, Brenda | Brenda Perry | 3871 | 8867 | | X | | X | | Most diagnoses before bar date (sleep apnea, lower back pain, diabetes, carpal tunnel), heart disease diagnosed after bar date (2012). Unaware exposed prior to deadline. A supplemental letter filed at docket #8867 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 554 | TRO880350FTC | Unknown | Robinson, Brenda | Brenda Robinson | 4966 | | | X | | | | Not included in Trust's summary. Merely a rejection of the Trust's determination, no motion based on excusable neglect or due process. |
| 555 | TRO893565FTC | 2/23/2016 | Blair, Shakeria | Brenda Roby | 3930 | | | X | | | | Motion contains no information, just a signature page. |

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| 556 | TRO893564FTC | 2/23/2016 | Blair, Thevis | Brenda Roby | 3935 | | | X | | | | Motion contains no information, just a signature page. |
| 557 | TRO893776FTC | 3/2/2016 | Sherrod, Brenda | Brenda Sherrod | 5961 | | X | X | | | | Says symptoms started in 1970s; crossed off "1970" as diagnosis date and then inserted "2006"; says previously filed with Colom law firm 2002; was not aware of other claims until she filed this claim. Prior dealings with attorney show awareness of claim and legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 558 | TRO881090FTC | 12/4/2015 | Wilson (Smith), Brenda | Brenda Smith Wilson | 5673 | | X | X | | | X | Various diagnosis dates, some before bar date and some after; says publication notice of the claims filing deadline never received; did not know and had no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 559 | TRO896011FTC | 4/6/2016 | Tucker, Brenda | Brenda Tucker | 4152 | | | X | | | X | Says diagnosis 2010; says proof was rejected; proof was two page summary of a hospital visit near time of filing claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 560 | TRO886137FTC | 12/7/2015 | Williams, Brenda | Brenda Williams | 7415 | 8119 | X | X | | | | Diagnoses 1985 and 2000; previously filed with the Colom law firm in 1999, outcome unclear; unaware could file a claim; says discharge of claim violation of due process; unaware of the process. A supplement filed at docket #8119 with medical records. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 561 | TRO894654FTC | Unknown | Williams, Brenda | Brenda Williams | 7989 | | | X | | | | Not included in Trust's summary. 2007 diagnosis; unaware could file a claim; after atty Bambach deceased was informed too late. Attorney Bambach did not die until 2013, that is no reason why 2009 bar date was missed. Unclear when retained Bambach but if before bar date that is no excuse because Bambach received notice of the bar date and unexcused failures of counsel are not grounds for excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 562 | TRO887935FTC | 12/18/2015 | Smith, Brenesha | Brenesha Smith | 3759 | | X | X | | | | 1996 diagnosis. Says "sent off paper work not sure how I pass deadline." May be under mistaken belief that late-filed claim was timely. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 563 | TRO884779FTC | 11/25/2015 | Hunter, Brent | Brent Hunter | 6678 | | X | X | | | | 1990 diagnosis; former resident of Columbus, MS; says was on active duty in South Korea at the time of the bar date. However, the claim was time-barred under the applicable MS statute of limitations long before the Tronox bankruptcy filing. |

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| 564 | TRO891117FTC | 2/23/2016 | Harrison, Brian | Brian Harrison | 3957 | | | X | | X | | Alleges allergy diagnosis in 2008, high blood pressure in 2010. Says was unaware of deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 565 | TRO889627FTC | 2/23/2016 | Joiner, Brian | Brian Joiner | 4695 | | | X | | X | | Says symptoms and diagnosis in 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 566 | TRO889020FTC | 12/30/2015 | Lowe, Brian | Brian Lowe | 7753 | | X | X | | | | Diagnosis not listed in form on docket. Says did not know or had no reason to know that had been exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 567 | TRO884502FTC | 11/25/2015 | Pestome, Brian, Jr. | Brian Pestome, Jr. | 3431 | | | X | | | | 2005 Diagnosis. Says was too young to understand what exactly was taking place legally, but alleges exposure began in 1990 so was at least 19 or so as of the bar date, and 18 is the age of majority in Pennsylvania. Says learned of process from social media, does not read newspapers. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 568 | TRO892456FTC | 2/23/2016 | Thompson, Brian | Brian Thompson | 5099 | | X | X | | | | 2003 diagnosis; rep says did not know of exposure to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 569 | TRO889928FTC | 2/23/2016 | Williams, Brianna | Brianna Williams | 7648 | | X | X | | | | 1996 diagnosis; previously filed with atty Bambach, received \$500 award; says did not know of filing of bankruptcy case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 570 | TRO895813FTC | 3/24/2016 | Bridges, Johnson | Bridges, Johnson | 6733 | | X | X | | | | 2003 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 571 | TRO895512FTC | 3/24/2016 | Bridges, Lillie | Bridges, Lillie | 6734 | | | X | | X | | Diagnosed 10/6/2009. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 572 | TRO889026FTC | 12/30/2015 | Bridges, Melissa | Bridges, Melissa | 5712 | | | | | | | June 2000 diagnosis; unaware of any claims and the process; joined the U.S. Air Force in January 2003 and was stationed in Georgia in 2009, serving in Texas as of 2017 motion filing. Military service tolled application of state statute of limitations (if not already expired as of January 2003) and tolled application of the bar date, so the claim cannot be excluded on timeliness grounds. The claim is permitted subject to such defenses as the Trust may assert, which are to be resolved under the Trust's normal dispute resolution procedures. |
| 573 | TRO896355FTC | 4/13/2016 | Bridges, Regginald | Bridges, Regginald | 6648 | | | X | | X | | States that began exhibiting symptoms on 8/12/09 (the bar date); says that "the community has a right to submit a claim;" no diagnosis date listed. No pre-bar date diagnosis identified for which relief is sought, motion is denied to the extent it seeks relief from the bar date based on pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 574 | TRO889248FTC | 2/23/2016 | Alexander, Bridgett | Bridgett Alexander | 7799 | | X | X | | | | 1989 diagnoses; unaware of bar date; did not receive mail or see published notices; could not do anything about something she knew nothing about. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 575 | TRO901959FTC | Unknown | Harvey, Bridney | Bridney Harvey | 6055 | | X | X | | | | Not included in Trust's summary. 2007 diagnosis; unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 576 | TRO884021FTC | 11/13/2015 | Durrah-Coleman, Charles | Briscot, Sheila A. | 6752 | | X | X | | | | 1999 diagnosis; at time of deadline, unaware that source of his cancer was KM/Tronox product; also was extremely ill at time of bar date with chemotherapy treatments. Mississippi statute of limitations runs from date of injury, not from knowledge of the cause of the injury, so unfortunately this claim was time-barred before the Tronox bankruptcy filing. |
| 577 | TRO905522FTC | Unknown | Valentine, Brittani | Brittani Valentine | 5125 | | | X | | X | | Not included on Trust's summary. Says was away at school and unaware of the filings; says not given justifiable allowance under the guidance of local attorneys Colom and Lundy; refers to private meetings with minimal details to residents; says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 578 | TRO890644FTC | Unknown | Cribbs, Ny'Kyra | Brittany Cribbs | 7965 | 7971 | X | X | | | | Not included in Trust's summary. 2005 diagnosis; says wasn't aware of claim and process. A duplicate motion filed at docket # 7971. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 579 | TRO895334FTC | 3/23/2016 | Griffin, Brittany | Brittany Griffin | 3572 | | X | X | | | | Diagnosed 2004. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 580 | TRO898085FTC | Unknown | Harris, Brittany | Brittany Harris | 6019 | | | X | | X | | Not included in Trust's summary. Various conditions alleged, some before bar date and some after; no excuse offered as to failure to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 581 | TRO894395FTC | 3/2/2016 | Sanders, Brittany | Brittany Sanders | 5423 | | | X | | X | | Says symptoms and diagnosis in October 2009; unclear if these are new conditions. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 582 | TRO888253FTC | 12/18/2015 | Weatherspoon, Brittany | Brittany Weatherspoon | 7127 | | | X | | X | | Symptoms 1989, diagnosis not listed; was informed by paralegal at Colom law firm that could not file a claim, unclear if that was in reference to prior class action or to bankruptcy. Unexcused conduct of counsel is not grounds for relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 583 | TRO896443FTC | 4/13/2016 | Wilkins, Brittany | Brittany Wilkins | 5420 | | X | X | | | | 2001 diagnosis; says that "at the time, filled out forms with attorney, but he said that file lost," so put in another application. Reference to filing with attorney in 2001 must have related to pre-bankruptcy lawsuits. Dealings with counsel show awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in another proceeding, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 584 | TRO894726FTC | 3/23/2016 | Wilson, Brittany [Harris] | Brittany Wilson [Harris] | 5087 | | | X | | X | | Says symptoms and diagnosis 2011. Cut-and-pasted standard excuses for not meeting bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 585 | TRO898256FTC | 6/20/2016 | Anthony, Brittnee | Brittnee Anthony | 5205 | 9104 | X | X | | | | 2004 diagnosis. Unaware eligible to file. A supplemental letter filed at docket #9104 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 586 | TRO894394FTC | Unknown | Vance, Brittney | Brittney Vance | 6362 | | X | X | | | | Not included in Trust's summary. 2000 diagnosis; previously applied with a lawyer and received \$300 benefits from 2005-2008 and now she is reapplying "for the rest." Unclear whether benefits were due to disability or were obtained in a tort proceeding. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 587 | TRO904626FTC | 1/24/2017 | Shelton, Brittny | Brittny Shelton | 5869 | | | | | | X | Says was a minor; says exposed from birth until moved to Florida with parents in 1991, so was 18 or older by the bar date; did not get a diagnosis but symptoms began in 1998. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 588 | TRO893969FTC | 3/2/2016 | Brock, Jessica | Brock, Jessica | 5374 | | X | | | | | 2008 diagnosis (eczema); parent filing on behalf of child; parent says was unaware that her area qualified for filing a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 589 | TRO886641FTC | 12/7/2015 | Hughes, Bronzetta | Bronzetta Hughes | 4606 | X | X | | | | | 1995 diagnosis. Previously filed with Colom firm; unaware could file claim in Tronox case. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 590 | TRI899299FTC | 7/11/2016 | Brown, Brittany | Brown, Brittany | 6688 | X | X | | | | | 1990 and 2002 diagnoses; says filed claim with Creosote Litigation Group in 2002, paperwork lost by atty Bill Bambach, made additional claim in 2005. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 591 | TRO895629FTC | 3/24/2016 | Brown, Dorothy | Brown, Dorothy | 5576 | | X | X | | | X | Various diagnosis dates, some before bar date and some after; moved away from area; when she called an atty did not get to speak with anyone and they did not return call (timing of these events and identity of attorney is not specified). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 592 | TRO894850FTC | 3/23/2016 | Brown, Vanessa | Brown, Vanessa | 6926 | | X | X | | | | 1992 diagnosis; says that she filed a claim in 2008 and never received any continuing information; says relative who filed claims received information and she did not. Any claim filed in 2008 had to be in connection with a different proceeding as the bankruptcy case was not filed until 2009. Participation in prior proceeding shows awareness of claim and of legal rights. No record of a claim filed in the bankruptcy case. Notice of the bar date was sent to all litigants with claims pending in 2009 or to their attorneys, as verified by the proofs of service on file with the court. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim based on 1992 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 593 | TRO902319FTC | 9/14/2016 | Farmer, Bruce | Bruce Farmer | 3886 | | X | X | | | | 1986 diagnosis. Unaware of possibility of receiving payment for injuries in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 594 | TRO885908FTC | 11/25/2015 | Taylor, Bruce | Bruce Taylor | 6693 | | X | X | | | | Diagnosis dates unclear, says 1980-2009, appears to be referring to continuing conditions; did not file because traveled as truck driver from state to state. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 595 | TRO899222FTC | 7/11/2016 | Carothers, Bryan | Bryan Carothers | 6523 | | X | X | | | | 1983 diagnosis; did not know he could or should file; did not know was injured; did not have the knowledge or ability to know how to seek a claim a claim at the time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 596 | TRO891054FTC | Unknown | Hudgins, Bryant | Bryant Hudgins | 6452 | | X | X | | X | | Not included in Trust's summary. Diagnoses in 2002, 2006, 2011; says publication notice of the claims filing deadline was not reasonably calculated to reach claimants not known at the time of notice; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 597 | TRO891605FTC | 2/23/2016 | Thompson, Bryant | Bryant Thompson | 6951 | | X | X | | | | 1992 diagnosis; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 598 | TRO898074FTC | 6/20/2016 | Taylor, Bryson | Bryson Taylor | 6617 | | | X | | | | Diagnosed April 2009; parent filing for minor son. Says was unaware son exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 599 | TRO885272FTC | Unknown | Burgin, Mary | Burgin, Mary | 3306 | | X | X | | | | Motion is not included on the Trust's summary. Diagnosed 1957. Alleges she was a child, but bar date was in 2009 (52 years later). No legally sufficient grounds for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 600 | TRO880277FTC | 12/4/2015 | Minor, Bruster | Buster Minor Jr. | 6424 | | | X | | X | | Alleges March 2010 diagnosis; says was incarcerated at the time of filing; not notified of the filing deadline. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 601 | TRO894924 | 3/23/2016 | Brewer, Byron | Byron Brewer | 6649 | | X | X | | X | | Diagnosis dates crossed off (appears originally wrote 1985), says unsure of dates diagnosed; says had misinformation and was unaware of a lot of things when filed his claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 602 | TRO899232FTC | 7/11/2016 | Woods, Caitlin | Caitlin Woods | 6679 | | X | X | | | X | Says diagnosed in 2010, but in attachment said had other diseases and then NEW disease diagnosed in 2010. Says does not recall seeing publication notice. Alleges there were "horrific storms" in MS in 2009, provides no specifics and does not show how they allegedly interfered with the filing of claims, or why movant waited so long after the bar date before filing a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 603 | TRO893822FTC | 3/2/2016 | Calhoun, Mary | Calhoun, Mary | 5642 | | | X | | | X | Says symptoms Sept. 2009 and diagnosis Oct. 2009; says did not know that there was a claim filed against the company. Later told that her signs and symptoms related to the company and she needed to file a claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 604 | TRO904741FTC | 1/24/2017 | Vaughn, Calisha | Calisha Vaughn | 6363 | | X | X | | | | May 2004 diagnosis; former resident of Columbus, MS; she tried to apply after the bar date in 2011 with atty Bambach and did not receive any correspondence; does not reference 2009 bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 605 | TRO900473FTC | 8/16/2016 | Jones, Callie | Callie Jones | 7684 | | X | X | X | | | 1974 diagnosis; did not know about Tronox claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 606 | TRO880765FTC | 12/4/2015 | Shields, Callie | Callie Shields | 6818 | | X | X | | | | First diagnoses 1960s; the injured party (former resident of Columbus, MS) died in 2013; unaware of bankruptcy proceedings; rep says violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 607 | Unknown | 2/23/2016 | Butler, Calvin | Calvin Butler | 7884 | | | X | | | | No current condition and unaware exposed to deadly chemicals; wants to preserve right regarding latent illnesses. No pre-bar date diagnosis or condition identified for which relief is sought, no basis for relief from bar date because no claim for which relief is appropriate. |
| 608 | TRO905004FTC | 1/24/2017 | Cunning, Calvin | Calvin Cunning | 4452 | | X | X | | | | 1986 diagnosis. Unaware and had no reason to know had been exposed to Tronox product, attended high school several hundred yards near company, Tronox legal team had access to public school records but did not send notice. Fact that claimant attended nearby high school did not mean Tronox knew the claimant was injured or had knowledge of his claim for notice purposes. Notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 609 | TRO900465FTC | 8/16/2016 | Dean, Calvin | Calvin Dean | 5799 | | X | X | | | | 1998 diagnosis; did not know about claim until after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 610 | Unknown | 5/30/2017 | Dismuke, Calvin | Calvin Dismuke | 7868 | | X | X | | | | Diagnoses 1979 and 2000; moved away in 1975; unaware exposed to deadly chemicals; does not believe notice was sufficient. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 611 | TRO892327FTC | 2/23/2016 | Gardner, Calvin | Calvin Gardner | 4934 | | X | X | | | | 1985 symptoms onset, diagnosis date not listed; says was unaware of suit; "thought that since I didn't file in the beginning I wasn't eligible to file. Once I found out I could file, I did." Appears to be under misimpression that a new filing period occurred some time after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 612 | TRO891452FTC | 2/23/2016 | Harris, Calvin | Calvin Harris | 4256 | | X | X | | X | | Alleges diagnosis in 1999 and "again" in 2010. Does not provide excuse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions first diagnosed before the bar date. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 613 | TRO891486FTC | 2/23/2016 | Williams, Calvin | Calvin Williams | 3997 | | X | X | | | | 1992 diagnosis. Alleges did file claim on time but form says claim was filed "around" March 12, 2010, which was after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No explanation for failure to file by the bar date is offered. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 614 | TRO898884FTC | 6/27/2016 | McNeal, Camala | Camala McNeal | 7071 | | | X | | X | | September 2009 diagnosis but no medical records; when asked about prior claims, says "1997, 2009," but no details as to 1997 claim; says previously filed with Landis, Sexton in 2009; says "the publication was not fairly calculated by law." Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 615 | TRO895077FTC | 3/23/2016 | Clay, Camelia | Camelia Clay | 3484 | | | X | | | X | Says diagnosis was in 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 616 | TRO884817FTC | 11/25/2015 | Coleman, Cameron | Cameron Coleman | 3354 | | | X | | | | Diagnosed 1997. Claims was minor child in 1997 but no allegations as to status in 2009 or as to reasons why claim not filed before bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 617 | TRO894937FTC | 3/23/2016 | Jones, Cameron | Cameron Jones | 4332 | | | X | | | X | Says symptom and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 618 | TRO901996FTC | 9/14/2016 | Prowell, Essie | Campranella Peowell | 3870 | 7266 | X | X | | | | The injured party was diagnosed in 1975 and died in 1981. Rep says unaware could file a claim. A duplicate of this claim is filed at docket # 7266. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim appears to have accrued in MS and, if so, it also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 619 | TRO906061FTC | 4/24/2017 | Prowell, Donna | Campranella Peowell | 3872 | | X | X | | | | 1962 diagnosis; death at unspecified date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim appears to have accrued in MS and, if so, it also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 620 | TRO886838FTC | 12/7/2015 | Hill, Candice | Candice Hill | 3667 | 8235 8534 8525 | X | X | | | | Diagnosed 2005, not aware of deadline. A supplement filed at docket #8235, complaining that claims of residents were rejected, while allowing claims of nonresidents. A supplemental letter complaining about the process filed at docket #8534. A supplemental letter complaining about the process filed at docket #8525. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 621 | TRO899255FTC | 7/11/2016 | Boggan, Raina | Candice Straughter | 5444 | | | | | | | Representative filing for a minor who has been committed to a behavior center; rep says injured party was diagnosed with asthma and upper respiratory infection in June 2009. Court is satisfied with explanations, motion for permission to file late claim is granted, Trust to resolve merits of the claim pursuant to its normal dispute resolution procedures. |
| 622 | TRO899253FTC | 7/11/2016 | Straughter, Candice | Candice Straughter | 5445 | | X | X | | | | February 2001 diagnosis; unaware of Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 623 | TRO885710FTC | 11/25/2015 | Lucious, Cantrell | Cantrell Lucious | 4809 | | X | X | | | | 1999 diagnosis; incarcerated for a period but does not say dates; away living in another state; filed same letter as others referring to alleged guidance from Colom and Lundy firm; complains of private meetings of certain people who kept information to themselves. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 624 | TRO898716FTC | 6/27/2016 | Howard, Caremella | Caremella Howard | 3824 | | X | X | | | X | Former resident of Columbus, MS. Diagnoses listed as 1/1/1980 and 12/31/2009, motion form says was diagnosed before bar date and should be excused for not filing because was unaware of lawsuit until sister told her. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claim based on pre-bar date diagnosis. Claim based on 1980 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 625 | TRO886949FTC | 12/7/2015 | Fortini, Carina | Carina Fortini | 3325 | 8090 | | X | | | X | Diagnosed 2007-2009 (possibly two different conditions, but unclear). Seems to be saying that she had sent doctors' forms in. A supplement filed at docket #8090. Possible post-bar date diagnosis (dates not specified). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 626 | Unknown | 3/24/2016 | Hendrix, Carissa | Carissa Hendrix | 7863 | | | X | | | X | Diagnosis 2011; says condition manifested after bar date in 2011; unaware condition related to Tronox chemicals. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified post-bar date claims to be pursued. |
| 627 | Unknown | 3/24/2016 | Hendrix, Tyler | Carissa Hendrix | 7872 | | | | | | X | 2007 diagnosis; minor (age 7) at time of bar date; unaware condition was related to Tronox chemicals. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 628 | Unknown | 7/25/2016 | Gardner, Carl | Carl Gardner | 7861 | | | X | | | | No current condition and unaware exposed to deadly chemicals; wants to preserve right to file a future claim regarding latent illnesses. No pre-bar date diagnosis or condition identified for which relief is sought, no basis for relief from bar date because no claim is identified for which relief is appropriate. |
| 629 | Unknown | #N/A | Unknown | Carl Lee | 7695 | | | X | | | | A letter complains that payments were made to claimants who were not ill; complains about procedures followed by trust and the Colom law firm. Mr. Lee has not identified a claim for which he seeks relief and apparently has not made a motion on his own behalf. Contends Trust has been unfair, dishonest and discriminatory in treatment of claims but no specifics are provided and the Court is not aware of any support for such accusations. Asserts that injured parties should be paid and should not be blamed for missing deadlines but the Court is required to enforce deadlines and can only grant exceptions under the standards set forth in the accompanying decision. |

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| 630 | TRO898618FTC | 6/27/2016 | Perry, Carl | Carl Perry | 4458 | | | X | | | X | Says symptoms Feb 2009; diagnosis Jan 2010. Says had no reason to know of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 631 | TRO900267FTC | 7/25/2016 | Richey, Carl | Carl Richey | 7064 | | | X | | | | 2008 diagnosis; says did not know had been exposed to Tronox product; place of exposure not clear; moved to Indiana and did not receive any notification to file any claims; did not know was exposed; did not hear or see any public notices. No explanation for lengthy delay between bar date and actual clam filing date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 632 | TRO899353FTC | 8/16/2016 | Summerville, Carl | Carl Summerville | 4209 | | X | X | | | | 2003 diagnosis. Unaware of bar date; did not receive notice; publication notice not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 633 | TRO891232FTC | 2/23/2016 | Turner, Carl | Carl Turner | 7699 | | X | X | | | | 1970 diagnosis; former Columbus, MS resident who moved to Texas in 2003; did not file claim prior to bar date because was informed lived one block beyond the lawsuit coverage area by the lawsuit handled by the Colom firm, believed her claim would be summarily dismissed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. The class action lawsuit that covered only people who lived in a certain area predated the Tronox bankruptcy by many years. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 634 | TRO891231FTC | 2/23/2016 | Turner, Linda | Carl Turner | 7700 | | X | X | | | | 1973 diagnosis; the injured party died in 1982; advised lived one block beyond original coverage area by atty Colom; not give time to obtain records to show executor of estate, denied due process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Colom litigation predated the Tronox bankruptcy and was separate from it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 635 | TRO900322FTC | 7/25/2016 | Waskiewicz, Carl | Carl Waskiewicz | 4049 | | | X | | X | | Pre-bar date diagnoses of hypertension, heart attack in 2015. Says insufficient notice but no allegation that Tronox knew of this claimant or of this claimant's injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 636 | TRO900495FTC | 8/16/2016 | Waskiewicz, Mary | Carl Waskiewicz | 4050 | | X | X | | | | Diagnoses 1972, 1985, 1987. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 637 | TRO897673FTC | 5/25/2016 | Dismuke, Jacob | Carla Harris | 6186 | | | X | | | | 1992 diagnosis; the injured party died prior to the bar date; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and had not reason to know of exposure to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 638 | TRO902860FTC | 10/13/2016 | Topps, Ayuna | Carla Heath | 4342 | 8389 | X | X | | | | 2004 diagnosis. Unaware of claims process, without knowledge to wade through process (it appears that rep rejected offer from trust). A supplement filed at docket #8389, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 639 | TRO895198FTC | 3/23/2016 | Heath, Carla | Carla Heath | 4354 | 8388 | X | X | | | | 1985 diagnosis. Unaware of claims process. A supplement at docket # 8388, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 640 | TRO894585FTC | 3/23/2016 | Robinson, Carla Sudduth | Carla Sudduth Robinson | 7667 | | X | X | | | | Trustee contends the motion was untimely but it will be accepted based on the postmark date. 1977 diagnosis; place of exposure not clear; says made a claim in February 2009, references receiving a letter from the Department of Justice. Filing a complaint with the DOJ did not constitute the filing of a proof of claim in the Tronox bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was based on exposure in MS then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 641 | TRO890244FTC | 2/23/2016 | Roby, Carlean | Carlean Roby | 3564 | | X | X | | | | Symptoms in 1989-1991 - alleges did file a proof of claim previously, but appears to be referring to the late claim that was filed, apparently is under mistaken belief that the late claim was timely. No reasons offered as to why failed to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 642 | TRO880062FTC | 12/4/2015 | Cooper, Carlee | Carlee Cooper | 4862 | | X | X | | | | 1941 diagnosis; says did file timely but must be referring to late-filed claim, no record of a claim at the time of the bar date. Says did not receive "justifiable allowance under the guidance of Colom and Lundy," appears to be referring to a class action claim rather than a Tronox bankruptcy claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in a prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 643 | TRO884679FTC | 11/25/2015 | Porter, Sallie | Carline Porter | 4302 | | X | X | | | | 1983 diagnosis; injured party now deceased. Previously filed with Colom law firm, part of 2002 class action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 644 | TRO884548FTC | 11/25/2015 | Porter, Carline | Carline Porter | 4497 | | X | X | | | | Previously filed with Colom law firm 1998; part of 2002 class action; standard language; unaware of bankruptcy case. Alleges a 2006 diagnosis date but does not allege any new condition. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Even if a new condition arose in 2006, participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 645 | TRO889827FTC | 2/23/2016 | Bankhead, Carlius | Carlius Bankhead | 7743 | | | | | | X | 1997 diagnosis; says was a minor at the time of the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 646 | TRO889725FTC | Unknown | Moore, Roy Jr. | Carlius Moore | 4734 | | | X | | | | Not included in Trust's summary. Letter rejecting an offer from the Trust and also asking for relief from the court. No grounds specified for relief based on excusable neglect or due process. Any disagreement with the Trust regarding a settlement offer is to be resolved by the Tort Claims Trust through its normal dispute resolution procedures. |
| 647 | TRO895765FTC | Unknown | Moore, Carlius | Carlius Moore | 4738 | | | X | | | | Not included in Trust's summary. Letter rejecting an offer from the Trust and also asking for relief from the court. No grounds specified for relief based on excusable neglect or due process. Any disagreement with the Trust regarding a settlement offer is to be resolved by the Tort Claims Trust through its normal dispute resolution procedures. |
| 648 | TRO895938FTC | 4/6/2016 | Singleton, Carlivs | Carlivs Singleton | 6422 | | X | X | | | | 2005 diagnosis; says that his wife is out of town and he is trying to do the best that he can. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 649 | TRO892212FTC | 2/23/2016 | Clemmons, Carlos | Carlos Clemmons | 4371 | | X | X | | | | 1990 diagnosis; previously filed with Colom law firm 2002; says was unaware could file claim in Tronox case. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 650 | TRO891807FTC | 2/23/2016 | Clemmons, Jr., Frierson | Carlos Clemmons | 4543 | | X | X | | | | 1952 diagnosis. Rep unaware could file claim for deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 651 | TRO890954FTC | 2/23/2016 | Cunningham, Hattie | Carlos Clemmons | 4752 | | X | X | | | | Previously filed with Colom law firm; injured party deceased, rep unaware could file claim for deceased person. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Even if claim had not already been resolved or had not already expired, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 652 | TRO890814FTC | 2/23/2016 | Fields, Carlos | Carlos Fields | 4849 | | X | X | | X | | Refers to symptoms of respiratory conditions as in 1995-2001, then says diagnosis 2012-2015, medical records attached for those dates are not for respiratory conditions. Does not offer excuse for failure to file claim by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 653 | TRO896040FTC | 4/6/2016 | O'Neal, Carlos | Carlos O'Neal | 5997 | | X | X | | | | Says went to doctor but diagnosis date(s) not listed; says mail went to neighbor's house, it was not given to him until afterwards. No explanation for many years' delay after the bar date passed before a claim was filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 654 | Unknown | 12/7/2015 | Pound, Carmel | Carmel Pound | 4646 | | | X | | X | | Letter saying that family member claims were accepted and claimant lived at same address; does not provide excuse for not timely filing; no information concerning dates of symptoms or diagnosis. No showing of circumstances that call for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 655 | TRO886953FTC | 12/7/2015 | Pound, Carmen | Carmen Pound | 3365 | | | X | | | | Diagnosed 1971, states that she moved her family twice in 2009, and had no permanent residence until September 2009. Does not challenge publication notice, does not make out legally sufficient case of due process violation. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 656 | Unknown | Unknown | Smith Breakfield, Carmen | Carmen Smith Breakfield | 8374 | | X | X | | X | | Not included in Trust's summary. Some heart and allergy diagnoses in 2005, told needed transplant in 2014. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Claims based on 2005 diagnoses were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 657 | TRO886196FTC | 12/7/2015 | Bush, Carnell | Carnell Bush | 3644 | | X | X | | | | Diagnosed 1997, did not file because unaware of possibility of receiving payment. Also travels from state to state for work. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 658 | TRO901328FTC | 8/16/2016 | Dismuke, Carol | Carol Dismuke | 7190 | | X | X | | | | 1997 diagnosis; former resident of Columbus, MS; says the Tronox tort claim was not being advertised in any area of the country where she resided. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 659 | TRO895427FTC | 3/24/2016 | Shirtz, Evangeline-Zupon | Carol Haas | 4089 | | | X | | | | 1993 and 1994 diagnoses. Injured party deceased. Rep unaware of claim for Duryea Pa. resident. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 660 | TRO895426FTC | 3/24/2016 | Shirtz, Gordon | Carol Haas | 4090 | | | X | | | | 1958 symptoms, no diagnosis date listed. Injured party deceased. Rep unaware of claim for Duryea Pa. resident. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 661 | TRO901661FTC | 8/16/2016 | Tuggle, Johnny | Carol Hairston | 7738 | | | X | | | | The injured party died in 2007; movant says a claim was filed and resolved but that the resolved claim predated the development of more serious conditions and death. Other claim had to be pre-bankruptcy as bankruptcy case was not filed until January 2009. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006, if not already resolved in a prior proceeding, also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 662 | TRO902755FTC | 8/16/2016 | Hairston, Carol | Carol Hairston | 7916 | | X | X | | | | Former resident of Lowndes Co., MS; diagnoses 2003 and earlier; moved, was unaware of the situation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 663 | TRO887975FTC | Unknown | Harashinski, Carol | Carol Harashinski | 4408 | 4749 | | X | | | | Not included in Trust's summary. Duplicate at docket # 4749. 1999 diagnosis; says did not know about bar date, offers no other explanation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 664 | TRO887974FTC | 12/18/2015 | Harashinski, Stanley | Carol Harashinski | 8447 | | | X | | | | 2003 diagnoses; rep says did not know about bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 665 | TRO884672FTC | 11/25/2015 | Harris, Carol | Carol Harris | 6803 | | X | X | | | | Diagnoses 2000 and 2002; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 666 | TRO901072FTC | 8/16/2016 | Nash, Carol | Carol Nash | 6860 | | X | X | | X | | Diagnosis dates not listed but conditions identified include one pre-bar date and four different conditions post-bar date; did not know and had no knowledge that she had been exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 667 | TRO897504FTC | 5/25/2016 | Quinn, Carol | Carol Quinn | 8491 | | X | X | | | | 1993 diagnosis; says she did file a proof of claim before the deadline, but the official claims register shows no such claim, claimant may be referring either to the late-filed claim or to a claim filed in an earlier class action lawsuit. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 668 | TRO880746FTC | 12/4/2015 | Williams, Carol | Carol Williams | 4692 | | X | X | | | | 1980 diagnosis. Was unaware of bar date or case; did not see any publication notice; notice not reasonably calculated to provide notice to potential claimants; resides in TN. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges publication notice was not reasonable but claim had already expired and in any event there is no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. |
| 669 | TRO901358FTC | 8/16/2016 | Koger, Ethel | Carol Williams | 5866 | | | X | | | | The injured party died in 2007; diagnosis some time before that, rep does not know when; rep says mother was in the hospital before death but rep does not give an excuse for not filing by bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 670 | TRO885800FTC | 11/25/2015 | Williams, Carol | Carol Williams | 6591 | | | X | | X | | Diagnoses listed as 2016. Says claim was filed but did not receive a written document; however, there is no record of a timely claim filed in 2009, movant may be referring to the late-filed claim under the mistaken belief that it was timely. Says she did not know what to do and thought "the case" was closed until she heard about the bankruptcy case in 2009. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 671 | TRO900677FTC | 8/16/2016 | Wood, Brian | Carol Wood | 6016 | | | X | | | | 2007 diagnosis; the injured party died in 2014; rep says did not file timely because at that time did not think injured party was eligible for compensation, now thinks otherwise. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 672 | TRO890617FTC | Unknown | Barnes, Caroline | Caroline Barnes | 7409 | | | X | | | | Not included in Trust's summary. No diagnosis date listed, symptoms in 2002; she did not file a claim in the Tronox case by the bar date because she did not know about it; unaware exposed to a Tronox product; did not receive notice that she was required to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 673 | TRO893166FTC | 2/23/2016 | Hill, Lulla | Caroline Harris | 5441 | | X | X | | | | Diagnoses 1995-2003; the injured party died in 2003; unaware claims were being filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 674 | TRO894927FTC | 3/23/2016 | Roland, Adeline | Caroline Harris | 5585 | | X | X | | | | 1970 diagnosis; the injured party died in 1979; rep had no knowledge that claims were being filed years ago before they knew about creosote. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 675 | TRO893422FTC | 2/23/2016 | Hood, Caroline | Caroline Hood | 4333 | | X | X | | | | Previously filed 1999 with atty Bambach (deceased); paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 676 | TRO896577FTC | 4/25/2016 | Jonts, Caroline Salter | Caroline Jones | 3713 | | | X | | | | Diagnosed 2008, did submit claim in 2015, Kerr Mckee has allegedly misplaced her claim. Appears to be under the impression that the 2015 claim was timely. No reason given for failure to file by original bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 677 | TRO895597FTC | 3/24/2016 | Kishel, Andrew | Caroline Kishel | 4280 | | | X | | X | | Alleges first diagnosis in 2012. Rep says was unaware could file for deceased claimant. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 678 | TRO887800FTC | 12/14/2015 | Laing, Caroline | Caroline Laing | 4685 | 8123 | X | X | | | | Symptoms 1996-1998; says "yes" for diagnosis but without alleging a date. Says moved away from Mississippi, joined army in 1989 and moved a number of times, received no direct notice and was unaware of bankruptcy proceedings. A supplement at docket # 8123, says retired from army in 2001. Military service ended in 2001, so 50 U.S.C. 3936 is not applicable. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 679 | TRO888462FTC | 12/18/2015 | Salter, Susie | Caroline Ross | 3742 | | X | X | | | | Injured person was diagnosed in 1970, is now deceased. Representative says she "filed way before the deadline, something is wrong on your end." No record of a bankruptcy claim in 2009, may be under mistaken belief that 2015 claim was timely. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 680 | TRO896430FTC | Unknown | Blanchard, Carlos | Carolos Blanchard | 7669 | | | X | | X | | Not included in Trust's summary. Various diagnoses, some appear to be repeats of prior conditions, alleges IBS diagnosis in 2015; unaware of deadline, resides in Ga. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 681 | TRO891860FTC | 2/23/2016 | Aaron, Carolyn | Carolyn Aaron | 4735 | | | X | | | | Motion contains no information, just a signature page. |
| 682 | TRO888197FTC | 12/18/2015 | Baloga, Carolyn | Carolyn Baloga | 3898 | | | | | | X | Was 9 years old at claims deadline, and had no reason to know exposed. Father says he had no idea the condition (epilepsy) might be connected to creosote exposure. Will permit supplemental submission to explain reasons why parents or guardians did not file in 2009, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 683 | TRO895510FTC | 3/24/2016 | Rich, Alisha | Carolyn Butler | 4063 | | | X | | | | 2008 diagnosis. Says was unaware of lawsuit until 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 684 | TRO895511FTC | 3/24/2016 | Rice, Jessie | Carolyn Butler | 4064 | | X | X | | | | Diagnoses between 1980-2007; injured party died in 2007. Rep unaware of lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed prior to 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 685 | TRO895514FTC | 3/24/2016 | Butler, Carolyn | Carolyn Butler | 4068 | | X | X | | X | | Not specific as to dates of diagnosis, alleges 1993-2016 period. Says was unaware of lawsuit until 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 686 | TRO886960FTC | 12/7/2015 | Dulney, Carolyn | Carolyn Dulney | 4084 | | | X | | | | 1990 diagnosis. Was originally told did not qualify (unclear when or told by whom); filed when learned that could file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 687 | TRO902802FTC | 8/16/2016 | Fields, Carolyn | Carolyn Fields | 4673 | | X | X | | | | 2004 diagnosis. No excuse provided. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. In addition, claim was time-barred before the Tronox bankruptcy filing. |

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| 688 | TRO893550FTC | 2/23/2016 | Gardner, Carolyn | Carolyn Gardner | 6674 | | | X | | | X | Various diagnosis dates, some before bar date and some after; says did not know date to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 689 | TRO901598FTC | 8/16/2016 | King, Carolyn | Carolyn King | 4628 | | X | X | | | | 2005 diagnosis. Caring for sick relative at time of receiving "these documents," unclear if she means the documents that she filed in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 690 | TRO887165FTC | 12/14/2015 | Miller, Carolyn | Carolyn Miller | 6868 | | | X | | | X | 2009 diagnosis; says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 691 | TRO894014FTC | Unknown | Perkins, Carolyn | Carolyn Perkins | 7966 | | X | X | | | | Not included in Trust's summary. Various diagnoses, all 1994 and earlier; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 692 | TRO903536FTC | 11/23/2016 | Pointer, Carolyn | Carolyn Pointer | 5867 | | X | X | | | X | Two diagnoses in 2014, one in 2006, rest 2004 and earlier. Unaware of the claims process and did not know could file a claim; says was a violation of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 693 | TRO892897FTC | 2/23/2016 | Williams, Willie | Carolyn Pointer | 5887 | | X | X | | | | The injured party died in 2000; unaware of process and did not know could file claim; violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 694 | TRO886463FTC | 12/7/2015 | Bradford, Carrie | Carrie Bradford | 3291 | | X | X | | | | Diagnoses in 1970s and 1980s; says claimant is just a layperson who never heard of a publication summons or the need to look for one or where and could not afford the expense of an attorney. Says local newspaper may have published summons of which claimant knew nothing, says was unaware of after-effects of exposure at the time. Alleged failure to read published notice is not grounds for due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 695 | TRO885659FTC | 11/25/2015 | Johnson, Cartina | Cartina Johnson | 4867 | | X | X | | | | Early 1980s diagnosis; unaware of bankruptcy case. Says no notice in newspaper but proof of publication service shows that notice was published in the Commercial Dispatch in Columbus. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 696 | TRO903624FTC | Unknown | Lee, Carzell | Carzell Lee | 6425 | | X | X | | X | | Not included in Trust's summary. Diagnoses dates 2001, 2010, 2017; says publication of claims filing deadline was unreasonably calculated to provide time to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 697 | TRO884396FTC | 11/25/2015 | Bush, Casey | Casey Bush | 4366 | | X | X | | | | 1980s diagnosis; previously filed with Colom law firm 2004; unaware of Tronox bankruptcy claims. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 698 | TRO890949FTC | 2/23/2016 | Lee, Casey | Casey Lee | 5189 | | X | X | | | | 1967 diagnosis; previously filed with atty Colom 2002; unaware of claims process. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 699 | TRO891819FTC | 2/23/2016 | Blevins, Cassandra | Cassandra Blevins | 7742 | | X | X | | | | 2004 diagnosis; says did not know that could be included in original claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Does not allege lack of knowledge of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 700 | TRO886821FTC | 12/7/2015 | Bolton, Cassandra | Cassandra Bolton | 4067 | | X | X | | | | Late 1998/early 1999 diagnosis. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 701 | TRO893158FTC | 2/23/2016 | Golden, Cassandra | Cassandra Golden | 5289 | | X | X | | | | Diagnoses 2005 and earlier; lived near Columbus MS plant; did not know and had no reason to know exposed to Tronox product; moved to Ohio; did not know anything about Tronox, Kerr-McGee. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 702 | TRO890669FTC | 2/23/2016 | Harvill, Cassandra | Cassandra Harvill | 3673 | | | X | | X | | Diagnosed 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 703 | TRO894953FTC | 3/23/2016 | Malone, Cassandra | Cassandra Malone | 6270 | | | X | | | | Motion contains no information, just a signature page. |

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| 704 | N/a | 11/28/2017 | Murry, Cassandra | Cassandra Murry | 7203 | | | X | | | | Pre-bar date condition and diagnoses; says the publication announcement was not made known in his area, but the notice was published in The Commercial Dispatch in Columbus, MS in June 2009; says he did not know he could file a claim and has lived in the plant area on and off since 1986. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 705 | TRO891064FTC | 2/23/2016 | Trimuel, Cassandra | Cassandra Trimuel | 5088 | | | X | | X | | Says symptoms 2009 and diagnosis 2012; says previously filed with Colom law firm in 2003 and received \$3,000; was not aware of bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same also were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claim resolved in a prior class action also could no longer be asserted in the Tronox bankruptcy. To the extent the claim alleges a new condition first diagnosed after the bar date (cysts in 2012) the merits of that claim (including any issues as to whether the prior class action settlement foreclosed claims based on future conditions) is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 706 | TRO896159FTC | 4/6/2016 | Latham, Willie | Cassandra Wright | 6575 | | X | X | | | | 1983 diagnosis; the injured party died in 1983. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 707 | TRO880901FTC | 12/4/2015 | Latham, Robert | Cassandra Wright | 6576 | | X | X | | | X | The injured party died in 2014; alleges a 2014 diagnosis but also says the party previously filed with Colom law firm in 2002; rep says unaware and had no knowledge of the Tronox bankruptcy case. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense as to effects of prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 708 | TRO896094FTC | 4/6/2016 | Burgin, Cassaundra | Cassaundra Burgin | 6144 | | X | X | | | | 1990s diagnosis; previously filed with the Colom law firm in 2001; says it is not right that people who never lived in the area are receiving money. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 709 | TRO901963FTC | 9/14/2016 | Lang-Harris, Cassie | Cassie Lang-Harris | 5464 | 8345 | X | X | | | X | Diagnosis dates listed as "2000" and "2002-2017"; previously filed with Colom law firm but rejected offer, also filed with atty Bambach, paperwork lost. A supplement filed at docket #8345, without knowledge to wade through bankruptcy process. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Unclear if alleges conditions that were first diagnosed after the bar date or just a continuation of prior conditions. Conditions diagnosed before the bar date are not "future" claims just because they continued after the bar date. To the extent the claimant alleges a condition first diagnosed after the bar date, the merits of that claim are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 710 | TRO889326FTC | 2/23/2016 | Brown, Castella | Castella Brown | 7382 | | X | X | | | X | Alleges some pre-bar date diagnoses and some post-bar date diagnoses. Was not aware she could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 711 | TRO892672FTC | 2/23/2016 | Young, Castella | Castella Young | 5567 | | X | X | | | X | 2016 diagnosis; says misinterpreted conditions of the claim; unaware exposed to Tronox product; in prior filing forgot to add most recent conditions; says symptoms and diagnosis after bar date but it appears those are the most recent conditions, prior filings may have referred to others. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 712 | TRO887968FTC | 12/18/2015 | Edwards, Catherine | Catherine Edwards | 5659 | | X | X | | | X | 2005 and 2009 diagnoses; unaware of the claim and filing dates. Date of 2009 condition and diagnosis is not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 713 | TRO904086FTC | 1/3/2017 | Gordan, Catherine | Catherine Gordan | 6375 | | | X | | | X | Alleges October 2009 diagnosis; did not know and had no reason to know exposed to a Tronox product; says publication notice of the bar date was not reasonably calculated to provide notice. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 714 | TRO901403FTC | 8/16/2016 | Haughton, Catherine | Catherine Haughton | 4697 | 8206 | | X | | | X | Unaware of claim; unaware exposed to Tronox product; serious conditions were in 2011 and diagnosed in 2012; supplement at docket # 8206. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 715 | TRO884854FTC | 11/25/2015 | Lowery, Catherine | Catherine Lowery | 4940 | | X | X | | | | 1995 diagnosis; cut-and-pasted form language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 716 | TRO891818FTC | 2/23/2016 | Moore, Catherine | Catherine Moore | 7462 | | X | X | | | | Diagnosis date just listed as "yes;" previously filed with atty Bambach in 2000 or 2003; unaware that she could file a claim in Tronox bankruptcy case. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 717 | TRO893928FTC | 3/2/2016 | Lee, Catherine Moore | Catherine Moore Lee | 6066 | | | X | | X | | Standard cut-and-pasted form language as to reasons why missed bar date; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 718 | TRO898206FTC | 6/20/2016 | Pointer, Katie | Catherine Pointer | 4117 | | | X | | | | 1961 and 1995 diagnoses, died in 1996. Rep lived out of state (Ohio) and was not aware of bar date. Unclear where deceased party resided or was exposed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 719 | TRO893904FTC | 3/2/2016 | Richardson, Catherine | Catherine Richardson | 7359 | | X | X | | | | Various diagnosis dates, all before bar date; says was unaware that there was another filing for the Kerr-McGee case. She says she was also having personal and medical issues around 2009, constantly seeing multiple doctors but there aren't any medical records provided for time near bar date; says by the time she knew about the new claims filing it was too late. Does not explain lengthy post-bar date delay in filing claim and in apparently taking no other action to pursue legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 720 | TRO891601FTC | 2/23/2016 | Pratt, Bennie | Catherine Summerville-Whitson | 7924 | | X | X | | | | Various conditions beginning in 1970, diagnosis dates for each are not listed; the injured party died in 2008; rep says uncertain but believes the injured party may have filed a claim with Colom law firm in a prior action; rep unaware could file claim in the Tronox bankruptcy case. Does not explain many years' delay after the bar date before filed a claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 721 | TRO903629FTC | 11/23/2016 | Lancaster, Cathy | Cathy Lancaster | 5909 | | X | X | | | X | Previously filed with Colom law firm 1999; offered a settlement of \$562,000 but says it was for cancer and loss of child, says is still owed over \$100,000. She says that attorneys took \$17 million and 60% of every claim. She says "[w]e only agreed to 33% but toward the end they sent us a letter stating that we would not get the balance of any money that we were owed, and no reason why"; as for current action, she says was not contacted about bar date; the lawyers got all the money and the claimants were cheated. Prior class action is not under this Court's jurisdiction. Participation in that action shows awareness of claims and legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claim based on conditions diagnosed before 2006 was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 722 | TRO901090FTC | 8/16/2016 | Smith, Cathy | Cathy Smith | 5826 | | X | X | | | | Diagnoses 2005 and earlier; did not know and no reason to know exposed to a Tronox product; publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy. |
| 723 | TRO915035FTC | Unknown | Thomas, Susie | Cathy Thomas | 6392 | | X | X | | | | Not included in Trust's summary. Diagnoses "1961-2000;" the injured party died in 2000; rep says publication of notice was not reasonably calculated to provide notice to potential claimants; did not know and had no reason to know of exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 724 | TRO901613FTC | 8/16/2016 | Brown, Catina | Catina Brown | 5713 | | X | X | | | | Exposure began 1974, diagnosis in "middle school"; did not know about the legal proceedings or the class action lawsuit against Tronox. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 725 | TRO897211FTC | 5/4/2016 | Butler, Catina | Catina Butler | 6022 | | X | X | | | | 2003 diagnosis; unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 726 | TRO884054FTC | 11/13/2015 | Petty, Catina | Catina Petty | 3286 | | | X | | | | Signature page with no further information or supporting details. |
| 727 | TRO880750FTC | 12/4/2015 | Hairston, Catrice | Catrice Hairston | 4466 | | X | X | | | | 1989 diagnosis. Previously filed with the Colom law firm 2001; no excuse provided. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 728 | TRO891434FTC | 2/23/2016 | Cattlodge, Thomas | Cattlodge, Thomas | 5377 | | X | X | | X | | Diagnoses before and after bar date; unaware of claims process or that could file claim; alleges violation of due process. Complains that notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 729 | TRO897742FTC | 5/25/2016 | Perry, CB | CB Perry | 4257 | | | X | | X | | Did not know or have reason to know was exposed to Tronox product; symptoms 2010; diagnosis 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 730 | TRO904327FTC | 1/3/2017 | Woodard, Cecil | Cecil Woodard | 6790 | | X | X | | | | 2005 diagnosis; unaware exposed prior to deadline and contends that violation of due process occurred, but does not elaborate. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 731 | TRO901184FTC | 8/16/2016 | Woods, Cecilia | Cecilia Woods | 4620 | | X | X | | | | 1999 diagnosis. Unaware of bar date until after it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 732 | TRO894139FTC | 3/2/2016 | Lewis, Cecora | Cecora Lewis | 6721 | | | X | | | | 1991 diagnosis; wife of Jonathan Lewis who filed the motion at docket # 6719; former Columbus, MS resident who moved away in 2008; says husband was active US soldier from 2005-2010. From 2008-2010, was assigned to different stations in USA. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the husband's military service and many years before the Tronox bankruptcy filing. |

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| 733 | TRO884436FTC | 11/25/2015 | Ellis, Cedric | Cedric Ellis | 4831 | | X | X | | | | 1999 diagnosis; previously represented by atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 734 | TRO888712FTC | 12/24/2015 | Harrison, Cedric | Cedric Harrison | 6131 | | X | X | | | | Diagnoses 1988, 1990; previously filed with the Colom law firm in 2001; not aware of the Tronox bankruptcy proceedings. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved, and was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. |
| 735 | TRO902435FTC | 9/14/2016 | Johnson, Cedric | Cedric Johnson | 4351 | | X | X | | | | 2000 diagnosis. Resident of Columbus, MS until 2001. Unaware condition related to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 736 | TRO895255FTC | Unknown | Miller, Cedric | Cedric Miller | 8100 | | X | X | | | | Not included in Trust's summary. 2002 diagnosis; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 737 | TRO884497FTC | 11/25/2015 | Porter, Cedric | Cedric Porter | 4592 | | X | X | | | | 1990 symptoms; says was diagnosed but gives no date. Says did not understand, was confusion that surrounded filing. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 738 | TRO884495FTC | 11/25/2015 | Williams, Cedric | Cedric Williams | 7308 | | X | X | | | | 1973 diagnosis; unaware exposed to a Tronox product prior to deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 739 | TRO895842FTC | 3/24/2016 | Shumpert, Cedrick | Cedrick Shumpert | 3810 | | X | X | | | | Diagnosis in 2005. Says talked to an attorney (unnamed and at unspecified time) who said "it wasn't the deadline." Context is not clear. If he spoke to an attorney before the bar date and received bad advice from the attorney that is not grounds for relief based on excusable neglect or due process unless the attorney's conduct can be excused. If he spoke to an attorney after the bar date, that does not explain why he missed the original bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 740 | TRO896162FTC | 4/6/2016 | Henderson, Cedric | Cedrik Henderson | 4574 | | X | X | | X | | First diagnosis date listed as "2000-2011." Previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 741 | TRO891950FTC | 2/23/2016 | Biesaideski, Celia | Celia Biesaideski | 5031 | | | X | | | | 1997 diagnosis; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 742 | TRO885411FTC | 11/25/2015 | Moore, Johnnie | Celia Moore | 4744 | | | X | | X | X | 2009 diagnosis; says filed with Tollison firm in 2011; alleges was incapacitated in 2009, rep says injured party was seeking medical attention in 2009 due to illness, surgery and died Jan. 2010. Will permit supplemental submission to provide further support for injured party's alleged incapacity in 2009 and to explain reasons why guardians did not file, why rep waited so many years after the bar date before filing a claim, and whether relief is warranted as to claims based on conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 743 | TRO885412FTC | 11/25/2015 | Moore, Celia | Celia Moore | 4771 | | | X | | | X | Says symptoms and diagnosis end of 2008/ 2009; previously filed with Tollison law firm in 2010. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 744 | TRO901545FTC | 8/16/2016 | Butler, Kimberly | Ceola Boyd | 5075 | | X | X | | | | 2002 diagnosis; rep says unaware concerning filing in bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 745 | TRO902349FTC | 9/14/2016 | Randle, Chanequa | Chanequa Randle | 4561 | | | X | | | X | Unaware of bar date, says symptoms and diagnosis in 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 746 | TRO885756FTC | 11/25/2015 | Brooks, Chantanna | Chantanna Brooks | 5035 | | X | X | | | | 2003 diagnosis; resident of Columbus, MS at time of exposure and diagnosis; previously filed with atty Bambach in 2003; says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 747 | TRO899355FTC | 8/16/2016 | Howard, Chantell | Chantell Howard | 4405 | | X | X | | | | 2001 diagnosis. Says there was a death in immediate family, does not specify date and does not explain why claim not filed until many years later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 748 | TRO893944FTC | 3/2/2016 | Walter, Charity | Charity Walter | 6656 | | X | X | | | X | Some diagnoses in 2002 and 2007, cancer diagnosed in 2015; says filed a claim with Colom firm but no results (unclear when or in connection with what proceeding), then elsewhere in the form crossed off references to Colom firm and inserted name of Barbara Dollarhide. No record of a timely Tronox bankruptcy claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 749 | TRO886439FTC | 12/7/2015 | Mosley, Willie | Charlean Mosley | 4158 | 9022 | X | X | | | | 1995 and 2000 diagnoses. Unaware exposed to Tronox product. A supplemental letter filed at docket #9022 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 750 | TRO901819FTC | 9/14/2016 | Buckner, Charlene | Charlene Buckner | 5975 | | X | X | | | | 1999 diagnosis; unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 751 | TRO902164FTC | 9/14/2016 | Cook, Willie | Charlene Cook | 6854 | | X | X | | | | 1953 diagnosis; the injured party died in 2017; unaware of bar date; did not know and no reason to know exposed to a Tronox product; says discharge of claim is a violation of due process and ineffective but does not say why. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 752 | TRO886467FTC | 12/7/2015 | Hood, Charlene | Charlene Hood | 3451 | | | X | | | X | Some symptoms prior but claims all diagnoses were in 2009 or after; did not file due to illness such as symptoms and being placed in and out of hospital, complications with pregnancy. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 753 | TRO904948FTC | 1/24/2017 | Rogers, Charlene | Charlene Rogers | 5503 | | | X | | | | Diagnoses 1985 and earlier; does not read Wall Street Journal or any other publication; ware when neighbors started receiving settlement checks for similar conditions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 754 | TRO890279FTC | 2/23/2016 | Chapman, Charles | Charles Chapman | 7024 | | | X | | | X | Says symptoms and diagnosis 2011. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 755 | TRO891353FTC | 2/23/2016 | Clemmons, LaToya | Charles Clemmons | 4378 | | X | X | | | | Previously filed with Colom law firm 2002; unaware could file claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 756 | TRO893727FTC | 3/2/2016 | Fisher, Charles | Charles Fisher | 6570 | | X | X | | | | 1991 and 2006 diagnoses; previously filed with Bennie Turner and case transferred to Colom, received small recovery; no excuse provided for failure to file claim by the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006, if not resolved in a prior proceeding, were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 757 | TRO880964FTC | 12/4/2015 | Gardner, Charles | Charles Gardner | 6673 | | | X | | X | | Says did not know dates to file. Diagnosed "on or before 2009-2017." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 758 | TRO894275FTC | 3/2/2016 | Gregory, Ellittie | Charles Gregory | 5507 | 5508? | | X | | | | Diagnoses in January 2006 and earlier dates; the injured party died in 2006; place of exposure/injury not clear; rep says had no information regarding a claim to file on injured party's behalf. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 759 | TRO896042FTC | 4/6/2016 | Gregory, Ellittie | Charles Gregory | 5508 | 5507? | | X | | | | This is a duplicate of docket #5507 with a different TRO number for the underlying claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 760 | TRO894080FTC | 3/2/2016 | Gregory, Walter | Charles Gregory | 5509 | | | X | | | | 1977 diagnosis; the injured party died in 1999; place of exposure not clear; rep says he had no information regarding a claim to file on his behalf. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 761 | TRO896025FTC | 4/6/2016 | Gregory, Walter | Charles Gregory | 5510 | | | X | | | | This is a duplicate of the motion at docket #5509 with a different TRO number for the underlying claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 762 | TRO880919FTC | 12/4/2015 | Guin, Charles | Charles Guin | 3567 | | X | X | | X | | Diagnoses listed as 2000-2017, alleges paperwork lost by attorney. Attorney conduct is not a proper ground for excusable neglect or due process relief unless conduct of counsel can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 763 | TRO893258FTC | Unknown | Gunter, Charles | Charles Gunter | 7536 | | X | X | | | | Not included in Trust's summary. 1988 diagnosis; the injured party is deceased; rep says unaware and had no knowledge of the Tronox bankruptcy case; standard form language as to why missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 764 | TRO893854FTC | 3/2/2016 | Harris, Charles | Charles Harris | 6527 | 8982 | X | X | | | | Diagnosed June 1990; did not know he was able to file. A supplemental letter filed at docket #8982 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 765 | TRO900284FTC | 7/25/2016 | Hill, Charles | Charles Hill | 5025 | | | X | | X | | Unaware could file a claim; says symptoms 2010 and surgery and diagnosis in 2010, does not insert medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 766 | TRO887872FTC | 12/14/2015 | Lowery, Charles | Charles Lowery | 3954 | | | X | | X | | Diagnosed 2011. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 767 | TRO891712FTC | 2/23/2016 | Sciandra, Charles | Charles Sciandra | 4355 | | | X | | | | The motion at docket # 4355 is for Charles A. Sciandra (TRO891712FTC). The motion for Charles J. Sciandra (TRO893405FTC) is at docket # 4847. Charles A. Sciandra is a resident of Duryea, PA who says he lived elsewhere from 2003 through 2009. He alleges diagnoses in 2005 and prior years. His excuse is that he was not in area, rather was in Iowa and California. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 768 | TRO893405FTC | 2/23/2016 | Sciandra, Charles | Charles Sciandra | 4847 | | | X | | | | The claim to which the motion at docket # 4847 relates is for Charles J. Sciandra (TRO893405FTC) and his excuse is that he was working out of town and home on weekends. A separate motion by Charles A. Sciandra (TRO891712FTC) is at docket #4355. As to Charles J. Sciandra: the risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 769 | TRO884373FTC | 11/25/2015 | Shirley, Charles | Charles Shirley | 5382 | 8978 | X | X | | | | 1982 diagnosis; does not reside in the affected area and unaware he could file. A supplemental letter filed at docket #8978 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 770 | TRO894209FTC | 3/2/2016 | Smith, Charles | Charles Smith | 4324 | | | X | | | | Diagnoses in 2009. Says unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 771 | TRO894445FTC | 3/2/2016 | Sturdivant, Charles | Charles Sturdivant | 6137 | 8658 | | | | | | Ongoing conditions but appears first diagnoses were in 2004 and 2006; unaware exposed to Tronox products; says is veteran who suffered from PTSD, has long and short term memory loss, forgets things easily, is getting treatment for mental health; needs assistance with his daily living; was unaware of deadline. The VA issued evaluation of the PTSD, determined as 70% disabling effective July 2004. A supplemental letter complaining about the process filed at docket #8658. Will accept explanation for late filing on grounds of incapacity and permit the late-filed claim, the merits of which will be resolved by the Tort Claims Trust under its normal procedures. |

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| 772 | TRO894178FTC | 3/2/2016 | Tillery, Charles | Charles Tillery | 6875 | 8106 | X | X | | | X | Diagnosis dates unclear; says lack of knowledge about the bankruptcy claim. A supplement filed at docket #8106 with medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 773 | TRO900355FTC | 7/25/2016 | Trimble, Charles | Charles Trimble | 5861 | | X | X | | | X | Alleges a 2014 diagnosis but also says previously filed with atty Navarro, Kerr-McGee Plant Action; standard cut-and-pasted language as to reasons why missed bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 774 | TRO893080FTC | 2/23/2016 | Walton, Charles | Charles Walton | 7644 | | | X | | | X | Diagnoses 2012 and 2015. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 775 | TRO902308FTC | 9/14/2016 | Williams, Charles | Charles Williams | 6848 | | | X | | | X | Alleges 2010 diagnosis; did not know about the claim at the time. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 776 | TRO902442FTC | 9/14/2016 | Wright, Charles | Charles Wright | 6853 | | | X | | | | 2004 diagnosis; place of exposure not clear; did not know about the claim at the time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 777 | TRO896695FTC | 4/25/2016 | Zabielski, Charles | Charles Zabielski | 6937 | | | X | | | X | Various conditions, diagnosis dates for most serious conditions in 2005, unclear if any new diagnoses after bar date; visited Avoca, PA area and was exposed there; says publication notice not reasonably calculated to provide notice; says was not a permanent resident of the area; was a part-time resident and frequent visitor to area and was unaware of the claims filing deadline; lived in New Jersey. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Notice of the bar date also was published in The Jersey Journal in Secaucus, NJ (23 miles from Ho-Ho-Kus) and in the national edition of the Wall Street Journal. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 778 | TRO900294FTC | 7/25/2016 | Bradshaw, Charlie | Charlie Bradshaw | 4442 | | | X | | | | Motion contains no information, just a signature page. |
| 779 | TRO895720FTC | Unknown | Brown, Charlie | Charlie Brown | 7984 | | | X | | | X | Not included in Trust's summary. December 2009 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures |
| 780 | TRO884457FTC | 11/25/2015 | Buckhalter, Charlie | Charlie Buckhalter | 3439 | 9362 | X | X | | | | Diagnosis in 2005. Says not aware that his illness was caused by the Tronox chemicals; does not read WSJ and does not have computer or access to internet. A supplemental letter filed at docket #9362 complaining about the process. Notice was also published in the Commercial Dispatch in Columbus. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of knowledge but insufficient information as to diligence in investigating and pursuing claims, not qualify for excusable neglect relief. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 781 | TRO901984FTC | Unknown | Clay, Della | Charlie Clay | 6396 | | | X | | | X | Not included in Trust's summary. Alleges first diagnosis in 2010; the injured party is deceased; rep does not provide date but says injured party was incapacitated at the time the claim form was due; says publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, therefore motion for relief based on excusable neglect or due process is denied. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 782 | TRO901616FTC | Unknown | Clay, Charlie | Charlie Clay | 6400 | | X | X | | | | Not included in Trust's summary. 2004 diagnosis; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 783 | TRO889721FTC | 2/23/2016 | Evans, Charlie | Charlie Evans | 7707 | | X | X | | | | Various pre-bar date symptoms listed, does not clearly state the separate diagnosis date for each; says had no knowledge of the lawsuit by news or TV prior to 2016. Says saw something in paper about "toxics." Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 784 | TRO893924FTC | 3/2/2016 | Fenster, Charlie | Charlie Fenster | 3638 | | X | X | | | | Wrong claim number is listed in Trust's summary. Diagnosed 1979, alleges was "incompetent" at time of filing. Incompetence not verified or explained. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 785 | TRO893925FTC | 3/2/2016 | Fenster, Charlie Jr. | Charlie Fenster | 3765 | | X | X | | | | Says was a child at time of deadline, but also says diagnosed in 1979, so had to be at least 30 years old. No other circumstances explained, including knowledge or actions by parents or guardian. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 786 | TRO888902FTC | 12/30/2015 | Taylor, Mary | Charlie Fenster, III | 6164 | | X | X | | | | 1982 symptoms; no diagnosis date listed; the injured party died in 2007; rep says did not file a claim because was told that only the people who lived in area could file (probably referring to a class action suit that was limited to residents in a certain area). Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 787 | TRO888039FTC | 12/18/2015 | Harris, Charlie | Charlie Harris | 4196 | | X | X | | | | 2003 diagnosis. Was unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 788 | TRO901782FTC | 9/14/2016 | Johnson, Charlie | Charlie Johnson | 6781 | | X | X | | | | 1980 diagnosis; former resident of Columbus, MS; says did not know about it at the time of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 789 | TRO897927FTC | 6/10/2016 | Jordan, Charlie | Charlie Jordan | 3677 | | X | X | | | | Diagnosed 1990, claims incompetence - could not see, writing makes head hurt, work 2 jobs, all his kids are in college, he was overwhelmed. Insufficient showing of incompetence particularly given that claimant was able to work. Does not allege lack of knowledge of bar date or of opportunity to participate. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 790 | TRO887641FTC | 12/14/2015 | Lavender, Charlie | Charlie Lavender | 6475 | | X | X | | | | Various diagnoses in the years 2000-2007; did not know could file a claim; depended on friends and family for information about the lawsuit and most of the information he received was wrong and incomplete; a certain degree of illiteracy; says discharge of his claim is a violation of due process; says that after his diagnosis, he was an emotionally wrecked individual; he became depressed and withdrawn; unaware how to file a claim, does not understand legal issues. Not a sufficient showing of incapacity in the sense of inability to understand claims or inability to file claim or to enlist help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 791 | TRO888379FTC | 12/18/2015 | Owens, Charlie | Charlie Owens | 5244 | | X | X | | | | 1990 diagnosis; incarcerated and did not know about claims process in 2009, when released nobody informed him; had to stay with people and did not have an address at that time. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 792 | TRO898852FTC | 6/27/2016 | Porter, Charlie | Charlie Porter | 7453 | | X | X | | | | 1979 diagnosis; unaware of bankruptcy case; did not see any publication notice; says the publication notice was not reasonably calculated to provide notice to potential claimants; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 793 | TRO887795FTC | Unknown | Wells, Charlie R. | Charlie R. Wells | 7901 | | X | X | | | | Not included in Trust's summary. 1986 diagnosis; moved before 2009, unaware of claim filing deadline; did not know. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 794 | TRO901270FTC | 8/16/2016 | Shelton, Charlie | Charlie Shelton | 3793 | | | X | | | | Diagnosis in 2006; says unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 795 | TRO887469FTC | 12/14/2015 | Wilkins, Charlie | Charlie Wilkins | 3468 | 9063 | X | X | | | | March 1976 diagnosis. Unaware of the Tronox claims process, then spoke to an attorney who said he would get back in touch with him. Says found out later that people were filing papers and so he filed. A supplemental letter filed with others at dk #9063 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 796 | TRO891250FTC | 2/23/2016 | Sparks-Leech, Charlotte | Charlotte Sparks-Leech | 5911 | | | X | | | | Unaware of the ongoing Tronox case; says symptoms began in 2008, diagnosis date not listed; did not receive a phone call, letter, nor information from TV, radio or advertisement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 797 | TRO888801FTC | 12/30/2015 | Harris, Daylan | Charming Harris | 4264 | | | X | | | | 2008 diagnosis. Former resident of Columbus, MS. Mother (filing for son) says unaware of lawsuit; lived in Tenn. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 798 | TRO888556FTC | 12/24/2015 | Harris, Charming | Charming Harris | 4267 | | X | X | | | | 2005 diagnosis. Moved away from Columbus Miss, unaware of lawsuit and deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 799 | TRO886412FTC | 12/7/2015 | Innamorati, Chartan | Chartan Innamorati | 4912 | | | X | | | | Diagnoses in 1973 (bronchial) and 2006; unaware of the process in 2009; unaware exposed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 800 | TRO895758FTC | 3/24/2016 | Douglas, Chasity | Chasity Douglas | 5342 | | X | X | | | | Diagnoses "2000-2008"; previously filed with atty Bambach 2000; says does not know what happened. If claim was resolved in a prior litigation it cannot be reasserted. If claim was not resolved the filing with counsel shows awareness of legal rights. Bambach and other attorneys were aware of the Tronox bankruptcy and the bar date. If counsel failed to file a claim, that is not grounds for relief based on excusable neglect or due process unless counsel's failure is excusable. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| | | | | | | | A | B | C | D | E | |
| 801 | Unknown | Unknown | Little, Chaston Everett | Chaston Everett Little | 6441 | | X | X | | | | Not included in Trust's summary. 1999-2000 diagnoses; says publication notice of the claims filing deadline was unreasonably calculated to provide notice for potential clients who were unknown at time of notice; did not know and had no reason to know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 802 | TRO886112FTC | 12/7/2015 | Brown, Chauncey | Chauncey Brown | 4855 | 8103 | X | X | | X | | Some diagnoses in 1986 and 1996, alleges cardiovascular conditions in 2009; previously filed with Colom law firm 2002; says unaware could file claim. A supplement filed at docket #8103. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Any claim based on a pre-2006 diagnosis that was not resolved in a prior class action was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 803 | TRO895670FTC | 3/24/2016 | Cheatham, Angelica | Cheatham, Angelica | 5608 | | | X | | X | | Various diagnosis dates 2009-2012, date of first 2009 diagnosis not specified; says unaware of the tort process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 804 | TRO892697FTC | 2/23/2016 | Radle, Chelsea | Chelsea Radle | 4430 | 8152 | | | | | | X | 2006 diagnosis. Was a minor (17) in 2009, unaware exposed to Tronox product at bar date. A supplement filed at docket #8152, says that a prudent course of action would have been to have followed the minors for many years after the bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 805 | TRO887461FTC | 12/14/2015 | Hill, Chelsey | Chelsey Hill | 6540 | | X | X | | | | | Diagnosis dates unclear; says previously filed with Colom law firm, at one point the motion says in 1991, at another point says it was in 2002; says did file a claim, unclear if referring to Colom claim, but in any event there is no record of a timely bankruptcy claim in 2009. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 806 | Unknown | Unknown | Little, Chelsey M. | Chelsey M. Little | 6457 | | | | | | | X | Not included in Trust's summary. 2005 diagnosis; minor (born 2001 or earlier); says publication notice was improperly calculated to provide notice for future claimants; did not know and had no reason to know of exposure to a Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 807 | TRO892186FTC | 2/23/2016 | Thomas, Chequita | Chequita Thomas | 5934 | | X | X | | | X | | Various conditions, unclear what first diagnosis date is as to each condition; did not know and no reason to know exposed to Tronox product; did not receive any mail about filing before the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 808 | TRO892255FTC | 2/23/2016 | Latham, Cherell | Cherell Latham | 3704 | | | | | | X | Diagnosed 1997, was a child at time of deadline. No allegation as to knowledge or awareness of parent or guardian or as to reasons why they did not file a timely claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 809 | TRO886554FTC | 12/7/2015 | Williams, Cherilyn | Cherilyn Williams | 5334 | | X | X | | | | 2001 diagnosis; no excuse provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 810 | TRO890663FTC | 2/23/2016 | William, Cherry | Cherry William | 3767 | 8056 8063 | X | X | | | | Diagnoses in 1980s. Says did not know had been exposed prior to bar date. A supplement filed at docket #8056 and a duplicate of 8056 is filed at 8063. Says she cannot afford a lawyer and does not have much education. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 811 | TRO890664FTC | 2/23/2016 | Brown, Frankie | Cherry William | 3768 | | X | X | | | | Diagnoses in 1980s. Says did not know had been exposed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 812 | TRO898459FTC | 6/27/2016 | Cummings, Cheryl | Cheryl Cummings | 4413 | | X | X | | | | June 1986 diagnosis. Unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 813 | TRO896330FTC | Unknown | Jackson, Cheryl | Cheryl Jackson | 6046 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| | | | | | | | A | B | C | D | E | |
| 814 | TRO892544FTC | 2/23/2016 | Lee, Cheryl | Cheryl Lee | 3565 | | X | X | | | | Diagnosed 1973. Alleges "not well informed of circumstances surrounding lawsuit against Kerr-McGee." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 815 | TRO885789FTC | 11/25/2015 | Mapp, Cheryl | Cheryl Mapp | 6558 | | | X | | X | | Says symptoms and diagnosis August 16, 2009 (four days after the bar date) and refers to it as a "new diagnosis." Former resident of Columbus, MS. Says filed before June 25, 2009 before the deadline and never heard anything back, but provides no evidence of filing and Court has no record of filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date (including any disputes as to the date of such diagnoses) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 816 | TRO889217FTC | 2/23/2016 | Jordan, Chester | Chester Jordan Jr. | 5988 | | | X | | X | | Says was diagnosed after bar date, in 2010; does not provide medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 817 | TRO898885FTC | 6/27/2016 | Hughes, Cheyenne | Cheyenne Hughes | 5877 | | X | X | | | | 1971 diagnosis; says she did file claim but "they" claim it wasn't received but she did mail it. (May be referring to late-filed claim with Garretson group as there is no record of a timely claim.) Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing so the claim must be disallowed regardless of whether a timely proof of claim was filed. |
| 818 | TRO891907FTC | 2/23/2016 | Brewer, Chimerele | Chimerele Brewer | 7564 | | | X | | X | | Says first diagnoses in 2011; says did not know and no reason to know or suspect exposed to a Tronox product prior to the claims filing deadline. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 819 | TRO894330FTC | 3/2/2016 | Griffin, Chiquita | Chiquita Griffin | 5860 | | | X | | | X | Did not know about the claim until a neighbor told her; says all symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 820 | TRO901404FTC | 8/16/2016 | Spratt, Chadsity | Chiquita McMillian | 4681 | 8203 | | | | | X | 2005 diagnosis of daughter at birth, rep says unaware of claim; says also had no reason to believe injured party was exposed to a Tronox chemical. Filed supplement at docket # 8203, complains about WSJ publication rather than local MS papers, but in fact the notice also was published in the Columbus Commercial Dispatch and in newspapers located in Jackson and Hattiesburg, MS. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 821 | TRO900676FTC | 8/16/2016 | Cooper, Chisa | Chisa Cooper | 5566 | | X | X | | | | 2001 diagnosis; unaware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 822 | TRO888972FTC | 12/30/2015 | Sutton, Chrandra | Chrandra Sutton | 5368 | | X | X | | | | 1983 diagnosis; has not resided in Columbus, Miss for several years and was unaware of exposure to Tronox product; filed a form letter that many have filed saying that she contacted Garretson and was told a record of her claim was not in the system. She says that she "was not given justifiable allowance under the guidance of Colom and Lundy." Also says that she "should be entitled to fair representation under the Garretson Resolution Group and any other entity." Says violation of due process; refers to private meetings and minimal details to the community. Complaints about prior class actions and communications with class action counsel are not within this Court's jurisdiction. Complaints about attorneys also are not grounds for relief based on excusable neglect or due process unless the attorneys' conduct is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 823 | TRO894001FTC | 3/2/2016 | Johnson, Christeen | Christeen Johnson | 7030 | | X | X | | | | 1982 diagnosis; previously filed with attorneys Colom and Lundy, outcome unknown; standard language as to reasons did not file by bar date. Claim either was resolved in a prior proceeding or, if not, was time-barred before the Tronox bankruptcy filing. |

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| 824 | TRO887188FTC | 12/14/2015 | Craddieth, Christena | Christena Craddieth | 4763 | | X | X | | | | 1983 diagnosis. Says was unaware of dangers of Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 825 | TRO893520FTC | 2/23/2016 | Williams, Christian | Christian Williams | 6179 | | | X | | | | No diagnosis date listed; says did not know about the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 826 | TRO898160FTC | 6/20/2016 | Davis, Christina | Christina Davis | 7519 | | X | X | | X | | Various diagnoses, some before bar date, some after; previously filed with the Colom law firm, received \$500 reward; unaware of the bankruptcy proceeding as was in and out of the hospital during those years, does not specify dates; was unaware exposed to harmful toxins, though also alleges was part of a lawsuit that included such allegations. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on conditions diagnosed before 2006 were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including merits of any defenses based on terms of the prior class action settlement) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 827 | TRO896846FTC | 4/25/2016 | DeAlba, Jordan Christine | Christina DeAlba | 4081 | | | X | | | | 1982 diagnosis. Says was unaware of this "class action" and only found out about it in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 828 | TRO888831FTC | 12/30/2015 | Henry, Christina | Christina Henry | 7726 | | X | X | | | X | Diagnoses 1980 and 2010; says previously filed with atty Bambach, outcome not specified; says no reason to know exposed to a Tronox product but does not explain retention of Bambach if did not know he had a claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 829 | TRO891595FTC | 2/23/2016 | LoveLace, Christina | Christina LoveLace | 6577 | | | X | | | X | Alleges diagnosis in 2010; says unaware that she was affected by any Tronox products; says she was not given justifiable allowance under the guidance of Colom and Lundy; says discharge of claim a violation of due process; says certain sectors met and did not let rest of town know. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 830 | TRO893134FTC | 2/23/2016 | Jethrow, Christine | Christine Jethrow | 4662 | | X | X | | | | Former Columbus resident. Alleges a diagnosis in 2006 but previously filed with atty Bambach in 1999, says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 831 | TRO880295FTC | 12/4/2015 | Moore, Christine | Christine Moore | 3844 | 3940 | X | X | | | | Diagnoses all 2004 and earlier. Unaware of deadline. A supplement filed at docket #3940 alleges that the Tort Claims Trust denied an alleged future tort claim, then retracted the denial, then denied the claim again. No reasons stated to support grant of relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 832 | TRO902584FTC | 9/14/2016 | O'Hop, Christine | Christine O'Hop | 5740 | | | X | | | X | Various diagnoses, some before and some after the bar date; says worked a 12 hour shift, after work was very tired and went to bed, no TV. On days off was caregiver for parents, and running errands and taking care of responsibilities, no time to socialize. At job, worked independently, no socializing. Not incapacitated in a manner that would provide relief from the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 833 | TRO898129FTC | 6/20/2016 | Orr, Christine | Christine Orr | 6840 | | X | X | | | | 2001 diagnosis; says did not know about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 834 | TRO898148FTC | 6/20/2016 | Petty, Christine | Christine Petty | 6631 | | X | X | | | | 1972 diagnosis; unaware of deadline until it had passed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 835 | TRO885165FTC | 11/25/2015 | Robinson, Christine | Christine Robinson | 5066 | 5074 8435 | X | X | | | | Motions at dockets 5066 and 5074 are duplicates. 1997 diagnosis; says did not know anything about this process; no knowledge of claim. A supplemental letter complaining about the process filed at docket #8535. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 836 | TRO889099FTC | 12/30/2015 | Tate, Christine | Christine Tate | 7282 | | | X | | | X | April 2009 symptoms, diagnosed September 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 837 | TRO887049FTC | 12/14/2015 | Vaughn, Christine | Christine Vaughn | 3446 | 8105 | | X | | | x | Says that first learned of Kerr-McGee lawsuit in 2003; she tried to find out where she could get an application. She learned that the Maranatha Faith Center had the application and tried to get one but was told that only church members were able to apply. It was about 11 years before they heard anything, nothing in news or paper, then on April 4, 2014, a big write-up about the settlement and clean up and on April 19, 2015, the WCBI news did an interview with Pastor Steve Jamison, these are the only times she heard about the case. (Given this timing the first references to picking up claims at the Church likely were in the early 2000s and in reference to a class action.) She did not know about a future tort claim until 2015 when a friend said her aunt called to check up on her claim and wanted to know if she could add a condition to her application and they told her to file a future tort claim; "unaware of deadline or that case was still open." A supplement was filed at docket #8105, does not understand why they say her claim was late when it was mailed at same time as others whose claims were allowed; says her diagnosis was after bar date and for others who had same diagnosis date, their claims were allowed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Movant alleges awareness of Kerr-McGee potential fault. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 838 | TRO891840FTC | 2/23/2016 | Bridges, Junious | Christine Washington | 6105 | 9268 | X | X | | | | The trust incorrectly listed Eula Bridges at this docket number but her motion is at docket #6115. This motion is for Junious Bridge as the injured party (TRO891840FTC). 1989 diagnosis; prior claim through Colom law firm; the injured party is deceased. Claimant says did not know about the Tronox process. A supplemental letter filed with others at docket #9268 complaining about the process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 839 | TRO894642FTC | 3/23/2016 | Bridges, Eula | Christine Washington | 6115 | 9268 | X | X | | | | Trust incorrectly listed this motion as docket # 6105, which is a different motion on behalf of Junious Bridges as the injured party. 1989 diagnosis; the injured party died in 2000; rep says not aware, no knowledge of the case, did not see any publication, newspaper or other media, standard language. A supplemental letter filed with others at docket #9268 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 840 | TRO902738FTC | 8/16/2016 | Cole, Ernestine | Christine Washington | 6168 | 9268 | X | X | | | | 1968 diagnosis; did not know about it or get any knowledge from media. A supplemental letter filed with others at docket #9268 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 841 | TRO897220FTC | 5/4/2016 | Bejeski, Christopher | Christopher Bejeski | 4101 | | | X | | | | 1990s diagnoses for allergies. Unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 842 | TRO912089FTC | 5/30/2017 | Brandon, Christopher | Christopher Brandon | 7305 | 8202 | X | X | | | | 1990s diagnoses; previously filed with atty Howard Gunn in 2002; says had no knowledge of the bankruptcy proceedings, the only information given by the attorney when he called was "No News" "Still in Litigation." A supplemental "group" letter filed at docket #8202 on behalf of 5 claimants complaining about the process, complains that they thought they were represented by class action counsel. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused failures of counsel are not grounds for relief based on excusable neglect. |

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| 843 | TRO884185FTC | 11/25/2015 | Connally, Christopher | Christopher Connally | 6967 | | X | X | | | | 1997-1998 diagnoses; did not know and no reason to know about the deadline; says discharge of claim a violation of due process but does not say how. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 844 | TRO884802FTC | 11/25/2015 | Conner, Christopher | Christopher Conner | 4338 | 8137 | | X | | X | X | The correct file for docket # 4338 is Christopher J. Conner [TRO884802FTC] and he filed it himself. The file for Christopher D. Conner [TRO889048FTC] filed by Arthur Conner is at docket # 4221. As to Christopher J. Conner: the excuse is that he was a minor (age 15) and unaware of the claims process. A supplement filed at docket #8137, says was diagnosed after the bar date in 2009. Unclear if claimant wishes to pursue any claim based on a diagnoses that preceded the bar date, but if so will permit supplemental submission to verify age at bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. Merits of any claim based on a condition first diagnosed after the bar date should be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 845 | TRO892165FTC | 2/23/2016 | Cotton, Christopher | Christopher Cotton | 5595 | | X | X | | | | 2001 diagnosis; says was incarcerated in Mississippi dept of corrections and was not aware of filing and not aware of his exposure to Tronox products. Also included form letter of not receiving justifiable allowance under the guidance of Colom and Lundy; secret meetings; minimal information to community. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 846 | TRO887015FTC | 12/14/2015 | Gordon, Christopher | Christopher Gordon | 5155 | | X | X | | | | 2003 diagnosis. Says was unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 847 | TRO890534FTC | 2/23/2016 | Hodges, Christopher | Christopher Hodges | 5525 | 8099 | X | X | | | | 1996 diagnosis; previously filed with Colom law firm in 2002 class action; standard cut-and-pasted form language re reasons for not filing a claim by the bar date. A supplement filed at docket #8099. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 848 | TRO890535FTC | 2/23/2016 | Manning, Curtis | Christopher Hodges | 5528 | 8098 | X | X | | | | 1996 diagnosis; the injured party died in 2014; standard cut-and-pasted form language as reasons for not filing. A supplement filed at docket #8098. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 849 | TRO896751FTC | 4/25/2016 | Jamison, Christopher | Christopher Jamison | 6317 | | X | X | | X | | Former resident of Columbus, MS; motion lists diagnoses as 2010, 2011 (after the bar date) but in a letter says both were before the bar date; was not aware of Tronox bankruptcy claim in 2009; did not receive a letter or telephone call nor learn anything from TV or radio; says discharge of claim was a violation of due process; unaware of the process and did not know could file a claim for himself. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 850 | TRO902664FTC | 8/16/2016 | Jethroe, Christopher | Christopher Jethroe | 6765 | | X | X | | | | 2000 diagnosis; claim filed in 2001 with Wilbur Colom; says paperwork lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 851 | TRO914902FTC | 7/26/2017 | Lindsey, Christopher | Christopher Lindsey | 5978 | | X | X | | X | | Various diagnosis dates, some before and some after bar date; unaware a claim process was going on. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 852 | TRO895494FTC | 3/2/2016 | Lucious, Christopher | Christopher Lucious | 3544 | 8354 | X | X | | X | | Trust's summary incorrectly listed the claim number as TRO894494FTC. Diagnoses in 2001 and 2010. Says did not file because "no one informed me about filing a claim." A supplement filed at docket #8354, says incarcerated from 2009-2012, unaware of lawsuit, no way to get notice to file a claim. Claim based on 2001 diagnoses claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 853 | TRO895012FTC | 3/23/2016 | Murray, Christopher | Christopher Murray | 7898 | | | X | | X | | Alleges December 2009 diagnosis; says bar date period was too short, but does not explain many years' delay after the bar date before claim was filed; says did not have access to the publications, but notice was published in the Commercial Dispatch in Columbus in June 2009; unaware exposed to dangerous Tronox chemical and unaware cause of condition. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |

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| 854 | TRO895974FTC | 4/6/2016 | Powers, Christopher | Christopher Powers | 6857 | | | | | | X | 2000 symptoms, 2007 diagnosis; minor; says exposure began 1994; did not know that his area was involved until recently; did not know and no reason to know exposed to a Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 855 | TRO886920FTC | 12/7/2015 | Rice, Christopher | Christopher Rice | 4670 | | X | | | X | | Lists various diagnosis dates but may be continuing conditions rather than new conditions or injuries. Unaware of lawsuit or that he could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 856 | TRO885382FTC | Unknown | Richardson, Christopher | Christopher Richardson | 3420 | | | | | | X | Not included on the Trust's summary. Says was a child in school and not aware of being in a lawsuit, does not say why guardian did not file. Insufficient support for excusable neglect relief. Will allow supplemental submission to explain why parents or guardians did not file a claim, why claimant waited several years after 2009 before filing a claim, and whether relief is warranted. |
| 857 | TRO896106FTC | 4/6/2016 | Richardson, Christopher | Christopher Richardson | 4462 | | X | | | X | | Various diagnoses, some after bar date. Says made timely filings but appears to be referring to responses to questions after filed late claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 858 | TRO897847FTC | 5/25/2016 | Turner, Christopher | Christopher Turner | 7731 | 8975 | X | X | | | | 1984 diagnosis; filed with the Colom law firm in 2002 class action, result not disclosed; says unaware of the bankruptcy case; did not see any public notice. A supplemental letter filed at docket #8975 complaining about the process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 859 | TRO880444FTC | 12/4/2015 | Webber, Christopher | Christopher Webber | 7050 | | X | X | | | | 1989, 1999, 2000 conditions and diagnoses; unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 860 | TRO887613FTC | 12/14/2015 | Whitfield, Christopher | Christopher Whitfield | 3394 | | | X | | X | | Unaware of an opportunity to file a proof of claim in the Tronox bankruptcy case. Says was exposed to Tronox product August 12, 2009 and his symptoms and diagnosis were August 14, 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 861 | TRO893927FTC | 3/2/2016 | Wright, Christopher | Christopher Wright | 6067 | | | X | | X | | Standard cut-and-pasted form language as to reasons why missed bar date; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 862 | TRO896909FTC | 4/25/2016 | Ross, Roosevelt | Chynee Bailey | 7530 | | X | X | | | | 1997 diagnosis; the injured party died in 1997; unaware of exposure to Tronox product or its correlation to his illness; family says that they could have been notified directly because they were long-time residents of area, but no allegation that Tronox was aware of this particular claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 863 | TRO900936FTC | 8/16/2016 | Walls, Octavian | Chynee Bailey | 7531 | | | | | | X | 2004 and 2016 diagnoses; minor at time of bar date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 864 | TRO896908FTC | 4/25/2016 | Harris, Tommy | Chynee Bailey | 7532 | | X | X | | | | 1990 diagnosis; the injured party died in 1991; previously filed with atty Bambach in 2008, who failed to pursue the claim; unaware that exposure to Tronox product was cause of illness; says family should have been notified directly of the connection; notice was not published in a manner to provide notice to potential claimants who were uneducated; did not receive notice of bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Publications complied with due process as explained in the accompanying decision. In addition, attorney Bambach received direct notice of the bar date by mail. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 865 | TRO902813FTC | 10/13/2016 | Powell, Ciara | Ciara Powell | 4872 | | | X | | | | Motion contains no information, just a signature page. |
| 866 | TRO890675FTC | 2/23/2016 | Turner, Ciara | Ciara Turner | 7745 | | X | X | | X | | Diagnoses 2000 and 2017; says she had no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 867 | TRO896387FTC | 4/13/2016 | Canada, Cindo | Cindo Canada | 7443 | 8237 | | X | | X | | 1996, 2009 diagnoses; relocated to Birmingham, Alabama and was not notified about the claim; says PTSD is a factor. A supplement filed at docket #8327, in and out of rehab and was not aware of what was going on; his addiction would not let him live in reality; says was not in his right mind for years; says previously submitted medical records. Place of exposure not clear. No explanation for lengthy delay between bar date and actual clam filing date. Alleges lack of actual knowledge and some level of disability but not complete incapacity, insufficient showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights) for relief based on excusable neglect. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 868 | Unknown | 8/16/2016 | Edmond, Clara | Clara Edmond | 7821 | | | X | | | | Only a claim form was filed; no excuse provided, no motion for relief. |

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| 869 | TRO899295FTC | 7/11/2016 | Hairston, Clara | Clara Hairston | 6885 | 8372 | X | X | | | | 1958 diagnosis; says previously filed a claim in 2002 with her two sisters with attorneys in West Point, MS; one sister received a payment. Clara and the other sister were allotted \$500 each and were told by the agent not to accept it because if they did they "would not be in future court." A supplement filed at docket #8372, consulted a representative in 2002. Reference to 2002 proceeding must be to a prior class action in Mississippi. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding and was not part of a still-pending proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel in all pending cases received direct notice of the bar date. |
| 870 | TRO890419FTC | 2/23/2016 | Harris, Clara | Clara Harris | 5958 | | | X | | | | Early 2006 diagnosis; did not file because did not know. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 871 | TRO889086FTC | Unknown | Rice, Clara | Clara Rice | 6423 | | X | X | | | | Not included in Trust's summary. 2001 diagnosis, care for that condition is continuing; says publication notice of claims filing deadline was unreasonably calculated to provide notice to potential claimants; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Claim is not a future tort claim just because it continues; claim accrual is based on initial diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 872 | TRO885123FTC | 11/25/2015 | Wilson, Clara | Clara Wilson | 7399 | | | X | | | | 2007 diagnosis; says the publication notice of the bar date was not reasonably calculated to provide notice as she lives in Oklahoma; did not become aware of the lawsuit through reasonable means or publication, local or otherwise by the filing deadline; says better notice should have been provided for those who relocated; she did not know or have reason to know exposed to a Tronox product; unaware condition caused by a Tronox product. The court approved notices in 2009 that included publication in local newspapers where plants were located and also in national edition of Wall Street Journal. A Kerr-McGee creosote plant was located in Hugo, OK and notices of the bar date were also published in (1) the Oklahoman in Oklahoma City, OK, (2) the Hugo Daily News/Choctaw County Times in Hugo, OK, (3) the Cleveland American in Cleveland, OK, and (4) the Tulsa World in Tulsa, OK. Publication notice was reasonable and consistent with due process. Claimant also has not shown diligence in pursuing legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 873 | TRO897449FTC | 5/25/2016 | Jordan, Clarence | Clarence Jordan | 6028 | | X | X | | | | 1969 diagnosis of medical condition; unaware exposed to a Tronox product; was not notified nor aware of the Tronox bankruptcy case; says 2009 was a very devastating time for him as he lost three loved ones in January and March 2009; also alleges violation of due process. This claim was time-barred before the Tronox bankruptcy filing. In addition, motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 874 | TRO901918FTC | 9/14/2016 | Williams, Clarence | Clarence Williams | 4150 | 8314 | | X | | | | 1956 diagnosis. Was unaware could file claim; insufficient notice; only one local paper. A supplement filed at docket #8314, says his information was sent in timely when he received the information but appears to be referring to late claim. Says did not know about any motion to file with what court in what city, state or county. Also says it is "true" that claimant die not file a claim on the advice of a non-attorney third party, but no further details appear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 875 | TRO896758FTC | 4/25/2016 | Hall, Christopher | Clarissa Hall | 4341 | | | X | | X | | Diagnoses in 2004, 2010 and 2014. Rep unaware of deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 876 | TRO895310FTC | 3/23/2016 | Rander, Evelyn | Claudette Hurley | 4530 | | X | X | | | | Symptoms and diagnosis 1980; deceased 2009; rep unaware of the claim filing, did not get notice, and not residing in Mississippi any longer. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 877 | TRO895311FTC | 3/23/2016 | Hurley, Claudette | Claudette Hurley | 4560 | | X | X | | | | 1979 diagnosis. Former resident of Mississippi who moved in 1996. Says was unaware of claim, did not receive notification. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 878 | TRO900095FTC | 7/25/2016 | Jones, Clay | Clay Jones | 5773 | | X | X | | | | 1977 diagnoses; injured party died in 1985; unaware of the claims process; previously filed with Colom law firm and they lost paperwork, was advised to contact atty Gunn but he said he was not taking any more cases; alleges violation of due process. Alleges due process issue but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 879 | TRO894033FTC | 3/2/2016 | Clayborn, Cheyenne | Clayborn, Cheyenne | 4756 | | X | X | | | | 2004 diagnosis. Was unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 880 | TRO898203FTC | 6/20/2016 | Woffard, Clayton | Clayton Woffard | 4027 | | | X | | | | Motion contains no information, just a signature page. |

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| 881 | TRO885345FTC | 11/25/2015 | Clayton, Courtney | Clayton, Courtney | 5793 | | X | X | | | | Diagnoses in 1984 and 1986; unaware of deadline; also says "filed with a local attorney who passed away and never pursued the case." Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 882 | TRO903348FTC | 10/27/2016 | Fields, Clemma | Clemma Fields | 4948 | | | X | | | | Previously filed with attorney Harold Barkley, does not provide date of it; alleges a 2006 diagnosis; standard form language as to reasons why did not make a timely filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 883 | TRO888460FTC | 12/18/2015 | Stokes, Clenton | Clenton Stokes | 3428 | | X | X | | | | 1963 diagnosis. Previously filed with attorney Howard Gunn 2000. Says did not file claim in Tronox case but trusted attorney and provided attorney with same medical records that they are providing to the Trust. Attorney error not grounds for excusable neglect or due process relief unless the attorney's own error is excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior work with attorney shows awareness of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 884 | TRO886071FTC | 12/7/2015 | Lee, Cleo | Cleo Lee | 4860 | 8096 | X | X | | | | 1965 and 1995 diagnoses; previously filed with Colom law firm 2001; unaware could file a bankruptcy claim. A supplement filed at docket #8096. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in a prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 885 | TRO897587FTC | 5/25/2016 | Dorroh, Gladys | Cleo Lee | 5776 | 8096 | | X | | | | The injured party is deceased; unaware of process or that could file claim for deceased relative; violation of due process. A supplement filed at docket # 8096. Alleges due process issue but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 886 | TRO902663FTC | 8/16/2016 | Brandy, Cleve | Cleve Brandy | 6767 | | X | X | | | | 2002 diagnosis; says filed claim with Wilbur Colom in 2002 but paperwork lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 887 | TRO897707FTC | 5/25/2016 | Drake, Clinton | Clinton Drake | 7895 | | X | X | | X | | Various diagnoses, most after bar date; standard form language as to why missed bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 888 | TRO902855FTC | 10/13/2016 | Davis, Sarah | Clyde Moore | 3847 | 8184 | X | X | | | | The injured party died in 2003; rep unaware of need to file a claim on behalf of mother. A supplement filed at docket #8184, was told he could not file a claim for a deceased person (does not say who gave such advice or when). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Bad advice is not grounds for excuse unless person giving the advice can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 889 | TRO885841FTC | 11/25/2015 | Washington, Clyde | Clyde Washington | 4023 | 9270 | X | X | | | | 1971 diagnosis. Part of Wilbur Colom 2002 class action lawsuit. Cut-and-paste language alleges lack of knowledge, advice to file future tort claim. A supplemental letter filed at docket #9270 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Claim either was resolved in prior class action or, if not, it was not pursued with sufficient diligence and was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 890 | TRO892499FTC | 2/23/2016 | Baker, Colanda | Colanda Baker | 6157 | | | X | | X | | Alleges diagnoses in 2009, 2010, 2011 and 2013; says had no idea there was a claim until it was too late. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 891 | TRO892500FTC | 2/23/2016 | Baker, Eryannah | Colanda Baker | 6213 | | | | | X | X | Says diagnoses 2009-2011; says was a minor and parents had no idea there was a claim. Unclear whether 2009 diagnosis was before or after the bar date. If was before the bar date, will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 892 | TRO901673FTC | 8/16/2016 | Coleman, John | Coleman, John | 5756 | | X | X | | | | Diagnoses 1981 and earlier; unaware of claim process; unaware of the dangers of the Tronox products. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 893 | TRO898719FTC | 6/27/2016 | Coleman, Willie | Coleman, Willie | 5750 | | X | X | | | | 1980 diagnosis; was unaware of claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 894 | TRO894376FTC | 3/2/2016 | Phillips, Columbus | Columbus Phillips | 6874 | | X | X | | | | 1977 diagnosis; says the publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 895 | TRO886545FTC | 12/7/2015 | Billups, Connie | Connie Billups | 3374 | | X | X | | | | First diagnosed in 2002, states that she DID file a POC prior to the deadline, but there is no record of such a filing. Even if filed, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. No grounds for relief from the bar date are alleged or are proper. |
| 896 | TRO893672FTC | 3/2/2016 | Harris, Connie | Connie Harris | 5669 | | X | X | | | | 1999 diagnosis; previously filed with attorney Bambach; paperwork lost. Work with counsel shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 897 | Unknown | Unknown | Tucker, Connie M. | Connie M. Tucker | 9479 | | | | | | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |

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| 898 | TRO888642FTC | 12/24/2015 | Marcellini, Bruno | Connie Marcellini | 4185 | | | X | | | | Injured party was diagnosed in 2004 and died in 2008. Rep refers to natural disaster as reason for not filing, but no specifics. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 899 | TRO888551FTC | 12/24/2015 | Bekanich, Andrew | Connie Marcellini | 4202 | | | X | | | | Injured party diagnosed in 1970, died in 1991. Selected natural disaster as reason for failure to file by 2009 bar date, no details provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 900 | TRO892072FTC | 2/23/2016 | Marcellini, Connie | Connie Marcellini | 4207 | | | X | | X | | Says diagnosed 2010 but says symptoms started in 1990s, unclear when conditions were actually diagnosed. Alleges natural disaster as reason for not filing, but no specifics are given. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 901 | TRO900354FTC | 7/25/2016 | Sprowell, Connie | Connie Sprowell | 7463 | | | X | | X | | Standard cut-and-pasted form language as to reasons why missed the bar date. Says symptoms and diagnosis 2010 but submits some medical records for earlier dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 902 | TRO902401FTC | 9/14/2016 | Cunningham, Mary | Connie Sprowell | 7545 | | | X | | | | 2007 diagnosis; the injured party died on August 31, 2009, right around the bar date. Standard cut-and-pasted form language as to reasons why missed the bar date. Even if health of decedent near time of bar date would explain failure to file in August 2009 there is no explanation of lengthy post-bar date delay before filing claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 903 | TRO889115FTC | 2/23/2016 | Watford-Jones, Connie | Connie Watford-Jones | 4501 | 8201 | | | | | | Symptoms and diagnosis 1991, serving in military air force since 2000, unaware of bar date, military deployment; supplement at docket # 8201 attaches copy of Service Members Civil Relief Act and personal data re: military duty. Military service began 2/2/2000 and continued as of the filing of the motion in 2017. Deadline for filing proof of claim apparently was tolled by 50 U.S.C. 3936 and so claim filed in February 2016 must be treated as timely and subject to resolution by the Trust under its normal dispute resolution procedures. |
| 904 | TRO900170FTC | 7/25/2016 | Whitfield, Connie | Connie Whitfield | 5144 | | | X | | X | | Says was offered an amount that is unfair; someone offered to assist and provided forms prefilled that referred to certain chemicals; says was misled. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. However, this appears to be a dispute over the Tort Claims Trust's evaluation of the claimant's allegations as to a condition first diagnosed after the bar date, which should be resolved under the Tort Claims Trust's dispute resolution procedures. |
| 905 | TRO899307FTC | 7/11/2016 | McFarland, Constance | Constance McFarland | 3880 | | | X | | X | | Alleges 2010 diagnosis. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 906 | TRO885999FTC | 12/7/2015 | Scott, Conston | Conston Scott | 4370 | | X | X | | | | 2003 diagnosis; unaware of lawsuit, also received notice to boil water but not about contamination, not notified of further contamination that was seen. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 907 | TRO897169FTC | 5/4/2016 | Clark, Cora | Cora Clark | 4383 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach 1999; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 908 | TRO903759FTC | 11/23/2016 | Robinson, Cordaneus | Cordaneus Robinson | 7258 | | X | X | | | | 1989, 1991 diagnoses; says family moved from MS to GA, had no knowledge of Tronox claims or that his health conditions were caused by a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 909 | TRO898602FTC | 3/24/2016 | Perry, Coretta | Coretta Perry | 4811 | | | X | | X | | The correct number of the claim to which the motion at docket # 4811 is related is TRO898602FTC. The claimant says that symptoms were 2010 and diagnosis 2011. The claimant says she did not have any reason to know that she was exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 910 | TRO914876FTC | 7/26/2017 | Beatie, Corey | Corey Beatie | 4889 | 8121 | X | X | | | | 2006 diagnosis; says was unaware of claims process because in 2004 moved away to Atlanta, Georgia; supplement filed at docket #8121, says he was a minor when had symptoms but says was first exposed in 1986, therefore he was not a minor at the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 911 | TRO893534FTC | 2/23/2016 | Cockrell, Corey | Corey Cockrell | 6550 | | | | | | X | 2003 and 2008 diagnoses; minor; did not know and had no reason to know exposed to a Tronox product. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 912 | TRO887487FTC | 12/14/2015 | Council, Corey | Corey Council | 5195 | | | X | | X | | Says misinterpreted conditions of the claim; unaware exposed to Tronox product; says symptoms and diagnosis after bar date but diagnosis dates may be disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 913 | TRO889615FTC | 2/23/2016 | Guyton, Corey | Corey Guyton | 5214 | | X | X | | | | In answer to question about first diagnosis date says "2000-2008." Previously filed with atty Bambach in 2000, unaware what happened to claim; not aware that claim was not included in these claims; publication notice insufficient. Alleged filing with attorney Bambach in 2000 was 9 years prior to the bankruptcy, probably was in connection with a prior class action, no indication what happened to the class action claim. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 914 | TRO884179FTC | 11/25/2015 | Jordan, Corey | Corey Jordan | 4601 | | X | X | | | | 2000 diagnosis; previously filed with Colom law firm, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 915 | TRO901109FTC | 8/16/2016 | Lee, Corey | Corey Lee | 6652 | | X | X | | | | 2003 diagnosis; former resident/visitor to Columbus, MS; unaware case existed, says medical records were destroyed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 916 | TRO897184FTC | Unknown | McCloud, Corey | Corey McCloud | 5160 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Any disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 917 | TRO892726FTC | 2/23/2016 | Turner, Corey | Corey Turner | 4973 | | | X | | X | | Unaware exposed to Tronox product; says symptoms and diagnosis 2009 (date unspecified) but without medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnosis. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 918 | TRO886444FTC | 12/7/2015 | Waldon, Corey | Corey Waldon | 4110 | | X | X | | | | Former resident of Columbus, MS. Alleges asthma diagnosis as adult in 2012 but also alleges asthma diagnosis as child in 1990. Says did not know and no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 919 | TRO891827FTC | 2/23/2016 | Gagliardi, Corinna | Corinna Gagliardi | 4045 | | | | | | X | 1997 and 2007 diagnoses. Minor at bar date (was at least 17). No explanation why parents or guardian did not file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 920 | TRO897558FTC | 5/25/2016 | Kress, Michael | Corinne Bendowski | 3494 | | | X | | | | The injured party died in 1995. Rep does not provide an excuse or justification for late claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. No showing of relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 921 | TRO884877FTC | 11/25/2015 | Salter, Corle | Corle Salter | 3344 | | | X | | X | | Says diagnosed in 2011 but also claims to have been part of a class action many years earlier with Wilbur Colon as counsel. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date and all defenses thereto (including defenses as to whether prior class action barred future claims) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 922 | TRO895085FTC | 3/23/2016 | Shinn, Cornelia Glenn | Cornelia Glenn Shinn | 3488 | | | X | | | | July 2009 disease and diagnosis, did not know and no reason to know was exposed to a Tronox product. July 2009 diagnosis might explain reason why August bar date was initially missed but no explanation is provided for the failure to file a claim until March 2016, more than six years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 923 | TRO900574FTC | 8/16/2016 | Cunningham, Cornelius | Cornelius Cunningham | 4719 | | | X | | | | Motion contains no information, just a signature page. |
| 924 | TRO900921FTC | 8/16/2016 | Martin, Cornelius | Cornelius Martin | 8473 | | | X | | | | Symptoms 2008; no diagnosis date listed; when asked to explain why missed the bar date, says "Don't know, Depressed." Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 925 | TRO890651FTC | 2/23/2016 | Mitchell, Jerrie | Cornell Mitchell | 7758 | | X | X | | | | 1992 diagnosis; the injured party is deceased; rep was unaware a claim could be filed on her behalf after she died. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 926 | TRO892904FTC | 2/23/2016 | Morris, Corric | Corrie Morris | 6964 | | X | X | | | X | Various diagnoses, some 2000 and earlier, others after bar date; unaware of filing; was not aware of case in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 927 | TRO895950FTC | 4/6/2016 | Jordan, Corrye | Corrye Jordan | 7842 | | | | | | X | 2000 diagnosis; says was a minor at the time of the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 928 | TRO885778FTC | 11/25/2015 | Miglionico, Cory | Cory Miglionico | 3343 | | | X | | | | Does not say when diagnosed exactly, but had kidney problems at 10 years old and was born in 1961. Says did not file because 1) "I was sick" and 2) did not know that he could - thought it was for Avoca residents only. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 929 | TRO890272FTC | 2/23/2016 | Washington, Cory | Cory Washington | 6387 | | | X | | | | 1985 diagnosis; relocated to N.Y. for work in April 2009; unaware of exposure; says filed a claim but is referring to filing with trust, no record of a timely claim in 2009. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 930 | TRO902368FTC | 9/14/2016 | Morgan, Corzell | Corzell Morgan | 4614 | | | X | | | X | Diagnoses dates listed as "1956-2017 currently." Alleges some conditions manifested after bar date, also undergoing radiation treatment in summer 2009. Residence at time of exposures not specified. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 931 | TRO892869FTC | 2/23/2016 | Johnson, Stella | Cotesio Johnson-Jones | 4282 | 8668 9023 | | X | | | X | Says first diagnosis in 2010, the injured party died in 2016. Also says previously filed with atty Bambach in 2009 but papers lost. A supplemental letter complaining about the process filed at docket #8668 and at docket #9023. Prior dealings with counsel show awareness of legal rights. Actions by counsel would not constitute grounds for relief based on excusable neglect or due process unless counsel's actions could be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect to the extent claim is based on pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 932 | TRO904360FTC | 1/3/2017 | Cotton, Liza | Cotton, Liza | 5612 | | X | X | | | | 2000 diagnosis; unaware exposed to a Tronox product. Also attaches the form letter that refers to not receiving a "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meetings and minimal information to community. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Communications among other claimants is not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 933 | TRO903237FTC | 10/27/2016 | Cotton, Alexeddie | Cotton, Liza | 5614 | | | X | | | X | Alleges 2010 symptoms and diagnosis but includes earlier medical records; the injured party died in 2015; rep says unaware injured party was exposed to Tronox product. Attaches form letter that refers to not receiving a "justifiable allowance under the guidance of Colom and Lundy." Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Communications among other claimants is not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 934 | TRO898677FTC | 6/27/2016 | O'Neal, Coty | Coty O'Neal | 3747 | | X | X | | | | Diagnosed 2003, unaware deadline passed. Does not allege lack of awareness of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 935 | TRO893745FTC | 3/2/2016 | Mosley, Elaine | Courtney "Corky" Smith, Esq. | 7311 | | | X | | | | Does not have any health issues at the time but is afraid may develop some in the future; did not know about claims being filed. Motion does not identify any actual claim for which relief from the bar date is sought, motion is denied. |
| 936 | TRO898212FTC | 6/20/2016 | Young, Anthony | Courtney "Corky" Smith, Esq. | 7312 | 7313 | | X | | | X | Says did not receive any notice regarding the Tronox tort claims trust settlement; was not aware could file a claim. Says symptoms and diagnosis were in 2009. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 937 | TRO880929FTC | 12/4/2015 | Williams, Ruth | Courtney "Corky" Smith, Esq. | 7314 | 7315 | X | X | | | X | 1998 diagnosis; did not receive notice; did not know a claim could be filed at that time. Attaches a signed rejection notice as to post-bar date diagnoses but none are identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect and due process, but claim based on 1998 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 938 | TRO892256FTC | 2/23/2016 | Petty, Damien | Courtney "Corky" Smith, Esq. | 7316 | 7317 | | | | | X | 2008 diagnosis; minor (14 years old at time of bar date); did not receive any notice; also submitted a signed rejection notice as to post-bar date diagnoses though none are identified in the motion. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 939 | TRO893092FTC | 2/23/2016 | Wood, Janice | Courtney "Corky" Smith, Esq. | 7335 | 7336 | X | X | | | X | 1982 (heart) and 2013 (colon polyps) diagnoses; did not receive any notice regarding the Tronox tort trust settlement; was not aware a claim could be filed. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1982 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 940 | TRO893093FTC | 2/23/2016 | Wood, Kasie | Courtney "Corky" Smith, Esq. | 7337 | 7338 | X | X | | | X | 1982 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also filed a signed rejection notice as to post-bar date exposures and new diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1982 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 941 | TRO891058FTC | 2/23/2016 | Holiness, Dorothy | Courtney "Corky" Smith, Esq. | 7339 | 7340 | X | X | | | X | 1970 diagnosis; claimant was having serious medical issues and was in a nursing home; did not receive any notice regarding the Tronox tort claims trust settlement. Also filed a signed rejection notice as to post-bar date exposures and post-bar date diagnoses though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1970 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 942 | TRO902805FTC | 8/16/2016 | Holiness, Arabella | Courtney "Corky" Smith, Esq. | 7342 | 7343 | | X | | | X | 2012 diagnosis; the injured party is deceased; she was elderly and having serious health issues in 2009. She did not receive any notice of the Tronox Tort Trust Claims Settlement and her family members were not aware she could file a claim. Separate legal memo argues for relief based on excusable neglect or due process, but the motion has not identified any pre-bar date diagnosis for which relief is sought. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 943 | TRO894513FTC | 3/23/2016 | Williams, Ofie | Courtney "Corky" Smith, Esq. | 7344 | 7345 | X | X | | | X | 1998 diagnosis; the injured party died in 2000. Also filed a signed rejection notice as to post-bar date exposures and diagnoses, but none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the 1998 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 944 | TRO893306FTC | 2/23/2016 | Lawrence, Brenda | Courtney "Corky" Smith, Esq. | 7346 | 7347 | | X | | | X | February 2008 diagnosis; says did not know about it; did not receive notice of the Tronox tort claims trust settlement; was not aware she could file a claim. Also attached a signed Rejection Notice as to post-bar date exposures and diagnoses, but none are identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 945 | TRO905920FTC | 4/24/2017 | Irions, Bessie | Courtney "Corky" Smith, Esq. | 7348 | 7349 | X | X | | | X | 1997 diagnosis; the injured party died in 1998; personal rep did not receive notice of the Tronox tort claims trust settlement and was not aware she could file a claim for the deceased. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1997 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 946 | TRO893388FTC | 2/23/2016 | Lawrence, Annie | Courtney "Corky" Smith, Esq. | 7350 | 7351 | X | X | | | | 1989 diagnosis; the injured party died in 1992; personal rep did not receive notice regarding the Tronox tort claims trust settlement and was not aware a claim could be filed. Also submits a signed rejection notice, but new post-2009 exposures and diagnoses are impossible given death in 1992. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |

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| 947 | TRO893115FTC | 2/23/2016 | Lawrence, Carolyn | Courtney "Corky" Smith, Esq. | 7352 | 7353 | X | X | | | X | 1997 diagnosis; did not receive notice of the Tronox tort claims trust settlement; was not aware she could file a claim. Also submits a signed rejection notice as to post-bar date claims but none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1997 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 948 | TRO884174FTC | 11/25/2015 | Hubbert, Charlie | Courtney "Corky" Smith, Esq. | 7354 | 7355 | X | X | | | | May 2003 diagnosis; the injured party died in 2004; personal rep did not receive notice regarding the Tronox tort claims trust settlement and was not aware a claim could be filed. Also includes a signed rejection notice alleging post-2009 exposures and post-2009 diagnoses but that is impossible given death in 2004. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 949 | TRO884175FTC | 11/25/2015 | Hubbert, Maggie | Courtney "Corky" Smith, Esq. | 7356 | 7357 | X | X | | | X | Diagnoses 2003 and earlier; says she is sick and does not have anything to help her do better; her health is bad, she can't walk far. Also submitted a signed rejection notice regarding post-bar date exposures and diagnoses though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claims based on the 2003 and earlier diagnoses were time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 950 | TRO894317FTC | 3/2/2016 | Usery, Daniel | Courtney "Corky" Smith, Esq. | 7370 | 7371 | X | X | | | X | 2002 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also submits a signed rejection notice as to post-bar date exposures and diagnoses though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 2002 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 951 | TRO900089FTC | 7/25/2016 | Jackson, Dewayne | Courtney "Corky" Smith, Esq. | 7376 | 7377 | X | X | | | X | 1994 diagnosis. Also submits a signed rejection notice as to post-bar date exposures and diagnoses though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1994 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 952 | TRO880930FTC | 12/4/2015 | Lawrence, Duanna | Courtney "Corky" Smith, Esq. | 7378 | 7379 | | X | | | X | 2006 diagnosis; moved out of state; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also submits a signed rejection notice alleging post-bar date exposure and/or diagnosis, though none is identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 953 | TRO880926FTC | 12/4/2015 | Williams, Gwenewa (Troupe) | Courtney "Corky" Smith, Esq. | 7380 | 7381 | X | X | | | X | 1983 diagnosis; moved out of state; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also submits a signed rejection notice as to post-bar date exposures and diagnoses though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1983 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 954 | TRO887749FTC | 12/14/2015 | Cureton, Leb | Courtney "Corky" Smith, Esq. | 7386 | 7387 | | X | | | X | 2008 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also submits a signed rejection notice alleging post-bar date exposure and/or diagnosis, though none is identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 955 | TRO892117FTC | 2/23/2016 | Williams, Mary | Courtney "Corky" Smith, Esq. | 7390 | 7391 | X | X | | | X | 1998-99 diagnosis; did not receive any notice; was not aware a claim could be filed. Also submits a signed rejection notice as to post-bar date exposures and diagnoses though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1998-99 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 956 | TRO888076FTC | 12/18/2015 | Lawton, Michelle | Courtney "Corky" Smith, Esq. | 7394 | 7396 | X | X | | | X | 1987 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also filed a signed rejection notice alleging post-bar date exposure and/or diagnosis, but no such post-bar date issue is described in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted, but the claim based on the 1987 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 957 | TRO880120FTC | 12/4/2015 | Gandy, Naomi | Courtney "Corky" Smith, Esq. | 7400 | 7402 | | X | | | X | 2006 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; was not aware a claim could be filed. Also submits a signed rejection notice alleging post-bar date exposure and/or diagnosis, though none is identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 958 | TRO887667FTC | 12/14/2015 | Patman, Robert (Taylor) | Courtney "Corky" Smith, Esq. | 7412 | 7413 | X | X | | | X | 2005 diagnosis; says did not receive any notice regarding the Tronox tort claims trust settlement; was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 959 | TRO898978FTC | 6/27/2016 | Lawrence, Sam | Courtney "Corky" Smith, Esq. | 7419 | 7421 | X | X | | | X | 1995 diagnosis; says did not receive any notice regarding the Tronox tort claims trust settlement; was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the 1995 diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 960 | TRO901389FTC | 8/16/2016 | Braswell, Cynthia | Courtney "Corky" Smith, Esq. | 7430 | 7431 | X | X | | | X | 1957 diagnosis; the injured party is deceased; rep says did not receive any notice regarding the Tronox tort claims trust settlement; was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 961 | TRO891266FTC | 2/23/2016 | Biller, Crystal | Courtney "Corky" Smith, Esq. | 7432 | 7433 | | X | | | X | 2006 diagnosis; says did not receive any notice regarding the Tronox tort claims trust settlement; was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 962 | TRO897277FTC | 5/4/2016 | Davis, William | Courtney "Corky" Smith, Esq. | 7434 | 7435 | X | X | | | X | 1975 diagnosis; unaware of the claims process. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 963 | TRO890313FTC | 2/23/2016 | Davis, Willie | Courtney "Corky" Smith, Esq. | 7485 | 7486 | | X | | | X | March 2006 diagnosis; did not receive any notice of the Tronox Tort Trust Claims settlement; did not know could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 964 | TRO894331FTC | 3/2/2016 | Gunter, Deon | Courtney "Corky" Smith, Esq. | 7487 | 7488 | | X | | | X | Says symptoms and diagnosis in 2016. Also a signed rejection notice. Separate memo of law argues there are grounds for relief based on excusable neglect and due process, but no pre-bar date diagnosis was identified in the motion, therefore no claim for which relief on the grounds of excusable neglect is sought. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 965 | TRO897179FTC | 5/4/2016 | Howard, Annie | Courtney "Corky" Smith, Esq. | 7489 | 7490 | X | X | | | | 1967 diagnosis; the injured party died prior to the bar date; family members did not receive notice and were not aware could file on her behalf. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, but that is impossible given death prior to the bar date. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 966 | TRO897176FTC | 5/4/2016 | Howard, Frank | Courtney "Corky" Smith, Esq. | 7491 | 7492 | X | X | | | | 1960 diagnosis; the injured party died prior to bar date; family members did not receive notice and were not aware could file on her behalf. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, but that is impossible given death prior to the bar date. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 967 | TRO897180FTC | 5/4/2016 | Howard, Frankie | Courtney "Corky" Smith, Esq. | 7493 | 7494 | X | X | | | | 1955 diagnosis; the injured party died prior to bar date; family members did not receive notice and were not aware could file on her behalf. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, but that is impossible given death prior to the bar date. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 968 | TRO901401FTC | 8/16/2016 | Parham, John | Courtney "Corky" Smith, Esq. | 7495 | 7496 | X | X | | | X | 1985 diagnosis; did not receive any notice of the Tronox Tort Trust Claims settlement; did not know could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 969 | TRO902289FTC | 9/14/2016 | Brewer, Courtney | Courtney "Corky" Smith, Esq. | 7497 | 7498 | X | X | | | X | 1990 diagnosis; says previously filed a claim in 2000 but does not recall details and atty did not call back; tried to but could not find atty or any attorney that may have taken over the case. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the prior dealings with counsel show awareness of the claim and of legal rights. The claim based on the listed diagnosis was either resolved in another proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing occurred. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 970 | TRO885150FTC | 11/25/2015 | Tate, Walter | Courtney "Corky" Smith, Esq. | 7499 | 7500 | X | X | | | X | 1994 diagnosis; did not receive notice of the Tronox Tort Trust Claims Settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 971 | TRO894782FTC | 3/23/2016 | Walker, Alishia | Courtney "Corky" Smith, Esq. | 7501 | 7502 | X | X | | | X | 1975 diagnosis; did not receive notice of the Tronox Tort Trust Claims Settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 972 | TRO894780FTC | 3/23/2016 | Walker, Courtnay | Courtney "Corky" Smith, Esq. | 7503 | 7504 | X | X | | | X | 1977 diagnosis; did not receive notice of the Tronox Tort Trust Claims Settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 973 | TRO893103FTC | 2/23/2016 | Walker, Cynthia | Courtney "Corky" Smith, Esq. | 7505 | 7506 | X | X | | | X | 1974 diagnosis; did not receive notice of the Tronox Tort Trust Claims Settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 974 | TRO902816FTC | 10/13/2016 | Walker, Frank | Courtney "Corky" Smith, Esq. | 7507 | 7508 | X | X | | | X | 1990 diagnosis; did not receive notice of the Tronox Tort Trust Claims Settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 975 | TRO895358FTC | 3/24/2016 | Gunter, Eddie | Courtney "Corky" Smith, Esq. | 7509 | 7510 | X | X | | | X | 2005 diagnosis; did not receive notice of the Tronox Tort Trust Claims Settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 976 | TRO892571FTC | 2/23/2016 | Hairston, Courtney | Courtney Hairston | 5660 | | | X | | | X | Says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product; says diagnosis 2011. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 977 | TRO901085FTC | 8/16/2016 | Jones, Courtney | Courtney Jones | 6998 | 8210 | | | | | X | 2002 and 2005 diagnoses; former resident of Columbus, MS who still lived there in 2009; minor at time of bar date; says a representative (not know who) previously filed claim with Colom firm; unaware exposed to a Tronox product until after the deadline. She was informed that the law firm had filed a claim on her behalf. A supplemental letter filed at docket #8210, says the lawyer failed to give the bar date. No record of any bankruptcy claim filed on her behalf. Not clear if Colom firm represented her in 2009 but the Colom firm received direct notice of the bar date by mail. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Given allegation that was a minor, will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 978 | TRO887066FTC | 12/14/2015 | Davis, Anita | Courtney Smith | 6882 | 6883 | X | X | | | | 2000 diagnosis; unaware of the claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 979 | TRO898292FTC | 6/20/2016 | Jones, Willie | Courtney Smith | 6959 | | | X | | | | 1986 diagnosis; the injured party deceased prior to bar date; rep did not receive any notice regarding a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 980 | TRO898300FTC | 6/20/2016 | Jones, Gladys | Courtney Smith | 7026 | | X | X | | | | 1983 diagnosis; the injured party died in 2011; rep says did not receive notice; the injured party was battling health issues and did not know she could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 981 | TRO892494FTC | 2/23/2016 | Bush, Frances | Courtney Smith | 7044 | 7045 | | X | | | | Diagnosis "prior to 2007;" says did not receive any notice concerning the Tronox tort claims settlement. Alleges a due process entitlement to direct notice but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 982 | TRO887444FTC | 12/14/2015 | McCleod, Michael | Courtney Smith | 7046 | 7047 | X | X | | | | September 2002 diagnosis; lived in area and never received any notice regarding the Tronox tort claims trust settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 983 | TRO887705FTC | 12/14/2015 | Mosley, Michael | Courtney Smith | 7065 | 7067 | | X | | | | June 2009 diagnosis; lived near the plant and in the affected/exposed area and never received any notice regarding the Tronox tort claims trust settlement. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 984 | TRO895687FTC | 3/24/2016 | Brewer, Emmett | Courtney Smith | 7086 | 7089 | X | X | | | | 1995 diagnosis; the injured party died in 2011; rep says claimant lived near the affected/exposed area, was in severe declining health and was not aware of any trust settlement and did not receive notice of same. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 985 | TRO901929FTC | 9/14/2016 | Abdo-Ahmed, Saada | Courtney Smith | 7097 | 7098 | | X | | X | | 2009 diagnosis (month not clear); says did not receive notice and did not know that a claim could be filed. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and not other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 986 | TRO892379FTC | 2/23/2016 | Bluitt, Little | Courtney Smith | 7107 | 7108 | | X | | X | | Says symptoms and diagnosis 2012; not aware of any notice from Tronox trust; did not know could file a claim because did not receive notice of it. Memo of law argues excusable neglect and due process issues but the motion identifies no pre-bar date diagnosis for which relief based on those theories would be proper. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 987 | TRO905919FTC | 4/24/2017 | Barron, Katie | Courtney Smith | 7109 | 7110 | X | X | | | | 1999 diagnosis. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |

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| 988 | TRO894315FTC | 3/2/2016 | Brewer, Devario | Courtney Smith | 7124 | | | | | | X | Minor at the time notices were sent for the Tronox tort claims trust and did not receive notice or know that could file a claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 989 | TRO894518FTC | 3/23/2016 | Brewer, Paul | Courtney Smith | 7130 | 7131 | X | X | | | | 1975 diagnosis; the injured party is deceased; rep did not receive notice regarding the claim. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 990 | TRO895686FTC | 3/24/2016 | Brewer, Sammie | Courtney Smith | 7143 | 7144 | X | X | | | | 1964 diagnosis; the injured party died prior to bar date; rep did not know a claim could be filed and did not receive any notice. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 991 | TRO880974FTC | 12/4/2015 | Moore, Mattie | Courtney Smith | 7145 | 7146 | X | X | | | | 1982 diagnosis; says did not receive notice and did not know could file a claim. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 992 | TRO889067FTC | 12/30/2015 | Langford, Jerry | Courtney Smith | 7168 | | | X | | X | | 2006 and 2016 diagnoses; did not receive notice of the tort claims trust; says certain conditions prior to bar date but serious conditions after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 993 | TRO892755FTC | 2/23/2016 | Langford, Linda | Courtney Smith | 7175 | | | X | | X | | Diagnoses in 2009, 2013, 2017; says did not receive any notice of the Tronox trust, had moved out of area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 994 | TRO893091FTC | 2/23/2016 | Wood, James | Courtney Smith | 7185 | 7186 | X | X | | | | 1972 diagnosis; did not receive any notice regarding the Tronox trust tort settlement. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 995 | TRO895683FTC | 3/24/2016 | Brewer, Willie | Courtney Smith | 7198 | 7199 | X | X | | | | 1987 diagnosis; says did not receive any notice regarding the Tronox tort claims trust settlement. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 996 | TRO894521FTC | 3/23/2016 | Brownlee, Loventrice | Courtney Smith | 7209 | | X | X | | | | 1997 diagnosis; the injured party died in 1997; rep did not receive notice of tort trust claim settlement and did not know to file a claim for the deceased claimant; says denied due process because did not get notice, but no showing that Tronox had reason to know of claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy. |
| 997 | TRO894517FTC | 3/23/2016 | Burnette, Lillie | Courtney Smith | 7216 | | X | X | | | | 1997 diagnosis; moved out of state and did not receive notice of the Tronox tort claims trust settlement. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 998 | TRO889762FTC | 2/23/2016 | Bush, Mitchell | Courtney Smith | 7229 | | | X | | | X | 2007 diagnosis; did not receive notice regarding the Tronox tort claims trust settlement; did not know could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Also filed a signed Rejection Notice alleging post-bar date diagnoses and exposures, but details are not clear. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 999 | TRO894515FTC | 3/23/2016 | Cooke, Ron | Courtney Smith | 7239 | | X | X | | | | 1980 diagnosis; did not receive any notice regarding the Tronox trust tort settlement; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1000 | TRO888108FTC | 12/18/2015 | Davis, Curtis | Courtney Smith | 7242 | 7243 | X | X | | | | Condition since 1966; in response to question about dates of diagnoses answered "yes" instead of providing specific dates; says was unaware of the deadline. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, based on the information in the motion and the age of the condition the claim appears to have been time-barred before the Tronox bankruptcy filing. Furthermore, the memo only addresses lack of knowledge and does not address other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1001 | TRO898144FTC | 6/20/2016 | Davis, Joseph | Courtney Smith | 7246 | 7247 | X | X | | | | 1988 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; did not know could file a claim. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 1002 | TRO895682FTC | 3/24/2016 | Dolan, James | Courtney Smith | 7256 | | X | X | | X | | 1995 diagnosis; was not aware of the Tronox tort claims trust settlement and did not receive any notice about being able to file a claim. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on a 1995 diagnosis was time-barred under the applicable statute of limitations before the Tronox bankruptcy. Movant also submitted a signed Rejection Notice as to post-bar date claims though no such claims are listed in the motion papers. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1003 | TRO893094FTC | 2/23/2016 | Hanson, Kathy | Courtney Smith | 7276 | 7277 | X | X | | | | 1980 diagnosis; did not receive any notice regarding the Tronox tort claims trust settlement; did not know could file a claim. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 1004 | TRO893095FTC | 2/23/2016 | Hanson, Jimmy | Courtney Smith | 7279 | 7280 | X | X | | | | 1995 diagnosis; the injured party died prior to bar date; rep not aware could file a claim and did not receive any notice of the Tronox trust claims settlement. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 1005 | TRO892870FTC | 2/23/2016 | Webb, Courtney | Courtney Webb | 7397 | 8319 | | X | | | | March 2006 diagnosis; unaware of the Tronox bankruptcy case; did not see any public notifications by newspaper, TV or any social media; standard language. A supplement filed at docket # 8319, without knowledge to wade through the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1006 | TRO890833FTC | 2/23/2016 | Craddieth, Anthony | Craddieth, Anthony | 6742 | | X | X | | | | 1995 diagnosis; unaware exposed prior to deadline. Knew sick, but didn't know exposed and didn't make the connection between exposure and illness. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1007 | TRO894408FTC | 3/2/2016 | Wells, Crystal | Crystal Wells | 8397 | | X | X | | | | 1980 diagnosis; unaware of bar date; paperwork was filed in 2014/2015, thinks time limits are unfair. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1008 | TRO889342FTC | 2/23/2016 | Craddieth, Culbert | Culbert Craddieth | 7790 | | X | X | | | | Not included in Trust's summary; Trust incorrectly listed Kimberly Craddieth as the movant at docket 7790, but her motion is at docket 7788. 1995 diagnosis; the injured party died in 1996; rep says did not file because was not aware of Tronox bankruptcy case; did not see any public notices. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1009 | TRO892769FTC | 2/23/2016 | Shelley, Culbert | Culbert Shelley | 7789 | | | | | | X | 1997 diagnosis; minor (approximately 12 or 13 at the bar date); guardian did not file because she had no knowledge of Tronox bankruptcy case; standard form language as to reasons did not file. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1010 | TRO912499FTC | 5/30/2017 | Cousins, Curlie | Curlie Cousins | 4706 | | X | X | | | | 1935 diagnosis. Unaware of bar date; did not know and no reason to know exposed to Tronox product; a violation of due process. Claim was time-barred by the time of the Tronox bankruptcy filing. Alleges lack of due process but the claim had already expired and there is also no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Even if the claim had not expired the motion merely alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1011 | TRO902713FTC | 8/16/2016 | Howard, Curly | Curly Howard | 4416 | | X | X | | | | February 2001 diagnosis; the injured party is deceased; rep refers to death in immediate family but does not provide dates. Same handwriting as on other motions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1012 | TRO891304FTC | 2/23/2016 | Johnson, Curry | Curry Johnson | 6334 | | X | X | | | | 1983 diagnosis; says the publication notice of the claim filing deadline was not reasonably calculated to provide notice to potential claimants who were unknown at the time of the notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1013 | TRO895589FTC | 3/24/2016 | Acron, Curtis | Curtis Acron | 6472 | | X | X | | | | 1976 and 1982 diagnoses; says was not notified of an opportunity to file a claim; unaware of "first" round of claims; says retired military but was discharged from military service on November 30, 2005, long before the bar date; says was living in Texas and was not aware of bankruptcy proceedings but became aware of "second round" of claims when he visited Columbus. He says a relative's claim who was in military out of state was approved for processing based on non-notification (out of jurisdiction). Says his own claim not going forward would be a violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Most importantly, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1014 | TRO902676FTC | 8/16/2016 | Barr, Curtis | Curtis Barr | 7232 | | X | X | | | | 1987-89 diagnoses; it appears he previously filed with the Colom firm because he includes a letter from it in 2002 setting an appointment; did not know about bar date; the most recent he know about the case was in 2002 (that is the class action, not the bankruptcy) and he believed that to be the final filing. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1015 | Unknown | 2/23/2016 | Clay, Curtis | Curtis Clay | 5816 | | | X | | X | | Unaware of claims process, says symptoms and diagnosis Oct. 29, 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1016 | TRO889719FTC | 2/23/2016 | Cobb, Curtis | Curtis Cobb | 5607 | | | X | | X | | Claimant says symptoms and diagnosis in 2010; standard cut-and-pasted language as to reasons for not filing by the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1017 | TRO890704FTC | 2/23/2016 | Cobb, Hannah | Curtis Cobb | 5932 | | X | X | | | | 1977 diagnosis; the injured party died in 1987; cut-and-pasted standard form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1018 | TRO894597FTC | 3/23/2016 | Gore, Curtis | Curtis Gore | 4432 | | X | X | | | | 1970s diagnosis. Previously filed with Colom law firm 2002; unaware of Tronox claim process because incarcerated. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1019 | TRO888739FTC | 12/24/2015 | Jamison, Curtis, Jr. | Curtis Jamison, Jr. | 6209 | | | X | | X | | 2010 and 2011 diagnoses; unaware of Tronox bankruptcy claim in 2009; no knowledge of this before filing a claim, did not receive a letter or telephone call or learn from media; says publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; discharge of claim a violation of due process, unaware of process and did not know could file a claim for himself. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1020 | TRO889899FTC | 2/23/2016 | Jamison, Curtis, Sr. | Curtis Jamison, Sr. | 6171 | | | X | | | X | Diagnoses in 2010 and 2011; was not aware of the Tronox bankruptcy in 2009; did not receive a letter or telephone call, or learn anything through media; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; says discharge of claim violation of due process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1021 | TRO887589FTC | 12/14/2015 | Malone, Curtis | Curtis Malone | 3547 | | X | X | | | | Diagnosed 1985, 1999, 2001 and 2003. Says was bedridden "at the time." Does not state a timeline for when he was bedridden. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1022 | TRO887103FTC | 12/14/2015 | Moore, Curtis | Curtis Moore | 3459 | | X | X | | | | 1976 diagnosis, possibly another in 2007. Previously filed with Colom law firm 1999 and received \$411- says he was later diagnosed with a more serious condition in 2007 but Tronox bankruptcy case did not inform him that he was eligible to refile; after hearing about people receiving settlements for lesser conditions and diseases, he inquired for the paperwork. Says Tronox was aware of the original claimants and knew to whom they had made payments but Tronox did not contact him. Prior settlement did not give Tronox reason to know the claimant allegedly had a new claim and did not require additional direct notice. On the other hand, prior claims show claimant's awareness of causal connection and liability. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1023 | TRO895477FTC | 3/24/2016 | Roland, Curtis | Curtis Roland | 4587 | | X | X | | | | 1990 symptoms; says condition was diagnosed but does not give specific date. Says unaware of claim process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1024 | TRO895640FTC | Unknown | Shield, Curtis | Curtis Shields | 6330 | | | X | | | | Not included in Trust's summary. 2006 diagnosis; did not know of the claims process until other people received checks, then it was too late. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1025 | TRO887862FTC | 12/14/2015 | Coleman, Cyntaria | Cyntaria Coleman | 6322 | | | | | | X | 1994-95 diagnosis; says was minor, incompetent. No explanation of alleged incompetence other than status as a minor. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1026 | Unknown | #N/A | Bush, Cynthia | Cynthia Bush | 7681 | | | X | | X | | Merely an application for a future tort claim; no excuse provided; says first exposure 1/14/2009 but does not provide diagnosis date but provides some medical records for 2016. Even if did not have actual knowledge of the bar date there is no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim based on a condition first diagnosed after the bar date are to be decided by the Tort Claims Trust under its dispute resolution procedures. |
| 1027 | TRO885876FTC | 11/25/2015 | Cotton, Cynthia | Cynthia Cotton | 7406 | 8326 | X | X | | | | Various diagnoses, all 2003 and earlier; unaware could file a claim. A supplement filed at docket # 8326, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1028 | TRO901975FTC | 9/14/2016 | Guarnieri, Cynthia | Cynthia Guarnieri | 4285 | | | X | | | | Diagnoses in 1977 and 1982. Not subscribe to Wall Street Journal or read the other papers, became aware when others received settlement checks. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1029 | TRO886066FTC | 12/7/2015 | Hunter, Cynthia | Cynthia Hunter | 5046 | | X | X | | | | 1988 and 1989 diagnoses; previously filed with Colom law firm 2002; unaware of claim process, no knowledge of the bankruptcy case. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1030 | TRO888928FTC | 12/30/2015 | Keaton, Cynthia | Cynthia Keaton | 4447 | | X | X | | | | 1990 diagnosis; previously filed with Colom law firm, did not hear back on claim; unaware needed to file. Received notice in 2014 of affirmance of the settlement of the Anadarko list so apparently was on the Rule 2004 service list at some time, unclear when. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1031 | TRO891931FTC | 2/23/2016 | Killingsworth, Moriah | Cynthia Killingsworth | 5303 | | | X | | | | 2003 symptoms; diagnosis date "unknown"; unaware of bar date; not diagnosed by a doctor. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1032 | TRO897205FTC | 5/4/2016 | Lynn, Cynthia | Cynthia Lynn | 4687 | | | X | | | | 1990 diagnosis. Says was not made aware of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1033 | TRO897206FTC | 5/4/2016 | Lynn, Michael, Sr. | Cynthia Lynn | 4688 | | | X | | | | Diagnoses 1989-1996; the injured party is deceased; rep says not made aware of the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1034 | TRO904945FTC | 1/24/2017 | Guarnieri, Charles | Cynthia M. Guarnieri | 4279 | | | X | | | | 1996 diagnosis and death. Rep does not read Wall Street Journal or subscribe to other publication newspapers; aware at time people got settlement checks. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1035 | TRO904951FTC | 1/24/2017 | Guarnieri, Irene | Cynthia M. Guarnieri | 4686 | | | X | | | | Numerous diagnoses, the most recent of which was in 2005. The injured party is deceased; rep says does not read Wall Street Journal or any of the other 38 site specific publications, and was not aware of it. She became aware when neighbors started receiving settlement checks. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1036 | TRO893291FTC | 2/23/2016 | Moluski, Cynthia | Cynthia Moluski | 7705 | | | X | X | | | Diagnoses in 1992, 1993, 2008; she did not file a claim because she did not know she would be eligible; was unaware that non-employees could file claims based on where they lived. She divorced and moved away in 2004 and stopped communication with ex-spouse and his family in area. Says cancer surgery in Sept. 2008 was debilitating, but does not explain long post-bar date delay before filing claim except by saying she did not realize what she might have recovered; it was when she saw many people in the community who were not sick being compensated that she realized she might be eligible and started inquiring about it. Trustee contends the motion was untimely but it will be accepted based on the postmark date. The risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1037 | TRO889593FTC | 2/23/2016 | Robinson, Cynthia | Cynthia Robinson | 4803 | | X | X | | | | 1995 diagnosis date; was not aware of the filing; spoke with an atty but did not hear back and he then passed away; filed claim later. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1038 | TRO913382FTC | 5/30/2017 | Maciborski, Celia | Cynthia Vender | 4489 | | X | X | | | | Diagnoses in 1983, 1988 and 1989; the injured party died in 1989; rep unaware and no reason to know claimant exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1039 | TRO901694FTC | 8/16/2016 | Conner, Cyrus | Cyrus Conner | 7805 | | X | X | | | | 1987 diagnosis; a professional truck driver and claims publication not sufficient notice; says did not know of process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1040 | TRO894414FTC | 3/2/2016 | Weaver, Da'Briyan | Da'Briyan Weaver | 4275 | 9266 | | X | | | X | Alleges 2008 and 2015 diagnoses. Was not aware of the filing, spoke to an attorney who did not get back to her, filed after heard other people were filing. A supplemental letter filed with others at docket #9266 complaining about the process. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1041 | TRO892095FTC | 2/23/2016 | Murray, Daisy | Daisy Murray | 7033 | | X | X | | | | 1975 diagnosis; previously filed with the Colom law firm and the Lundy & Davis firm in 2001 class action; did not know that there was a bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1042 | TRO900887FTC | 8/16/2016 | Walker, Daisy | Daisy Walker | 7048 | | | X | | | X | Unaware of bar date; unaware that she qualified because she was in "area a lot and around;" says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1043 | TRO887006FTC | 12/14/2015 | Mikolaczyk, John | Dale Mikolaczyk & Andrew Lentowski, Esq. | 6924 | | | X | | | | 1976 diagnosis; worked "out of town" in New York City from 1980-2010, only returned on occasional weekends and was unaware of any such class action lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1044 | TRO887481FTC | 12/14/2015 | Bateast, Damarcus | Damarcus, Bateast | 5630 | | X | X | | | | Previously filed with atty Bambach in 2005. Prior dealings with counsel show awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1045 | TRO902730FTC | 8/16/2016 | Bradshaw, Damesheon | Damesheon Bradshaw | 7136 | | | X | | X | | 2009 symptoms; diagnosis "yes," date unclear; says was not aware of Tronox claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1046 | TRO891636FTC | 2/23/2016 | Matrix, Damien | Damien Mattix | 4402 | | X | X | | | | 2001 diagnosis. Did not know and no reason to know exposed to Tronox product, unaware required to file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1047 | TRO902724FTC | 8/16/2016 | Bradshaw, Damion | Damion Bradshaw | 7132 | | | X | | | | Diagnosis dates not listed. Says did not fully understand Tronox claims filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1048 | Unknown | 2/23/2016 | Robinson, Damion | Damion Robinson | 7885 | | | X | | | X | 2011 diagnosis; minor in 2009; unaware condition related to Tronox chemicals; unaware of pending litigation. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |
| 1049 | TRO891569FTC | 2/23/2016 | Clark, Dan | Dan Clark | 5324 | | | X | | | | 2006 diagnosis; says previously filed with Johnny Cochran/Wilbur Colom; unaware of bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a different litigation it cannot be asserted in the bankruptcy case. If claim was not resolved, attorneys should have filed it in the bankruptcy proceedings. Colom firm was active in the bankruptcy proceedings and had direct notice of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1050 | TRO912585FTC | 5/30/2017 | Ungureit, Dana | Dana Ungureit | 6871 | | | X | | | X | Various diagnoses, some before bar date and some after; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), motion denied as to claims based on pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1051 | TRO900772FTC | 8/16/2016 | Walker, Dana | Dana Walker | 3831 | | | X | | | X | First diagnosed in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1052 | TRO884190FTC | 11/25/2015 | Saddler, Lavaro | Daniel Cockrell | 7611 | | X | X | | | | 1980 diagnosis; former resident of Columbus, MS who still has residence there in 2009; was incarcerated at time of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1053 | TRO895220FTC | 3/23/2016 | Cockrell, Daniel | Daniel Cockrell | 7782 | 9016 | | X | | | | Diagnoses in 1980s-1990s; did not receive a form and did not realize there was a deadline; place of exposure not clear. A supplemental letter filed at docket #9016 complaining about the process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1054 | TRO898053FTC | 6/20/2016 | Cockrell, Velma | Daniel Cockrell | 7786 | | X | X | | | | The injured party died in 1987; as to conditions, says records not found; rep does not provide an excuse for missed bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1055 | TRO905300FTC | 3/1/2017 | Hendricks, Johnnie | Danielle Crowder Hendricks | 6928 | 7327 | | X | | | | The trust incorrectly identified the motion at docket # 6890 as relating to Johnnie Hendricks but the motion at docket #6890 was for Andreka Hendricks. The motion for Johnnie Hendricks was filed at docket # 7327 with the signature page filed at docket # 6928. As to Johnnie Hendricks: motion alleges a 2008 diagnosis; the injured party died in 2008; the rep says first found out about the process in February 2016, does not provide any other explanation for not filing or not pursuing action. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1056 | TRO887397FTC | 12/14/2015 | McNeil, Ebony | Danielle McNeil | 7122 | | | X | | | | Mother filing for her child; former resident of Columbus, MS; mother says did not know that a claim was even available. Alleges domestic violence situation, mentally ill husband. No supporting information. Movant also filed a claim for herself at docket 7135. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1057 | TRO887570FTC | 12/14/2015 | McNeil, Danielle | Danielle McNeil | 7135 | | X | X | | X | | Various conditions listed, diagnosis dates not clear; former Columbus, MS resident who moved out of state in 2011 due to domestic violence; unaware of lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1058 | TRO896352FTC | 4/13/2016 | Smith, Danielle | Danielle Smith | 4797 | | | X | | X | | Says symptoms and diagnosis Sept. 2009; cut-and-pasted summary language as to reasons for not filing. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1059 | TRO894347FTC | 3/2/2016 | Cunningham, Danny | Danny Cunningham | 3982 | | X | X | | | | 2000 diagnosis. Unaware of deadline - doesn't read Wall Street Journal or other publications. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1060 | TRO889502FTC | 2/23/2016 | Howard, Danny | Danny Howard | 3657 | 5024 | | X | | X | | Diagnosed 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1061 | TRO901838FTC | 9/14/2016 | Washington, Danny | Danny Washington | 6615 | | | X | | X | | Diagnosed "2010-2017." unaware exposed prior to deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1062 | TRO898003FTC | 6/10/2016 | Morgan, Willie | Danny Washington | 6616 | | | X | | | | Submitted for father; diagnosed May 2009; unaware father exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1063 | TRO888774FTC | 12/30/2015 | Harrison, Danyae | Danyae Harrison | 4875 | | X | X | | | | 2000 diagnosis; unaware of the public notice and its bar date; says was not properly notified nor made aware of a specific deadline. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1064 | TRO886111FTC | 12/7/2015 | Brown, Daphne | Daphne Brown | 4838 | 8102 | X | X | | | | 1988 diagnosis; filed with Wilbur Colom in 2002 class action; unaware of process; did not know could file for deceased relative; supp filed at docket #8102. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not already resolved in a prior proceeding, then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1065 | TRO891111FTC | 2/23/2016 | Norton, Daphne | Daphne Norton | 7035 | | X | X | | | | 1970 diagnosis; not aware and no knowledge of any publication via TV or social media; did not have any notice from Tronox; says publication notice was inadequate; did not read any of the publications. Says that no claimant could have known or appreciated at the bar date the significance of the injuries suffered and how they would manifest in different ways over time and all of the losses and expenses that would ensue. However, in MS the statute of limitations runs from the date of diagnosis, regardless of whether the injured party knows the cause of the injury. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1066 | TRO886449FTC | Unknown | Terry, Daphne | Daphne Terry | 9485 | | | | | | | Acceptance of Trust offer, not a motion for relief. |
| 1067 | TRO886469FTC | 12/7/2015 | Shinn, Darecia | Darecia Shinn | 5020 | | | X | | X | | Alleges various diagnosis dates; says most conditions were after bar date; provides one paper reflecting a doctor visit in November 2009; says filed in timely manner but appears to be under misimpression that late filing was timely. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1068 | TRO884117FTC | 11/13/2015 | Yetna, Zykheria | Darecia Shinn | 5065 | | | X | | X | | Says symptoms and diagnosis in 2010; infant was born 2010 and died a few months later; she says her claim was denied because of the way the dates were split up. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1069 | TRO891784FTC | 2/23/2016 | Thompson, Darius | Darius Thompson | 6634 | | | | | | X | Diagnoses 2005 and 2009; child and incompetent at time of deadline. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1070 | TRO892688FTC | 2/23/2016 | Pippins, Darla Holt | Darla Holt Pippins | 5635 | | X | X | | | | 1991 diagnosis; says filed over and over again (apparently referring to communications with trust about late claim) and still has not gotten a response. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1071 | TRO902888FTC | 10/13/2016 | Duck, Easter | Darlene Duck | 3867 | | X | X | | | | Filing for mother who was diagnosed in 1999 and died in 2006. Says did not know about the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1072 | TRO902554FTC | 9/14/2016 | Spencer, Darlene | Darlene Spencer | 6483 | | X | X | | | | 2002 diagnosis; did not have knowledge of an ongoing Tronox case; insufficient notice, did not receive telephone call, letter or learn anything from media about the matter. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1073 | TRO902556FTC | 9/14/2016 | Spencer, Tyler | Darlene Spencer | 6486 | | X | X | | | | 2004 diagnosis; did not have knowledge that a bankruptcy claim was going on; did not receive telephone call, letter or learn anything from any media concerning the matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1074 | TRO885920FTC | 11/25/2015 | Jones, Darnell | Darnell Jones | 5362 | | X | X | | | X | Unaware of bar date; says diagnosed in 1996 for some condition but then says hospitalized in 2016 for spot on lungs, unclear if is alleging a new condition first diagnosed after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1075 | TRO888873FTC | 12/30/2015 | Brooks, Darrell | Darrell Brooks | 6370 | 8757 | X | X | | | | Many conditions alleged, first diagnosis 1999, unclear if that covered all conditions; previously filed with atty Bambach in 1999 and paperwork lost and office closed; did not know and no reason to know exposed to a Tronox product; says form of notice of the claims filing deadline was deficient on its face but does not say how; says the publication notice of the claims filing deadline was not reasonably calculated to provide notice. A supplemental letter filed at docket #8757 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Court records show that direct notice of the bar date was sent by mail to various attorneys in Columbus, including Mr. Bambach. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1076 | TRO894650FTC | 3/23/2016 | Glenn, Darrell | Darrell Glenn | 7690 | | X | X | X | | | Previously filed with the Colom law firm in 2002; says not aware could file a claim until filed the claim that is the subject of this motion. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1077 | TRO886374FTC | 12/7/2015 | Sherrod, Darrell | Darrell Sherrod | 5469 | | X | X | | | | 1970 diagnosis; former resident of Columbus, MS who moved to Georgia in 2003; says he was never notified nor did he receive any correspondence about the Tronox bankruptcy claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1078 | TRO889390FTC | 2/23/2016 | Craddieth, Darryl | Darryl Craddieth | 6236 | 8208 | X | X | | | | 1993 diagnosis; says unaware exposed to a Tronox product prior to the bar date. A supplemental letter filed at docket #8208, at the time he filled out the claim, he had no knowledge that it was on a deadline; unaware of the claim until a neighbor told him that he could file it based on where he lived. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred before the Tronox bankruptcy filing. |
| 1079 | TRO894113FTC | 3/2/2016 | Presley, Dartho | Dartho Presley | 6753 | | | X | | | | February 6, 2006 diagnosis; did not know/no reason to know father had been exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1080 | TRO884122FTC | 11/13/2015 | Shinn, Daryl | Daryl Shinn | 3758 | | | X | | X | | Some diagnoses before 2009, some after, unclear as to what conditions. Says was incarcerated but without timing details, says it was hard to get papers out. Provides Columbus MS addresses for 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1081 | Unknown | 2/23/2016 | Williams, Dasha | Dasha Williams | 7865 | | | X | | X | X | Diagnoses 2001, 2003, 2016; minor at time of bar date; unaware condition was related to Tronox chemicals; says certain conditions did not manifest until after deadline. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted as to claims based on pre-bar date diagnoses. Claims alleging conditions first diagnosed after the bar date do not require relief from this court and are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1082 | TRO899357FTC | 8/16/2016 | Howard, Dasie | Dasie Howard | 4414 | | X | X | | | | February 2001 diagnosis; the injured party is deceased; rep refers to death in immediate family but does not provide dates. Same handwriting as on other claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1083 | TRO888611FTC | 12/24/2015 | Wright, Dava | Dava Wright | 4992 | | X | X | | | | 1971 diagnosis; previously filed with attorney Bambach but never heard back; says attorney died before he turned in claims, but Mr. Bambach did not die until long after the bar date. It is not clear what she means but she also says "and attorney Colom I did not meet the deadlines;" this is possibly an indication that she was late to file with the Colom firm, perhaps in another proceeding. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1084 | TRO887308FTC | 12/14/2015 | Jones, Davarus | Davarus Jones | 5461 | | | X | | | X | Alleges first diagnosis in 2012; says did not know about deadline and his illnesses manifested after deadline in 2012, but he includes a medical record for chronic sinusitis for 2008. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1085 | TRO897693FTC | 5/25/2016 | Cooperwood, David | David Cooperwood | 4619 | | | X | | | | 2006 diagnosis. Unaware of bar date until after it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1086 | TRO884261FTC | 11/25/2015 | Cunningham, David | David Cunningham | 3334 | 6992 | | X | | | X | Lists diagnoses in 2009, 2015, 2014. Alleges that attorney failed to file paperwork, but time period unclear. Supplement filed at docket #6992, says sent paperwork many times; says attorney dropped the ball and claimant was left to resend paperwork numerous times, all of which appears to refer to correspondence with the Trust about the late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Alleged misconduct of counsel is not grounds for relief based on excusable neglect or due process in the absence of a showing that counsel's own failures should be excused. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1087 | TRO880072FTC | Unknown | Davis, David | David Davis | 6416 | | X | X | | | | Not included in Trust's summary. 2002 and 2004 diagnoses; says publication notice was not reasonably calculated to provide notice to potential claimants who were unknown at the time of notice; had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1088 | TRO890724FTC | 2/23/2016 | Davis, David | David Davis | 8430 | | | X | | X | | Former resident of Columbus, MS; says was in the military and was unaware of the claim; the legal system at Fort Hood made him aware of the fact he could file a claim. Later, he found out could file a claim. Says diagnosed after bar date in Oct. 2010. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1089 | TRO888531FTC | Unknown | Gandy, David | David Gandy | 8241 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1090 | TRO886569FTC | 12/7/2015 | Hill, David | David Hill | 3663 | 8229 8623 | X | X | | | | Diagnosed 1987, did not know of deadline. Supplement filed at docket 8229, a letter complaining that his claim was denied while that of others who did not live in the area were allowed. Supplemental letter complaining about the process filed at docket 8623. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1091 | TRO899358FTC | 8/16/2016 | Howard, David | David Howard | 4525 | | X | X | | | | February 2001 diagnosis. Lists reason for not filing as death in family but does not provide any dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1092 | TRO901284FTC | 8/16/2016 | Jefferson, David | David Jefferson | 5213 | | X | X | | | X | Refers to 2000 diagnosis but also refers to April 2016 issues, unclear if they are just a continuation of prior condition. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim based on 2000 diagnosis also was time-barred before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1093 | TRO886764FTC | 12/7/2015 | McBride, David III | David McBride | 6628 | 8675 | X | X | | | | 1997 diagnosis; no reasons given as to why missed the bar date. A supplemental letter complaining about the process filed at docket #8675. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1094 | TRO901370FTC | 8/16/2016 | Charles Ray, Sr. | David Ray | 7575 | | | X | | | | 1997 diagnosis; the injured party died in 1997; place of exposure not clear; family was unaware of the lawsuit. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1095 | TRO885784FTC | 11/25/2015 | Sherrod, David | David Sherrod | 5645 | | X | X | | | | 1990s diagnosis; unaware of claims process until this claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1096 | TRO901432FTC | 8/16/2016 | Dobbs, Mary | David Sprowell | 8435 | 8115 | X | X | | | | Diagnosis 2003; the injured party died in 2005. Standard cut-and-pasted form language as to reasons why missed the bar date. A supplement with the rep's medical records filed at docket #8115. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1097 | TRO900343FTC | 7/25/2016 | Sprowell, David | David Sprowell | 8508 | 8115 | | X | | | X | Alleges 2010 and later diagnoses. Supplement with medical records filed at docket #8115. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1098 | TRO905791FTC | 4/24/2017 | Goulde, Davin | Davin Goulde | 5771 | 8922 | X | X | | | | Trust's summary incorrectly listed the injured party as Willie Whitfield; this claim is by Davin Goulde on his own behalf. Diagnoses 1990 and earlier; unaware exposed to Tronox product. A supplemental letter filed at docket #8922 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1099 | TRO902723FTC | 8/16/2016 | Bradshaw, Davion | Davion Bradshaw | 7129 | | X | X | | | X | Was not aware of claims; says symptoms 2009 does not provide diagnosis date or medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1100 | TRO902988FTC | 10/13/2016 | Kintz, Dawn | Dawn Kintz | 4485 | | | X | | | | Diagnoses in 1990, 1996 and 2003. Says was "unaware of settlement." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1101 | TRO896536FTC | 4/25/2016 | Drungo, Deadra | Deadra Drungo | 5970 | | X | X | | | | Diagnoses 1977, 1996, 1997; did not have knowledge of an ongoing case; did not receive a phone call, letter, or learn anything from TV or radio concerning this matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1102 | TRO900462FTC | 8/16/2016 | Jefferson, Dean | Dean Jefferson | 4972 | | X | X | | | | 1978 diagnosis; unaware of bar date until after it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1103 | TRO894418FTC | 3/2/2016 | Outlaw, Dean | Dean Outlaw | 5638 | | | X | | X | | Was not aware; says that asthma and respiratory issues were diagnosed in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1104 | TRO898114FTC | 6/20/2016 | Clark, Hattie | Dean Taylor | 6244 | | X | X | | | | 1990 diagnosis; rep says previously filed with atty Bambach, paperwork lost. Prior retention of counsel shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1105 | TRO898113FTC | 6/20/2016 | Prince, Willie | Dean Taylor | 6245 | | X | X | | | | 1990 diagnosis; rep says previously filed with atty Bambach, paperwork lost. Prior retention of counsel shows awareness of claim and of legal rights. Unexcused conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1106 | TRO886233FTC | 12/7/2015 | Cornwell, Mary | Deana Powell | 4968 | | X | X | | | | 2000 diagnosis; injured party died in 2006; previously filed with Colom law firm 2002; standard language as to reasons for not filing by bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1107 | TRO890492FTC | 2/23/2016 | Buck, Deandra | Deandra Buck | 5283 | | | | | | X | 1995 diagnosis; previously filed with attorney Bambach 2007; paperwork lost; minor at time of bar date. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1108 | TRO892654FTC | 2/23/2016 | Hughes, Deandre | Deandre Hughes | 8457 | 9443 | | X | | | X | Claims first diagnosis in 2011 but also says previously filed with Colom firm, unclear if that was in connection with the late-filed claim or some other proceeding; says Colom law firm did not respond. A supplemental letter filed at docket #9443 complaining about the process. If (as alleged) the Colom firm was retained to file a claim by the bar date, and failed to do so, that is not grounds for relief. The Colom firm had direct notice of the bar date, and an unexcused failure by an attorney is not grounds for relief based on excusable neglect. Claim appears to be based on 2011 diagnosis. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1109 | TRO891721FTC | 2/23/2016 | Scott, De'Andre | De'andre Scott | 5204 | | X | X | | | | 1991 diagnosis. Says did not know and had no reason to know of exposure to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1110 | TRO912451FTC | 5/30/2017 | Harrington, Deangus | Deangus Harrington | 5069 | | | X | | | | 2007 symptoms, does not know diagnosis date; says unaware it was going on at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1111 | TRO900374FTC | 7/25/2016 | Patte, Deann | Deann Patte | 7632 | 8179 | | X | | | | Diagnoses in 1976 (at birth), 1983, 1991; says was never notified of the case, nor did she hear about any potential claim lawsuits, or legal options regarding Tronox in 2009 or prior; says parents moved out of state prior to 2009; alleges insufficient notice. A supplement filed at docket #8179, says was a teenager at the bar date but exposure in 1976 means claimant was approximately 33 years old in 2009. Says was unaware of the lawsuit or the harm from the chemicals. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1112 | TRO896943FTC | 4/25/2016 | Harris, DeAnthony | DeAnthony Harris | 4283 | | X | X | | | | 2004 diagnosis. Previously filed with atty Colom in 2006, not receive anything. Unclear if attorney pursued the claim, but conduct of counsel is not grounds for relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. If the claim was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel (Mr. Colom) received direct notice of the bar date. |
| 1113 | TRO885922FTC | 11/25/2015 | Jones, De'Asia | De'Asia Jones | 5363 | | | | | | X | 1998 diagnosis; minor (12 years old in 2009); guardian unaware of deadline or that condition was caused by Tronox product; did not reside directly in the vicinity of the plant. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1114 | TRO889677FTC | 2/23/2016 | Flowers, DeAviren | DeAviren Flowers | 5206 | | X | X | | | X | Alleges 2005 and 2015 diagnoses; says did not know and not notified of any legal proceedings against Tronox. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1115 | TRO901050FTC | Unknown | Hendrix, Debbie | Debbie Hendrix | 5549 | | | X | | | | Not included in Trust's summary. Diagnoses in 2008 and in April 2009; says she was unaware of the information or the possibility of receiving a settlement for her physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. |
| 1116 | TRO898610FTC | 6/27/2016 | Vickers, Debbie | Debbie Vickers | 7940 | | X | X | X | | | 2005 diagnosis; unaware of bar date. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1117 | TRO895891FTC | 3/24/2016 | Billups, Deborah | Deborah Billups | 4582 | | X | X | | | | Diagnoses in 1985, 1988 and 1989. She understood the information to say that she needed to hire a lawyer or legal representative which she could not afford, also did not understand legal terminology. Apparently was aware of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No showing as to lack of awareness of bar date or of other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1118 | TRO884072FTC | 11/13/2015 | Ellis, Deborah Bishop | Deborah Bishop Ellis | 3310 | | X | X | | | | Diagnosed 2001, alleges did file a claim in a proceeding in 2001 and never heard back from lawyer. Filing in 2001 must have been in connection with a class action, bankruptcy was not filed until 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior legal claim shows knowledge of rights, failure to pursue the same diligently is not grounds for relief based on excusable neglect. Attorney error is not a ground for excusable neglect or due process relief. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claims based on 2001 diagnosis were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1119 | TRO887463FTC | 12/14/2015 | Hughes, Deborah | Deborah Hughes | 3353 | | X | X | | | | Diagnosed "yes," exhibited symptoms in 1999. Alleges that attorney lost the claim. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1120 | TRO880954FTC | 12/4/2015 | Jones, George | Deborah Hughes | 7111 | | X | X | | X | | Diagnosis date unclear; the injured party died in 2017; previously filed with atty Bambach 1999, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1121 | TRO894478FTC | 3/2/2016 | Johnson, Deborah | Deborah Johnson | 5390 | | | X | | | | Diagnoses 2006 and 2007; previously filed with Colom law firm but only for exposure and was awarded \$250-\$500; unaware of the dangers and harmful exposure could cause long-term illness years after exposure. Dealings with Colom law firm show knowledge of risks and legal claims. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1122 | TRO897822FTC | 5/25/2016 | Jones, Dorothy | Deborah Jones | 4796 | | | X | | | | 1998-99 diagnosis; injured party died in 2011; representative says injured party was incapacitated physically, emotionally and mentally because of her illness; claims representative did not have adequate notice of the bar date; unaware of filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1123 | TRO895587FTC | 3/24/2016 | Moore, Alexia | Deborah Moore | 4624 | 8358 | X | X | | | | 1991 diagnosis, child died in 1993. Rep says has physical mental and emotional problems but does not document same. A supplement filed at docket #8358, it provides an update as to beneficiary. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1124 | TRO888784FTC | 12/30/2015 | Butler, Debra | Debra Butler | 5139 | | X | X | | | | 1985 diagnosis; moved away to Atlanta, Ga and unaware of lawsuit against Kerr-McGee. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1125 | TRO890628FTC | 2/23/2016 | Hopkins, Debra | Debra Hopkins | 7515 | | | X | | X | | 2009 diagnosis (date not clear); was unaware could file; pastor of Maranatha Center in Columbus advised her to complete an application for future tort claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1126 | TRO891653FTC | 2/23/2016 | James, Leon | Debra James | 5145 | | | X | | | | 1968 diagnosis; rep says that they were unaware at time that this was going on; says injured party was sick at the time frequently in hospital but does not provide specific dates or medical records. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1127 | TRO886516FTC | 12/7/2015 | Loftin, Debra | Debra Loftin | 6513 | | X | X | | | | 1977 diagnosis; says was not aware of the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1128 | TRO903017FTC | Unknown | Malone, Debra | Debra Malone | 5702 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 1129 | TRO903559FTC | 11/23/2016 | Martin, Debra | Debra Martin | 6155 | | X | X | | | X | Diagnoses 2002, 2010, 2012; says had no knowledge; the publication notice of the claims filing deadline was not reasonably calculated to provide notice; says was in the hospital taking different medications was not aware of such proceedings; says a relative with same conditions and who lived in same area was approved. Unclear whether particular conditions were first diagnosed after bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1130 | TRO896093FTC | 4/6/2016 | Porter, Debra | Debra Porter | 6260 | | | X | | | X | 2009 and 2011 diagnoses; says had no knowledge that she had been exposed to a Tronox product; says symptoms and diagnosis after bar date but dates of 2009 diagnoses are not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1131 | TRO889399FTC | 2/23/2016 | Shaw, Debra | Debra Shaw | 6503 | | X | X | | | X | Says symptoms began in 1990, diagnosis in 2010; was not aware of the claim and filing deadline. Diagnosis date may be disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1132 | TRO893994FTC | 3/2/2016 | Buchanan, Debra Stewart | Debra Stewart Buchanan | 4276 | | | X | | | | First diagnosis "1970 to 2009." Says papers were filed on time. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. To the extent the claim was late-filed, no excuse has been offered. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1133 | TRO894528FTC | 3/23/2016 | Williams, Luecille | Debra Tuggle | 6328 | | X | X | | | | 1960, 1965 diagnoses; the injured party died in 2003; rep does not provide excuse; rep says does not understand how people who did not live in the area are getting awarded and those who resided in area were denied. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1134 | TRO894529FTC | 3/23/2016 | Williams, Lee | Debra Tuggle | 6431 | | X | X | | | | 1975 diagnosis; the injured party died in 1986. No excuse listed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1135 | TRO894526FTC | 3/23/2016 | O'Neal, Carrie | Debra Tuggle | 6537 | | X | X | | | | Diagnosis date not specified but stated to be "years after her birth;" the injured party died in 1987; rep unaware exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1136 | TRO884153FTC | 11/13/2015 | Butler, Emma | Debra Walter | 3289 | | X | X | | | | Diagnosed in 1987, died in 1989; resident of Columbus, MS; rep says not aware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1137 | TRO881045FTC | 12/4/2015 | Craddieth, Joan | Debra Williams | 7937 | | X | X | | | | Various diagnoses, all 2004 and earlier; unaware of the information she was getting about the possibility of getting a settlement. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1138 | TRO891637FTC | 2/23/2016 | Wilson, Debra | Debra Wilson | 7213 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. Unexcused conduct of counsel is not grounds for relief based on excusable neglect. No indication that claim was ever actually asserted in an ongoing proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1139 | N/a | Unknown | Buckhalter, Decameron | Decameron Buckhalter | 8416 | | | X | | X | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 1140 | TRO903663FTC | 11/23/2016 | Bell, Dedrah | Dedrah Bell | 6692 | 8228 | X | X | | | | 1992 diagnosis; unaware of deadline until after it passed, also says did not know exposed prior to deadline; says discharge was violation of due process. A supplement filed at docket #8228, unaware of claim filing until future tort claim in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1141 | TRO881038FTC | 12/4/2015 | Anderson, Dedrick | Dedrick Anderson | 6337 | 9483 | X | X | | | | 1966 diagnosis; says that during filing time in 2009 was incapacitated from months in rehab but does not provide dates or documentation. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1142 | TRO885523FTC | 11/25/2015 | Johnson, De Forrest | De Forrest Johnson | 3415 | 8226 | X | X | | | | Previously filed with atty Bambach 1999; paperwork lost. A supplement filed at docket #8226, says he filed at same times as others whose claims were allowed and they do not live in the area. Lawyer's mistake is not grounds for excusable neglect or due process relief unless the lawyer's failure can itself be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Earlier filing with counsel awareness of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1143 | TRO901093FTC | Unknown | Howard, Kyler | Deidre Lewis | 6042 | | | X | | X | | Not included in Trust's summary. Signed rejection notice as to a proposed \$80,000 allowed claim. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1144 | TRO904939FTC | Unknown | Howard, Jakylen | Deidre Lewis | 6043 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1145 | TRO900243FTC | Unknown | Lewis, Deidre | Deidre Lewis | 6047 | | | X | | X | | Not included in Trust's summary. Merely a rejection of a \$5,000 allowed claim by the Trust. There is also a rejection filed by Deidre Lewis for the rejection of a \$5,000 allowed claim by the Trust at docket #6049, but it has a different TRO number [TRO901091FTC]. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1146 | TRO901091FTC | Unknown | Lewis, Deidre | Deidre Lewis | 6049 | | | | | | | Not included in Trust's summary. Merely a rejection of a \$5,000 allowed claim by the Trust. There is also a rejection filed by Deidre Lewis for the rejection of a \$5,000 allowed claim by the Trust at docket #6047, but it has a different TRO number [TRO909243FTC]. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1147 | TRO899252FTC | 7/11/2016 | Straugher, Deja | Deja Straugther | 5124 | | X | X | | | | 2001 diagnosis; unaware of Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1148 | TRO892317FTC | 2/23/2016 | Hollis, Dejuan | Dejuan Hollis | 3449 | | | X | | | | Former resident of Columbus, MS. Diagnosis date(s) not clear. Says did not file because "no knowledge of a claim was against Kerr McGee at the time." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1149 | TRO885186FTC | 11/25/2015 | Shelton, James | Delerie Graham | 4010 | | X | X | | | | The motion at docket # 4010 is for James Lee Shelton (claim TRO885186FTC); another claim for James A. Shelton (TRO884095FTC) is at docket # 7221. The injured party was diagnosed in 1970s and 1980s and died in 1999. Rep says that at the beginning of the claim (not precise what time period this references) the rep was undergoing surgeries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1150 | TRO893891FTC | 3/2/2016 | Boler, Delinda | Delinda Boler | 8407 | | X | X | | | | Diagnoses 1975, 1980, 2003; unaware of the claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1151 | TRO890183FTC | 2/23/2016 | Toliver, Tekler | Dell Jackson | 6302 | | X | X | | | | 1990 diagnosis; says did not know about this, and did file a claim long ago with other people from the church, but Trust's records show bankruptcy claim was filed in February 2016, no record of any other bankruptcy claim. When he moved he contacted the attorney with the change of address and has no idea what happened then. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1152 | TRO891663FTC | 2/23/2016 | Flimmons, Della | Della Flimmons | 6944 | | X | X | | | X | Claim says she and her husband (deceased 1992) sent in claims through the church but she only received the determination notice for herself, is apparently referring to late-filed claims. Her own diagnoses are not clear, says problems began 1983. Husband's claim was time-barred by the applicable statute of limitations before the Tronox bankruptcy filing. As to claimant's own claim: Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1153 | TRO898652FTC | 6/27/2016 | Stevenson, Delma | Delma Stevenson | 7326 | | | X | | | X | Unaware of the claim process and failed to file a claim; says symptoms 1999 and diagnosis Sept 21, 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1154 | TRO889877FTC | 2/23/2016 | Rush, Deloice | Deloice Rush | 7834 | | | X | | | | 2000 diagnosis; unaware could file a claim. Place of exposure is not clear. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1155 | TRO881028FTC | 12/4/2015 | Elliot, Delois | Delois Elliot | 5217 | 5251 | | X | | | | The correct claim number for the motion at docket # 5217 is for Delois Elliot [TRO881028FTC]. 1981 or 1992 diagnosis (unsure of date). Unaware of claim filing; lived out of state at the time; also says paperwork was mailed back but unclear what paperwork. A duplicate motion for Delois Elliot is at docket #5251, but with a different claim number [TRO880820FTC]. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1156 | TRO898733FTC | Unknown | Franks, Delois | Delois Franks | 3931 | | | X | | | | Motion not listed in Trust's summary. Motion contains no information, just a signature page. |

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| | | | | | | | A | B | C | D | E | |
| 1157 | TRO886645FTC | 12/7/2015 | Little, Delois | Delois Little | 3625 | | X | X | | | | Diagnosed 1956, "I didn't know about it." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1158 | TRO880006FTC | 12/4/2015 | Anthony, Deloris | Deloris Anthony | 5331 | 8207 | X | X | | | | Diagnoses 1990 and earlier. Unaware of process or that could file claim; moved to another town in Mississippi in 2003. A supplement filed at docket #8207. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1159 | TRO885472FTC | 11/25/2015 | Brooks, Deloris | Deloris Brooks | 4071 | 5971 | X | X | | | | Diagnoses 1970, 1988; heart condition diagnosis date not listed. Previously filed with Colom law firm in 2005. Says was unaware of Tronox case, suffered from depression and anxiety after death of relative before 2009 but does not give that date; recovering from back surgery and other medical issues but does not provide dates. A duplicate of this motion is filed at docket # 5971. Was did not file in 2009 because was unaware the attorneys were taking claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with counsel confirms awareness of claims. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims accruing before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1160 | TRO884637FTC | 11/25/2015 | Hawkins, Louise | Deloris Brooks | 4328 | 5999 | X | X | | | | 1970s diagnoses. Duplicate motion at docket # 5999. Reasons did not file: old age, unaware of filing claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1161 | TRO885466FTC | 11/25/2015 | Brooks, Eugene | Deloris Brooks | 4331 | 5972 | X | X | | | | Diagnoses in 1960 and 1990. Rep unaware attorneys were taking claims; a duplicate of this motion is filed at docket # 5972. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1162 | Unknown | Unknown | Buckhalter, Deloris | Deloris Buckhalter | 8417 | | | X | | X | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 1163 | TRO892183FTC | 2/23/2016 | Conner, Terry | Deloris Conner | 7066 | | X | X | | | | 1973 diagnosis; the injured party died in 2003; previously filed with Colom law firm, says received a small check but that later Colom said he did not represent the injured party. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. No indication that Colom firm represented the movant in 2009 but if it did that is of no help because the Colom firm received direct notice of the bar date, and failures of counsel are not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1164 | TRO884718FTC | 11/25/2015 | Grassree, Deloris | Deloris Grassree | 5538 | | X | X | | | | 2002, 2003 diagnoses; she says did not know because nobody told her anything, that is why she did not know she had to show proof. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1165 | TRO892541FTC | 2/23/2016 | Washington, V. | Deloris Washington | 5434 | 9245 | X | X | | | | 1999 diagnosis; the injured party died in 2008; rep unaware of bankruptcy case; did not see publication notices. A supplement filed at docket #9245 complaining of delay. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 1166 | TRO888893FTC | 12/30/2015 | Brown, Demarco | Demarco Brown | 6308 | | | X | | | | 1999 symptoms onset, no diagnosis date listed; did not file a claim the first time because was told only the people who lived in the area could file a claim, may be thinking of the class action in early 2000s on behalf of nearby residents. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1167 | TRO901398FTC | 8/16/2016 | Bynum, Demarcus | Demarcus Bynum | 5268 | | | X | | X | | Says symptoms and diagnosis 2010 but does not provide medical records; unaware of bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1168 | TRO896623FTC | 4/25/2016 | White, Demarcus | DeMarcus White | 6495 | | | X | | X | | Motion contains no information, just a signature page and a signed rejection notice. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1169 | TRO897133FTC | Unknown | Guyton, Demario | Demario Guyton | 7793 | | X | X | | | | Not included in Trust's summary. 1993 diagnosis; not aware would qualify; not aware needed to file; assumed was already represented. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1170 | N/a | #N/A | Cole, DeMark | DeMark Cole | 7677 | | | X | | X | | Unclear what claimed diagnosis dates were. Merely application for future tort claim; no excuse provided, no grounds for relief from bar date. Merits of any claim based on a condition first diagnosed after the bar date are to be decided by the Tort Claims Trust under its dispute resolution procedures. |

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| 1171 | TRO886970FTC | 12/7/2015 | Burgin, Dementrius | Dementrius Burgin | 3409 | 8176 8634 | X | X | | | | Previously filed with atty Bambach in 1999, paperwork lost. A supplement filed at docket #8176, a letter complaining that people who did not even live in the area were being compensated and his claim was denied. A supplemental letter complaining about the process filed at docket #8634. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with counsel show awareness of legal rights. Attorney's mistake is not a proper ground for relief unless the attorney's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1172 | TRO902290FTC | 9/14/2016 | Williams, Byron | Demetric Williams | 6150 | | X | X | | | | 2003 diagnosis; rep says moved to Arkansas in 2000; heard of lawsuit against Kerr-McGee at this time but did not contact right people and was informed too late to file a claim and the courts were already issuing payments. When another lawsuit was reopened for this case, she did not become aware of it until after bar date; unaware of deadlines or any such matters. After getting informed of current lawsuit, reached out to Tronox and they sent an application without mentioning that the deadline to file had passed. Instead, was told to get application back quickly to get it processed. Was aware of legal proceedings, did not pursue claim with sufficient diligence to warrant relief based on excusable neglect. In addition, the claim was time-barred before the Tronox bankruptcy filing. |
| 1173 | TRO902291FTC | 9/14/2016 | Williams, Demetric | Demetric Williams | 6151 | | X | X | | | | 2002 and 2006 diagnoses; this motion is filed by the same person who filed the motion as to injured party Byron Williams [docket 6150]; same explanation as to reasons for not filing by bar date. Was aware of legal proceedings, did not pursue claim with sufficient diligence to warrant relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1174 | TRO892351FTC | 2/23/2016 | Leigh, Demetrice | Demetrice Leigh | 5955 | | X | X | | | X | Says she filed for earlier conditions but did not know she had to file her claims for conditions after 2009 or about a deadline for doing so. Unclear if the reference to a filing for earlier conditions was in connection with the bar date or the late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1175 | TRO90053FTC | 7/25/2016 | Trimble, Demetrice | Demetrice Trimble | 5545 | | | X | | | X | Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, the trust did not exist until long after the bar date, so this must be a reference to the filing of the late-filed claim. Claimant disputes the amount at which the Trust proposed to allow his claim, wants another opportunity to add certain chemicals. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1176 | TRO896645FTC | 4/25/2016 | Miller, Demetricit | Demetricit Miller | 4410 | | | X | | | X | Diagnosis January 12, 2009. Says did file claim. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1177 | TRO892995FTC | 2/23/2016 | Reeves, Demetrics Lowe | Demetrics Lowe Reeves | 3838 | | X | X | | | | 1988 diagnosis. Not aware of claim process, never saw "advertisements" in the newspapers. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1178 | TRO896131FTC | Unknown | Taylor, Demetries | Demetries Taylor | 6263 | | | X | | | X | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| 1179 | Unknown | 3/24/2016 | Burgin, Demetrius | Demetrius Burgin | 7869 | | X | X | | | | Diagnoses 1988 and 1993; unaware condition related to Tronox chemicals. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1180 | TRO884417FTC | 11/25/2015 | Harris, Demetrius | Demetrius Harris | 7578 | | X | X | | | | 1980 diagnosis; former resident of Columbus, MS who still lived there in 2009; says was a child when class actions began but alleges exposures beginning in 1979, so was approximately 30 or more years old at the time of the bar date; moved out of state and did not have information on how to process or proceed with the claim; unaware of cause of conditions. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1181 | TRO889407FTC | 2/23/2016 | Robinson, Demetrius | Demetrius Robinson | 3620 | | X | X | | | | Diagnosed 1997, did not file by bar date because wasn't aware of possibility of receiving payment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1182 | TRO886975FTC | 12/7/2015 | Woodrick, Demetrius | Demetrius Woodrick | 3352 | | X | X | | | | Diagnosed in 2000. Alleges he made a claim in 2000 but attorney lost it. Any claim filed in 2000 must have related to a different proceeding because the bankruptcy case was not filed until 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior claim in another proceeding confirms prior awareness of injury and cause. Attorney conduct also is not grounds for excusable neglect or due process relief in the absence of a showing that the attorney's conduct was excusable. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1183 | TRO894255FTC | 3/2/2016 | Butler, Demond | Demond Butler | 6569 | | | X | | | | Diagnosis in either 2008 or 2009 (handwriting hard to decipher); unaware of the Tronox bankruptcy case; did not see any public notification; called toll-free number, was told to file a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1184 | TRO886658FTC | 12/7/2015 | Cunningham, Demontrell | Demontrell Cunningham | 6682 | | X | X | | | | 1998 diagnosis; unaware of claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1185 | TRO892121FTC | 2/23/2016 | Walker, Demorius | Demorius Walker | 5426 | 8293 | | | | | X | 1995/2003 diagnoses; minor; very poor, no access to internet, cable tv or radio; says did not understand anything about Tronox company; unaware of lawsuit against Kerr McGee because people were calling it Tronox. A supplement filed at docket # 8293. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1186 | TRO898837FTC | 6/27/2016 | Dempsey, Orian | Dempsey, Orian | 5784 | | | X | | | | 1991 diagnosis; did not know and no reason to know exposed to a Tronox product. Place where exposure occurred is not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1187 | TRO886774FTC | 12/7/2015 | Nicholson, Denai | Denai Nicholson | 3499 | | | | | | X | 2006-07 diagnosis. Says at the time she was a minor and unable to file a claim; does not say why guardian did not file a claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1188 | TRO885913FTC | Unknown | Archibald, Deneen | Deneen Archibald | 6408 | | X | X | | | | Not included in Trust's summary. Diagnoses in 1982 and 2008; says publication notice was not reasonably calculated to provide notice to potential claimants; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1189 | TRO884460FTC | 11/25/2015 | Lowe, Denetra | Denetra Lowe | 5964 | | X | X | | | | 2002 diagnosis; previously filed with atty Bambach in 2002, paperwork misplaced or not submitted by attorney; did not know anything about the suits taking place; not informed by any type of correspondence, TV newspaper or radio; no knowledge of Tronox bankruptcy case or of bar date; no knowledge on how to file a complete and accurate claim for a "Future Tort Claim." Dealings with counsel show awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1190 | TRO885113FTC | 11/25/2015 | Stewart, Johnny | Denetra Stewart | 7511 | | X | X | | | | 1990 diagnosis; the injured party resided in Columbus, MS but is deceased; rep says worked two jobs and sent information when could; post office closed when she gets out of work; did not have relatives there to help her; was not informed of lawsuit by family until it was almost over. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1191 | TRO889542FTC | 2/23/2016 | Stewart, Denetra | Denetra Stewart | 7512 | | X | X | | | | Diagnosis listed as "10," apparently meaning age (so approximately 1990); former resident of Columbus, MS; was not informed of bar date in ample time; works 2 jobs when gets out of work post office closed; did not have family there to help her to handle business. Her computer is monitored closely, limited time off. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1192 | TRO900926FTC | 8/16/2016 | Dismukes, Denier | Denier Dismukes | 7118 | | | | | | X | Minor at bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1193 | TRO902820FTC | 10/13/2016 | Abromavage, Denis | Denis Abromavage | 5662 | | | X | | | | 2004 diagnosis; moved from PA to FLA in 1999 and was not informed of the Tronox tort claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1194 | TRO890813FTC | 2/23/2016 | Fields, Willie | Denise Davis | 4508 | | X | X | | | | Diagnoses of different conditions at different dates, some in 1979 or 1980s, but alleges lung cancer diagnosis in 2006 and prostate cancer in 2008. Says claimant was deceased on bar date, rep does not explain failure to file by bar date. Does not allege lack of knowledge of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1195 | TRO890062FTC | 2/23/2016 | Davis, Denise | Denise Davis | 7580 | | X | X | | | | 1957 diagnosis; previously filed with the Colom law firm, he referred to another firm, received \$500 in 2001. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1196 | TRO891030FTC | 2/23/2016 | Malone, Denise | Denise Malone | 3556 | | X | X | | | | 1993 Diagnosis. Alleges lack of knowledge but nothing else. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1197 | TRO890211FTC | Unknown | Baker, Dennis | Dennis Baker | 6037 | | | X | | | | Motion is by Dennis Baker on his own behalf, not for Paula Baker; the motion by Paula Baker as to her claim (TRO889238FTC) is at docket # 5681. Motion by Dennis Baker contains no information, just a signature page. |
| 1198 | TRO898137FTC | 6/20/2016 | Brewer, Dennis | Dennis Brewer | 7562 | | | X | | X | | Says first diagnosed after the bar date, in 2011; did not know and had no reason to know exposed to a Tronox product; unaware of the health threatening issues. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1199 | Unknown | Unknown | Buckhalter, Dennis | Dennis Buckhalter | 8418 | | | X | | X | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 1200 | TRO894342FTC | 3/2/2016 | Gray, Dennis | Dennis Gray | 6092 | | X | X | | | | 1980 diagnosis; former employee of plant in Hamilton, MS who was living in Alabama in 2009 and was not aware of receiving any document or information in regards to this claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1201 | TRO889825FTC | 2/23/2016 | Lodell, Tillman | Dennis Harmon, Esq. | 4424 | | X | X | | | | The injured party was diagnosed in 1996, died in 2003; got no information concerning class action; "no information coming from Chicago." Notice of the bar date was published in the Chicago Tribune as well as in other papers across the country. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1202 | TRO886387FTC | 12/7/2015 | Taylor, James | Dennis Harmon, Esq. | 4433 | | X | X | | | | No diagnosis date listed but says had surgery for the condition in 1988. Says he tried unsuccessfully to find an attorney in late 1990s. Was unaware of the "class action" until 2016. Prior effort to find counsel shows awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim that had accrued as of the 1990s also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1203 | TRO898990FTC | 6/27/2016 | Brown, Patricia | Dennis Harmon, Esq. | 4434 | | X | X | | | | 1993 diagnosis; was unaware of the "class action." Bankruptcy process is separate from the prior class actions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1204 | TRO887853FTC | 12/14/2015 | Jones, Lee | Dennis Harmon, Esq. | 4969 | | | X | | X | | Diagnoses of different conditions, some before bar date, some after. Not aware of everything going on with this suit; lawyer says claimant did not understand what heard or felt that it held any truth. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. To the extent claimant alleges post-bar date diagnoses, the merits of that claim (and any defenses) are to be resolved under Tort Claims dispute resolution procedures. |
| 1205 | TRO890066FTC | Unknown | Lewis, Dennis | Dennis Lewis | 6314 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1206 | Unknown | Unknown | Buckhalter, Denntians | Denntian Buckhalter | 8419 | | | X | | X | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 1207 | TRO894479FTC | Unknown | Lewis, Deon | Deon Lewis | 6249 | | | X | | X | | Not included on Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1208 | TRO889554FTC | Unknown | Selvie, Deon | Deon Selvie | 4139 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1209 | TRO889232FTC | 2/23/2016 | Young, Deon | Deon Young | 4140 | | | X | | | | Motion contains no information, just a signature page. |

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| 1210 | TRO891780FTC | 2/23/2016 | Hood, Deondray | Deondray Hood | 5511 | | X | X | | | X | Unaware claims were being filed; says symptoms 1990, diagnosis 2013; says did not have financial resources to go to doctor until she got sick. Unclear if diagnosis date is disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1211 | TRO889609FTC | Unknown | Bonner, Deondre | Deondre Bonner | 6040 | 6366 | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. Duplicates at 6040 and 6366. |
| 1212 | TRO887691FTC | 12/14/2015 | Gibbs, DeQuavius | DeQuavius Gibbs | 8444 | | X | X | | | | 1997 diagnosis; says did not file prior to 2015 because was given a lot of unclear information. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1213 | TRO888378FTC | Unknown | Petty, Dereck | Dereck Petty | 3937 | | | X | | | | Motion is not listed in Trust's summary. Motion contains no information, just a signature page. |
| 1214 | TRO890851FTC | 2/23/2016 | Calloway, Derek | Derek Calloway | 5291 | | | X | | | | No diagnosis dates listed, no reason provided as to failure to file by bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1215 | TRO889158FTC | 2/23/2016 | Cotton, Deric | Deric Cotton | 6580 | | X | X | | | | 1979 diagnosis; previously filed with the Colom law firm in 2002 Kerr McGee Creosote Plant Class Action lawsuit; standard cut-and-pasted form language as to reasons why missed the bar date; says was incarcerated but none of the confinement dates were in 2009. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1216 | TRO888263FTC | 12/18/2015 | Phinzee, Derrick | Derrick Phinzee | 4898 | | | X | | | X | Incarcerated until December 2009; also says symptoms and diagnosis after bar date; does not provide medical records. Motion does not identify a pre-bar date diagnosis as to which relief is sought based on excusable neglect or due process. Any claim based on post-bar date diagnoses is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 1217 | TRO886939FTC | 12/7/2015 | Porter, Derrick | Derrick Porter | 4590 | | X | X | | | | 1989 symptoms, diagnosis "years ago." Says there was confusion around filing claim, did not know the proper steps to take concerning it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1218 | TRO890999FTC | 2/23/2016 | Seals, Derrick | Derrick Seals | 4182 | | X | X | | | | 1976 diagnosis. Previously filed with atty Bambach; was offered \$500 in 2007 but he declined. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1219 | TRO912764FTC | 5/30/2017 | Walls, Derrick | Derrick Walls | 7792 | | X | X | | | | 1992 diagnosis; did not know about claims; former resident of Columbus, MS. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1220 | TRO884269FTC | Unknown | Dickerson, Derrion | Derrion Dickerson | 6463 | | X | X | | | | Not included in Trust's summary. 2001 diagnosis; publication of claims form and deadline was not reasonably calculated for potential clients unknown at the time of notice; did not know was exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 1221 | TRO901073FTC | 8/16/2016 | Nash, Derrion | Derrion Nash | 6859 | | X | X | | | | 2001 diagnosis; did not know and had no knowledge that he had been exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1222 | TRO890868FTC | 2/23/2016 | Givens, Desi | Desi Givens | 3763 | | | | | | X | 1996 diagnosis. Says not aware of claims process, attached letter says unaware of dangers while living in area. Says was child in 1996, cannot tell age of claimant in 2009. Will permit supplemental submission to verify age in 2009 and, if was a minor at that time, to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1223 | TRO900779FTC | 8/16/2016 | Jefferson, Dessie | Dessie Jefferson | 4995 | | X | X | | | | 1979 diagnosis; unaware of bar date until after it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1224 | TRO902904FTC | 10/13/2016 | Coleman, Fred | Destiny Coleman | 6089 | | X | X | | | | The injured party died in 1993; the rep did not fill out the form and only said in an attached form letter that the actions occurred before the bar date and she did not file because she was not made aware of the claim, she filed right away when she learned of it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred before the Tronox bankruptcy filing. |
| 1225 | TRO900991FTC | 8/16/2016 | Wells, Detrick | Detrick Wells | 6980 | | X | X | | | | Diagnosis 2001-2003; did not have prior knowledge of a claim, nor was he made aware. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1226 | TRO902588FTC | 9/14/2016 | Wells, Devalin | Devalin Wells | 6212 | 8055 | X | X | | | | 1980 diagnosis; former resident of Columbus, MS who moved in 1994; not notified by mail or publication; did not know of any class action claim until 2016 when visiting and made aware any claim was "reopened." Claims process was not reopened, this appears to be a misconception that has spread among movants. A duplicate motion filed at docket #8055. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1227 | TRO891016FTC | 2/23/2016 | Hawkins, Devin | Devin Hawkins | 6310 | | | X | | | | Diagnoses 1990-1994; says was a minor but also lists an address in Columbus for "1988-present," meaning was at least 21 at the time of the bar date; did not know about the action. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1228 | TRO897674FTC | 5/25/2016 | Short, Devin | Devin Short | 6226 | | | X | | X | | This is merely a rejection of an allowed claim of \$5,000 offered by the trust. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1229 | TRO893961FTC | 3/2/2016 | Walton, Devin | Devin Walton | 5400 | | X | X | | | | Diagnoses in 1993, 1996 and 2008; no excuse provided for failure to meet bar date. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1230 | TRO901657FTC | 8/16/2016 | Smith, Devondra | Devondra Smith | 5396 | | | | | | X | 1999 diagnosis; minor; says relocated to another county and was unaware of claim; did not see any advertisement about it; did not know and no reason to know exposed to Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1231 | TRO880774FTC | Unknown | Glenn, Devonta | Devonta Glenn | 5264 | 5341 | X | X | | | | Not included in Trust's summary. 1999 diagnosis; says did not know and had no knowledge that exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1232 | TRO893501FTC | 2/23/2016 | Harris, Devontess | Devontress Harris | 4801 | | | | | | X | Minor at time of bar date; does not say why guardian did not file. Will permit supplemental submission to verify age at time of the bar date, explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. Check the claim filing date. |

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| 1233 | TRO900060FTC | 7/25/2016 | Mosley, Dewayne | Dewayne Mosley | 3755 | | | X | | | X | Form not filled out, just circles "b" - condition not manifested until after bar date. Insufficient supporting information to justify relief from the bar date as to any claim based on a pre-bar date diagnosis. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 1234 | TRO889624FTC | 2/23/2016 | Smith, Dewayne Quentarius | Dewayne Quentarius Smith | 5246 | | X | X | | | | Says was diagnosed between 2000 and 2008; previously filed with atty Bambach; does not have access to any of the records; unaware claim form was being settled; the form of notice deficient on its face; publication notice not reasonably calculate to provide notice to potential claimants. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1235 | TRO889888FTC | 2/23/2016 | Williams, Leslie | Dewayne Walker | 6342 | | | X | | | | June 2009 diagnosis; the injured party died in 2012; rep says sister was not living in Columbus and did not know and had no reason to know exposed to a Tronox product, symptoms and diagnosis June 2009. Does not explain or justify lengthy delay until filed claim in February 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1236 | TRO901609FTC | 8/16/2016 | Moore, Dexter | Dexter Moore | 3736 | | | X | | | | Diagnosed July 2009, "thought I did." Does not allege lack of knowledge of bar date or of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No record of actual claim filing until late claim filed in 2016. No excuse offered. |
| 1237 | TRO892133FTC | 2/23/2016 | Rice, Diamond | Diamond Rice | 5905 | | | X | | | | April 2009 diagnosis; unaware of filing process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1238 | TRO902634FTC | 4/20/2016 | Walker, Diamond | Diamond Walker | 5064 | | | | | | | X | Conditions at childhood; says was 18 at bar date and did not have any legal counsel to advise. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1239 | TRO897668FTC | Unknown | Stewart, Dian | Dian Stewart | 3571 | | X | X | | | | | Motion is not listed in the Trust's summary. Diagnosed in 1976, alleges publication notice insufficient, but does not give any reason why. Publication notices were sufficient for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1240 | TRO887571FTC | 12/14/2015 | Bryant, Diana | Diana Bryant | 3362 | | | X | | | | | Was never diagnosed, "I sense it on my own." Began exhibiting symptoms not before 2004. Only says that did not file claim because didn't know about the process, sent claim when found out. Says did not get a lawyer to pursue claim due to cost. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1241 | TRO892263FTC | 2/23/2016 | Fenster, Diana | Diana Fenster | 4532 | | X | X | | | | | 1960 diagnosis. Says publication notice not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1242 | TRO894357FTC | 3/2/2016 | Fenster, Charlie | Diana Fenster | 4536 | | X | X | | | | 1988 diagnosis, death in 1994. Reps says the publication notice was not reasonably calculated to give notice. A rejection notice is also filed at docket # 7822. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1243 | TRO895038FTC | 3/23/2016 | Jefferies, Billie | Diana Murray | 7894 | | X | X | | | | Various diagnoses, all 1998 and earlier; the injured party died in 1998; rep says the bar date was set only 52 days (36 business days) after bankruptcy petition, but that does not explain the many years of delay after the bar date before a claim was filed; says did not get the publications where notices appeared; claims there was no publication in the Commercial Dispatch but that is not correct, the notice was published in the Commercial Dispatch on June 23, 2009, and a certificate of publication was filed with the Court. Says neither the injured party nor his doctor were aware he had been exposed to a dangerous Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1244 | TRO894639FTC | 3/23/2016 | Jones, Dianca | Dianca Jones | 7764 | | X | X | | | | 1996 diagnosis; former resident of Columbus, MS; previously filed with Colom law firm and received \$500 check which they did not cash; moved to North Carolina and unaware of deadline; says was told (does not say by whom) that claim process was only for people in Columbus. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claim may have been resolved in prior class action regardless of whether check was cashed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1245 | TRO886558FTC | 12/7/2015 | Anderson, Diane | Diane Anderson | 6783 | | X | X | | | | 1995 diagnosis; discusses work with Kerr-McGee, and injuries, but offers no explanation or showing of entitlement to relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1246 | TRO887888FTC | 12/14/2015 | Ball, Diane | Diane Ball | 4914 | | | X | | | | Diagnosis more than 20 years ago; unaware of process; says had severe depression from diagnosis and radiation treatments but does not list dates; did not read news. Insufficient showing of inability to file claim or to enlist aid of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1247 | TRO892115FTC | 2/23/2016 | Coleman, Willie | Diane Coleman | 4780 | | X | X | | | | 1999 diagnosis; the injured party is deceased; rep refers to filing claim but it appears she is referencing filing with the trust after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1248 | TRO893210FTC | 2/23/2016 | Davis, Ivie | Diane Davis | 4667 | | X | X | | | | 1990 diagnosis; previously filed with atty Gunn 2000-2001, which they claim was not received or misplaced. Participation in prior proceeding shows awareness of claim and of legal rights. If counsel lost or misplaced a claim in another proceeding, that is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1249 | TRO895285FTC | 3/23/2016 | Gore, Louise | Diane Gore | 6238 | 6507 | | X | | | X | Rep says misinterpreted conditions of the claim; did not know exposed to a Tronox product; says symptoms and diagnosis in 2010 and mentions that she is referencing most recent conditions. The same motion was filed with a different TRO claim number at docket #6507 [TRO896699FTC]. It appears that the original claim may have mentioned earlier conditions and/or diagnoses, but motion only references alleged condition first diagnosed after the bar dates. Motion does not identify any pre-bar date diagnoses for which relief from the bar date is sought, and so motion for permission to file such claims is denied. The merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1250 | TRO896699FTC | 4/25/2016 | Gore, Louise | Diane Gore | 6507 | 6238 | | X | | | X | Rep says misinterpreted conditions of the claim; did not know exposed to a Tronox product; says symptoms and diagnosis in 2010 and mentions that she is referencing most recent conditions. The same motion was filed with a different TRO claim number at docket #6238. It appears that the original claim may have mentioned earlier conditions and/or diagnoses, but motion only references alleged condition first diagnosed after the bar dates. Motion does not identify any pre-bar date diagnoses for which relief from the bar date is sought, and so motion for permission to file such claims is denied. The merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1251 | TRO905015FTC | 1/24/2017 | Gore, Diane | Diane Gore | 6509 | | | X | | | X | Alleges a 2010 diagnosis; says misinterpreted the conditions of the claim and forgot to add most recent conditions; did not know exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, motion is denied to the extent it seeks relief from the bar date as to a pre-bar date diagnosis. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1252 | TRO884130FTC | 11/13/2015 | Hill, Diane | Diane Hill | 3412 | 9281 | X | X | | | | Previously filed with atty Bambach 2001; paperwork lost. A supplemental letter filed at docket #9281 complaining about the process. Attorney's mistake is not a ground for excusable neglect or due process relief unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1253 | TRO896775FTC | 4/25/2016 | Davis, Bunny | Diane Johnson | 5942 | | X | X | | | | 1980 diagnosis; the injured party was a resident of Columbus, MS who died in 1991; rep says moved away and did not know about the Tronox tort claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1254 | TRO881063FTC | 12/4/2015 | Klimasiewfski, Walter | Diane Klimasiewfski | 7155 | | X | X | | | | Diagnoses 1985 or 1987; the injured party died in 1989; rep says that the publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1255 | TRO881047FTC | 12/4/2015 | Klimasiewfski, Diane | Diane Klimasiewfski | 7156 | | | X | | X | | Various diagnoses, one in 1986, rest after bar date; says unaware of the claims filing deadline; says publication notice was not reasonably calculated to provide notice; says health issues manifested after bar date but also says had issues prior but was unaware of deadline to file; says the notice was deficient on its face but offers no specifics. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1256 | TRO902258FTC | 9/14/2016 | Prude, Diane | Diane Prude | 7760 | | X | X | | | | Diagnoses 1973, 2001, 2002, 2003; previously filed with Hamilton, Sexton & Berry 2005; later attempted to contact law firm but it was out of business. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Prior dealings with attorney show awareness of claim and legal rights. Unclear if filing with attorneys led to a pending litigation at the time of the bankruptcy but if so direct notice of the bar date was provided to counsel and a proof of claim should have been filed. If claim was not pursued by counsel, that is not grounds for excusable neglect unless counsel's failures are excusable, no such excuse has been offered. Furthermore, if the claims were not part of a pre-bankruptcy litigation then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1257 | TRO892003FTC | 2/23/2016 | Clark, Earnest | Diane Stinson | 3506 | | X | X | | | | 2005 diagnosis. Filing on behalf of deceased relative. Refers to unspecified presentations about Kerr-McGee chemicals causing injuries, alleges unfairness that cannot have compensation for Mr. Clark's injuries. No explanation as to failure to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1258 | TRO892008FTC | 2/23/2016 | Stinson, Diane | Diane Stinson | 3508 | | X | X | | | | Diagnosed 2001, does not properly allege excusable neglect or grounds for due process relief, just says "I was not aware." Same family group as claims 3506 and 3507. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1259 | TRO896049FTC | 4/6/2016 | Harris, Dianne | Dianne Harris | 7013 | | X | X | | X | | Alleges first diagnosis in 2009 but also says previously filed with Colom law firm in 2002 class action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1260 | TRO894901FTC | 4/24/2017 | Cotton, Diante | Diante Cotton | 4863 | | | X | | | | Not included in Trust's summary. The medical records for Aretha Fields [TRO894900FTC] at docket #8441 are in Mr. Cotton's envelope. The excuse is that he did not know about the bar date; did not see any advertisement about filing; did not see anything in the newspaper. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1261 | TRO889917FTC | 2/23/2016 | Daniels, Delanne | Dilanna Daniels | 5372 | | | | | | X | 1999 diagnosis; minor (age 15) in 2009. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1262 | TRO887793FTC | 12/14/2015 | James, Dinah | Dinah James | 3421 | | X | X | | | | Former resident of Columbus, MS. 1983 diagnosis. Says that all paperwork was sent before deadlines but it appears she is referring to paperwork sent to Garretson Trust in recent years, not before bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1263 | TRO880229FTC | 12/4/2015 | Karriem, Dinetta | Dinetta Krriem | 3741 | 8872 | X | X | | | | Diagnosed 1986, copies reasons for non-filing verbatim from descriptions in notice but without elaboration. A supplemental letter filed at docket #8872 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1264 | TRO893431FTC | 2/23/2016 | Shields, Diquana | Diquana Shields | 5319 | | | X | | | | Alleges first diagnosis in 2008 but says previously filed with atty Bambach in 2005; former resident of Columbus, MS who lived in Texas in 2009. Prior claim with Bambach shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1265 | TRO881048FTC | 12/4/2015 | Dale, Dolores | Dolores Dale | 7004 | | | X | | X | | Says had issues that manifested before the bar date and other issues that manifested afterwards; unaware of claim filing deadline; no reason to know exposed to a Tronox product; publication notice not reasonably calculated to provide notice; she does not read Wall Street Journal. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1266 | Unknown | 12/14/2015 | Harrison, AJ | Doloris Robinson | 7871 | | X | X | | | | Diagnoses 1999 and 2004; the injured party died in 2004, says injured party was incapacitated after 1999; rep previously retained Colom law firm but uncertain of outcome of proceeding. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1267 | TRO896914FTC | 4/25/2016 | Gardner, Kya | Dominga Gardner | 7177 | | | X | | | | The motion at docket # 7177 is for Kya Gardner; a motion on behalf of Kirsan Gardner was filed at docket #7201. As for docket #7177: place of exposure not clear; parent says did not know and had no reason to know that she had been exposed to the Tronox product; says diagnosis June 2009. Notice of the bar date was also published in The Birmingham News in Birmingham, AL, which is about 20 miles from Helena, AL. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1268 | TRO897140FTC | 5/4/2016 | Gardner, Kirsan | Dominga Gardner | 7201 | | | X | | | | The motion at docket # 7201 is for Kirsan Gardner; the Trust's summary mistakenly referred to Kirsan Gardner as having been the party covered by the separate motion at docket # 7177, which was actually filed for Kya Gardner. As to docket # 7201: place of exposure not clear; parent says did not know and had no reason to know that she had been exposed to the Tronox product; says diagnosis was in 2008. Notice of the bar date was also published in The Birmingham News in Birmingham, AL, which is about 20 miles from Helena, AL. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1269 | TRO887729FTC | 12/14/2015 | Dora, Dominic | Dominic Dora | 4757 | | X | X | | | | 1989 diagnosis. Says did not know or understand that the symptoms she had were due to the exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1270 | TRO888602FTC | 12/24/2015 | Occhiato, Dominick | Dominick Occhiato | 4174 | | | X | | | | 1987 diagnosis. For excuse refers to a separate list, item vi (prevented from filing by natural disaster), may mean v - incapacitated. No details provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 1271 | TRO902660FTC | 8/16/2016 | Jethroe, Dominique | Dominique Jehtroe | 6763 | | X | X | | | | 2000 diagnosis; filed claim in 2000 proceeding, says paperwork lost by attorney Wilbur Colom. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1272 | TRO893543FTC | 2/23/2016 | Stewart, Dominique | Dominique Stewart | 4932 | | X | X | | | | 1987 diagnoses; says previously filed with Colom law firm before the bar date but that neither claimant nor his atty received direct written notice. However, the proofs of service show service upon Colom law firm, and the Colom firm actively participated in the bankruptcy case. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1273 | TRO892056FTC | 2/23/2016 | Wells, Dominique | Dominique Wells | 5525 | | X | X | | | | 1995 diagnosis; says there was so much fraudulent information she was not sure whether to file a claim. Does not specify what fraudulent information she is referring to or the timing or source of that information. Says she wanted to make sure she got correct information and filled out papers in 2015 or so. May be under the impression that the 2015 claim was timely, though it was six years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1274 | TRO885131FTC | 11/25/2015 | Vaughn, Don | Don Vaughn | 4879 | | X | X | | | | Previously filed with Colom law firm in 2002; says was unaware of a claim in 2009 and did not have knowledge concerning this, did not get it from any source, letter, newspaper. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1275 | TRO901593FTC | 8/16/2016 | Austin, Donald | Donald Austin | 5108 | | | X | | X | | Most diagnoses before 2001; alleges diagnosis for cardiovascular condition in 2008 but symptoms for that started in 1990s; alleges diagnosis for Parkinson's disease in 2015. Says was unaware of bar date; did not see anything about it in newspapers; was dealing with health issues at the time and is still dealing with them. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1276 | TRO897677FTC | Unknown | Bowen, Donald | Donald Bowen | 4138 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1277 | TRO905116FTC | 3/1/2017 | Frederickson, Donald | Donald Frederickson | 6339 | | | X | | | | 2000 diagnosis; says the form of notice was deficient on its face but does not say how; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know nor had reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1278 | TRO880273FTC | 12/4/2015 | Melvin, Donald | Donald Melvin | 5606 | | | X | | | X | Alleges 2010 diagnosis; says was in the armed forces; unaware of these proceedings until returned from tour of duty but does not provide dates of service. Also attaches the form letter that says did not receive "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meeting and minimal information to community. Movant may make a supplemental submission verifying dates of military service if movant contends that military service tolled the application of the bar date past September 2015 or otherwise contends that the dates of military service provide "excusable neglect" for a late-filed claim. Regardless of the ultimate disposition of the claims as to pre-bar date diagnoses the movant's claims based on any conditions first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1279 | TRO902756FTC | 8/16/2016 | Tucker, Donald | Donald Tucker | 5094 | | | X | | | X | Alleges 2010 diagnosis. Says was in hospital but does not provide dates or any medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1280 | TRO888161FTC | 12/18/2015 | Wade, Donald | Donald Wade | 4168 | | | X | | | | Just answered "yes" for diagnosis date. Previously filed with atty Bambach (deceased) in 1999, says attorney lost papers. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1281 | TRO895238FTC | 3/23/2016 | Westbrook, Donald | Donald Westbrook | 4322 | | X | X | | | | Exposed while resident of Columbus, MS. 1987 and 1991 diagnoses. Incarcerated, suffers from ADHD, bipolar, slow learner, unaware of claim. Insufficient showing of inability to make claim or to enlist others to help in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1282 | TRO892910FTC | 2/23/2016 | Jones, Dondell | Dondell Jones | 3975 | 9199 | | X | | | X | Diagnoses 2007-2009. Says unaware of the filing deadline. Says spoke to attorney who said he would get back, then later filed claim when other people were doing so. A supplemental letter filed at docket #9199 complaining about the process. Diagnosis in 2009, no date listed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1283 | TRO898537FTC | 6/27/2016 | Fields, Donice | Donice Fields | 4791 | | X | X | | | | Diagnoses in "1980s" and "2000s." Says did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1284 | TRO894007FTC | 3/2/2016 | Deloach, John | Donique Deloach | 7721 | | X | X | | | | 2001 diagnosis; previously engaged a law firm; says did not file because "they" said that they weren't taking applications because it was in bankruptcy. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1285 | TRO894006FTC | 3/2/2016 | Deloach, Donique | Donique Deloach | 7724 | | X | X | | | | 1997 diagnosis; previously filed with the Colom law firm, but alleges they said that they were not doing any application because it was in bankruptcy. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1286 | TRO894008FTC | 3/2/2016 | Deloach, Brandi | Donique Deloach | 7735 | | X | X | | | | 2005 diagnosis; explanation for not filing by the bar date is "they said that they were not taking applications because it was in bankruptcy;" may have been referring to attempts to hire counsel, bankruptcy is not a bar to filing a bankruptcy claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Appears to admit knowledge of the bar date, makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1287 | TRO886961FTC | 12/7/2015 | Dulney, Donna | Donna Dulney | 3782 | | X | X | | | | 2000 diagnosis. Says she was told she was not eligible (does not say by whom or in context of what proceeding). Does not allege lack of knowledge of proceeding or of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1288 | TRO890905FTC | 2/23/2016 | Ferrow, Donna | Donna Ferrow | 4551 | 8254 | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach, paperwork lost. A supplement filed at docket #8254, a letter requesting reconsideration. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1289 | TRO904234FTC | 1/3/2017 | LaCorte, Donna | Donna LaCorte | 7393 | | | X | | | | 2005 and 2006 diagnoses; says she signed a sheet in the town hall of Avoca PA in the summer of 2002 or 2003; she did not hear anything more about the claim until she heard from a friend that the court reached a settlement and provided her with the telephone number. She says she was not contacted by anyone about the status of the lawsuit or the settlement. Unclear what paper was signed in 2002/03 or whether claimant was part of a prior lawsuit but apparently she was not. Fact the claimant attended the town hall and submitted something shows some awareness of rights and claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1290 | TRO902312FTC | 9/14/2016 | Vaughn, Donnell | Donnell Vaughn | 5981 | | X | X | | X | | Former resident of Columbus, MS; various diagnosis dates before and after bar date, unclear if these are dates of doctor visits or actual dates of separate diagnoses; was attending college and not exposed to newspaper or ads; not informed of proceedings; unaware of ongoing case; did not receive phone call, letter or learn anything concerning this matter from TV or radio. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1291 | TRO887941FTC | 12/18/2015 | Jones, Dontavius | Dontavius Jones | 6870 | | | X | | X | | 2009 diagnosis; says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1292 | TRO88579FTC | Unknown | Archibald, Eddie | Doreen Archibald | 6388 | | X | X | | | | Not included in Trust's summary. 2001 diagnosis; the injured party died in 2001; rep says publication notice of claims filing deadline was unreasonably calculated to provide notice to potential claimants; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1293 | TRO885766FTC | 11/25/2015 | Robinson, Doris Ann | Doris Ann Robinson | 4884 | | X | X | | | | 1987 diagnosis. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1294 | TRO896641FTC | 4/25/2016 | Bigbee, Doris | Doris Bigbee | 6545 | | X | X | | X | | Diagnoses in 1970, 1999, 2011, 2016; says did file a claim by deadline but appears to be under mistaken impression that late-filed claim was timely. No reasons listed for failure to file by bar date in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1295 | TRO885370FTC | 11/25/2015 | Butler, Sallie | Doris Butler | 5387 | 8285 | X | X | | | | Diagnoses in 1972 and 1979; the injured party died in 1980; rep says not aware of claims filing deadline; unaware of exposure to chemicals from plant or that it would result in illness; did not know the deadline was published in the paper. A supplemental letter filed at docket # 8285. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1296 | TRO885369FTC | 11/25/2015 | Butler, Doris | Doris Butler | 6563 | 8282 | X | X | | | | 1959 diagnosis; previously filed with Colom law firm in 2001-2003; received \$2,800; unaware and had no knowledge of the Tronox bankruptcy case; standard form language as to reasons why missed the bar date. A supplemental letter filed at docket #8282. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1297 | TRO903148FTC | 10/13/2016 | Crothers, Doris | Doris Crothers | 6583 | | X | X | | | | Diagnosis early 1960s; unaware of bar date; never read about it in local paper or Wall Street Journal, does not read Wall Street Journal. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1298 | TRO892952FTC | 2/23/2016 | Ellison, Doris | Doris Ellison | 7785 | | | X | | X | | Says symptoms September 2009 and diagnosis December 2009, unclear if new condition or a continuing one; text is identical to motion at docket # 7759, including allegations as to symptoms and diagnosis date; says bar date notice allowed too little time, but that would not have explained lengthy post-bar date delay before this claim was filed; says violation of due process to expunge claim; did not know and no reason to know exposed to a Tronox product. Does not allege a claim based on a pre-bar date diagnosis, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims. |
| 1299 | TRO897935FTC | 6/10/2016 | Ganderson, Doris | Doris Ganderson | 4538 | | X | X | | | | 1970 diagnosis. Moved and did not know about claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1300 | TRO897929FTC | 6/10/2016 | Ganderson, Sr., Hermas | Doris Granderson | 4403 | | X | X | | | | 1970 diagnosis. The injured party died in 2002; rep says moved away, unaware of the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1301 | TRO891586FTC | 2/23/2016 | Hopkins, Doris | Doris Hopkins | 3480 | | | X | | X | | Did not know anything about tort claims process; says symptoms and diagnoses 2009, 2010, 2011, and 2012. Date of 2009 diagnosis not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1302 | TRO893769FTC | 3/2/2016 | Jones, Doris | Doris Jones | 7802 | | X | X | | X | | Diagnoses 1989 (asthma), 2013 (other conditions); not aware of proceeding. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1303 | TRO896081FTC | 4/6/2016 | Rogers (Jones), Doris | Doris Jones Rogers | 6284 | | | X | | X | | Alleges 2013 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1304 | TRO901260FTC | 8/16/2016 | Lee, Doris | Doris Lee | 8467 | | X | X | | | | Symptoms 1979-1993; says was unaware of deadline; no diagnosis date listed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1305 | TRO890457FTC | 2/23/2016 | McSwine, Doris | Doris McSwine | 4691 | 8258 | | X | | | | Alleges 2006 diagnosis; former MS resident; says previously filed with Tollison law firm in 2016, may be referring to late-filed claim with Trust; says did not know to file by 2009. Supplement at docket # 8258. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1306 | TRO902642FTC | 4/20/2016 | Petty, James | Doris Petty | 4893 | 7167 | | X | | | | Rejection notice at docket 4893; claim filed by a rep; rep says did not file before bar date because of illness of sister who was given only a few months but does not provide any records concerning the ill sister. No explanation of lengthy post-bar date delay before claim filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1307 | TRO893136FTC | 2/23/2016 | Short, Doris | Doris Short | 6069 | | X | X | | | X | Says made some kind of prior claim for conditions that had developed in 70s and 80s, is not sure of the details; says has other conditions, was not aware of the Tronox bankruptcy claim process, had no knowledge that the case had been "reopened" to make a claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1308 | TRO893037FTC | 2/23/2016 | Smith, Rodger | Doris Short | 6070 | | X | X | | | | 1969 and 1971 diagnoses; the injured party died in 1971; rep says did not know and had no reason to know of exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1309 | TRO901659FTC | 8/16/2016 | Smith, Doris | Doris Smith | 5366 | | X | X | | | | 1993 and 1996 diagnoses; moved to another county and unaware of the claim; did not see any advertisement about the claim; alleges did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1310 | TRO886926FTC | 12/7/2015 | Starks, Doris | Doris Starks | 3527 | 8040 | X | X | | | | Diagnosed 1990, did not see any publication notice. Claims due process issue - lived out of state and publication notice not reasonably calculated to provide notice to potential claimants. A supplemental letter complaining concerning process for herself and 85 other claimants filed at docket #8040. Alleges participation in class action in 2002. Publication notices were reasonable in scope, with notices published in areas where plants were located and in national newspaper. Participation in prior proceeding also shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in a prior class action or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1311 | TRO900164FTC | 7/25/2016 | Stewart, Roosevelt | Doris Starks | 5129 | | X | X | | | | 2001 diagnosis; the injured party died in 2002; rep says unaware of bankruptcy case and that injured party had been exposed to a Tronox product; did not see publication notice and says it was not reasonably calculated to provide notice; lived out of state in Tenn. Challenges publication notice but does not allege that Tronox had reason to know of this claim, no specific challenge to the notices that were approved in 2009, those notices were sufficient for the reasons stated in the accompanying Decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1312 | TRO884946FTC | 11/25/2015 | Baity, Dorothy | Dorothy Baity | 3859 | | X | X | | | | Diagnoses prior to 2000. Says did not know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1313 | TRO896155FTC | 4/6/2016 | Brewer, Dorothy | Dorothy Brewer | 4542 | | X | X | | | | 1979 diagnosis. Previously filed in 2002 in Colom firm class action and was paid \$300 but says breathing problems have continued. Participation in prior proceeding shows awareness of claim and of legal rights. No new conditions or diagnoses identified after 1979. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Claim either was resolved in a prior class action proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1314 | TRO892291FTC | 2/23/2016 | Brown, Dorothy | Dorothy Brown | 5056 | 9034 | | X | | | | Just a signed form with no information or excuse provided. A supplemental letter filed at docket #9034 complaining about the process. No grounds for relief shown. |
| 1315 | TRO894505FTC | 3/23/2016 | Burrell, Claude | Dorothy Burrell | 4777 | | X | X | | | | 1997 diagnosis; injured party died in 2006; rep unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1316 | TRO898905FTC | 6/27/2016 | Chandler, Dorothy | Dorothy Chandler | 4443 | | X | X | | | | 1978 diagnosis. Was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1317 | TRO893087FTC | 2/23/2016 | Cockrell, Dorothy | Dorothy Cockrell | 3585 | | X | X | | | | Diagnosed 1999, alleges filed a claim in 2012. Appears to be under mistaken belief that the 2012 claim was timely. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. No due process violations shown. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1318 | TRO892162FTC | 2/23/2016 | Ellis, Dorothy | Dorothy Ellis | 5438 | 8133 | X | X | | | X | 1960 symptoms onset, diagnosis in "2000s"; unaware of claim process; attachments refer to some conditions before and some after the bar date. A supplement filed at docket #8133, a request to reconsider claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on diagnoses before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1319 | TRO897691FTC | 5/25/2016 | Ford, James | Dorothy Ford | 3685 | | X | X | | | | Diagnosed 1961, unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1320 | TRO901151FTC | 8/16/2016 | Ford, Dorothy | Dorothy Ford | 3696 | | X | X | | | | Diagnosed 1968, not aware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1321 | TRO902012FTC | 9/14/2016 | Gilleylen, Dorothy | Dorothy Gilleylen | 6757 | | | X | | | X | Diagnosed 11/30/2011. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1322 | TRO890864FTC | 2/23/2016 | Givens, Dorothy | Dorothy Givens | 3707 | | X | X | | | | Diagnosed 1998, "was not aware of claims." Attached letter states that she was unaware of the dangers of living in the area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1323 | TRO900765FTC | 8/16/2016 | Henley, Dorothy | Dorothy Henley | 5631 | | X | X | | | | June 1977 diagnosis; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1324 | TRO914578FTC | 7/26/2017 | Webber, Sturdivant | Dorothy Jones | 6607 | | X | X | | | | Filing on behalf of deceased father, who lived in Columbus, MS; diagnosis in 1997, father died in 1998; filer was unaware of the bankruptcy case at the time of the deadline and feels that notice was not reasonably calculated to reach claimants, had no reason to know father had been exposed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1325 | TRO914577FTC | 7/26/2017 | Webber, Estella | Dorothy Jones | 8518 | | X | X | | | | 1982 diagnosis; the injured party died in 1998; rep moved to California, only returned to Columbus for trip in 2014; insufficient notice; rep unaware that party was exposed to a Tronox product. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1326 | TRO896839FTC | 4/25/2016 | Ferguson, Oscar | Dorothy Lovelace | 6139 | | X | X | | | | 1976 diagnosis; the injured party died in 1988; standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1327 | TRO903034FTC | 10/13/2016 | Lyons, Dorothy | Dorothy Lyons | 3650 | 4153 | | X | | | | Diagnosed "yes," did not file because "I did no anything about at time." Duplicate at docket 4153. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1328 | TRO898851FTC | 6/27/2016 | Scott, Ozella | Dorothy Payne | 6908 | | X | X | | | | 1984 diagnosis; the injured party died in 1985; rep says did not know and no reason to know of exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1329 | TRO884018FTC | 11/13/2015 | Purnell, Dorothy | Dorothy Purnell | 5554 | | | X | | | | 1972/73 diagnosis; says she was too young at the time of the injury (14) to do anything, but if was 14 in 1973 she must have been 50 as of the bar date; says was unaware of published claim against Tronox. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1330 | TRO904630FTC | 1/24/2017 | Rutkowski, Joseph | Dorothy Rowlands | 7119 | | | X | | | | May 2006 diagnosis; the injured party died in 2006; rep says they thought he had filed but he was estranged from his children. The rep must be referring to another filing in another proceeding as the injured party died in 2006, prior to the bankruptcy filing in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1331 | TRO901946FTC | 9/14/2016 | Sherman, Dorothy | Dorothy Sherman | 6927 | | | X | | X | | Merely signature form, but alleges a cancer diagnosis in 2017. No information to support relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1332 | TRO900304FTC | 7/25/2016 | Smith, Charles | Dorothy Smith | 6123 | | X | X | | | | 2000 diagnosis; the injured party died in 2005; rep says previously filed with atty Jeffrey Navarro in 1998 Kerr McGee Class Action. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1333 | TRO901763FTC | 8/16/2016 | Stennis, Lincoln | Dorothy Stennis | 6677 | | | X | | | | 2006 diagnosis; injured party is deceased; rep says didn't know about lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1334 | TRO898282FTC | 6/20/2016 | Lindsey, Willie | Dorothy Whitfield | 5924 | | X | X | | | | Diagnosis before 2005; the injured party died in 2005; rep does not provide a reason for not meeting the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1335 | TRO896429FTC | 4/13/2016 | Whitfield, Dorothy | Dorothy Whitfield | 5943 | | | X | | X | | Says symptoms and diagnoses after bar date; did not know and no reason to know exposed to a Tronox product or any chemicals. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1336 | TRO888115FTC | 12/18/2015 | Mitchell, Dotsy | Dotsy Mitchell | 5111 | | X | X | | | | Diagnoses in 2005 and earlier; unaware could file a claim; not made aware or informed by anyone about filing a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1337 | TRO888718FTC | 12/24/2015 | Thompson, Douglas | Douglas Thompson | 7051 | | X | X | | | | 2005 diagnosis; says previously contacted Colom law firm in 2002; the information was not available for the proceeding, if had known he would have filed a claim. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1338 | TRO897363FTC | 5/25/2016 | Pointer, Drewnetta | Drewnetta Pointer | 4568 | | | X | | | | 2003 diagnosis. Says that all medical records were submitted before claims filing deadline but unclear to what filing she refers. If contends a timely claim was filed in 2009 that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. To extent movant seeks relief on grounds of excusable neglect, no grounds are specified. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1339 | TRO891067FTC | 2/23/2016 | Jones, Duane | Duane Jones | 5158 | 6227 | | X | | X | | Signed forms filed at docket # 5158; related letter filed at docket # 6227. Letter says does not understand why claim was denied because was exposed from 1959 to 1971 and later developed various medical conditions. To the extent the claimant seeks to pursue claims based on conditions that were manifested before the bar date the motion is denied as there is no showing of diligence in pursuit of claim and no explanation of why did not file by the bar date. To the extent the claimant alleges new conditions after the bar date, the merits of that claim are to be resolved through the Tort Claims Trust dispute resolution procedures. |
| 1340 | TRO892311FTC | 2/23/2016 | Robinson, Dudley | Dudley Robinson | 4130 | | | X | | | | Motion contains no information, just a signature page. |
| 1341 | TRO900500FTC | 8/16/2016 | Smith, Dusty | Dusty Smith | 6021 | | | X | | X | | Alleges a 2010 diagnosis; was not aware of claim process; says diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1342 | TRO893067FTC | 2/23/2016 | Jackson, Dwain | Dwain Jackson | 3526 | | X | X | | | | Diagnosed in 1990, did not file because not in the state, only found out about deadline when came home for a funeral. States that he filed original claim back in 2001 and 2002, but he declined an offer, attorney "took the money and left the country." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1343 | TRO888527FTC | 12/24/2015 | Fulton, Dwayne | Dwayne Fulton | 4243 | | X | X | | | | 2003 diagnosis. Unaware was eligible to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1344 | TRO888542FTC | 12/24/2015 | Fulton, Robert | Dwayne Fulton | 4776 | 8093 | | X | | X | | Injured party diagnosed in 2015, died in 2017; rep says that unaware could file a claim; says diagnosis as 2015 but does not provide any supporting paperwork; a supplement at docket # 8093. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1345 | TRO886769FTC | 12/7/2015 | Warren, Jesse | Dwayne Young | 4033 | | | X | | | | The injured party was diagnosed in 2006 and 2008, died in 2009. Filing by family member. Claimant says father was incapacitated and then died in July 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No explanation of family's investigation or pursuit of causes of death or of claims related thereto, no explanation of delay of more than six years in filing claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 1346 | TRO886719FTC | 12/7/2015 | Houseman, Dwight | Dwight Houseman | 4652 | | | X | | | X | Diagnosis date not provided. Unaware of lawsuit; did not know action needed to take. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1347 | TRO895812FTC | 3/24/2016 | Robinson, Dwight | Dwight Robinson | 6451 | | X | X | | | X | Alleges 2009 diagnosis, unclear if contending any new diagnoses after bar date; says previously filed with atty Bambach (date unspecified), paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1348 | TRO885611FTC | Unknown | Stephenson, Dwight | Dwight Stephenson | 7524 | | X | X | | | | Not included in Trust's summary. Lists diagnosis date as "1988-2008," unclear if referring to continuing conditions or if there were separate diagnoses and (if so) when they occurred; says that he was told by Garretson Group and Tollison Law firm in 2008 that he was not in the database but the bankruptcy case was not even filed until 2009 and the motion says he first filed a claim in 2013; says he was living in another state and did not find out about the lawsuit until he moved back to Mississippi in 2008, but he could not have learned about the bankruptcy in 2008 because it had not yet been filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1349 | TRO889144FTC | 2/23/2016 | Demo, Dylan | Dylan Demo | 7513 | 8089 | | | | | | X | Minor (11 at time of bar date); no knowledge of Tronox bankruptcy; says her mother no longer resided in MS at that time also had no knowledge; did not see any television or newspaper ads or any article relating to Tronox bankruptcy or deadline; symptoms and diagnosis 2009. A supplement filed at docket #8089, says was only 11 when started having asthma symptoms. Merely alleges lack of knowledge on parents' part but will permit supplemental submission as to why parents or guardians did not file in 2009, why claim was not filed until so many years after the bar date, and whether relief is warranted. |
| 1350 | TRO889537FTC | 2/23/2016 | Porter, Dynah | Dynah Porter | 7451 | | X | X | | | | | 1998 diagnosis; says the publication notice not reasonably calculated to provide notice but does not say why; did not know and no reason to know exposed to a Tronox product; unaware of the bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1351 | TRO889571FTC | 2/23/2016 | Randle, Earl | Earl Randle | 7584 | | | X | | | X | | Alleges December 2009 diagnosis; not aware and no knowledge of the Tronox bankruptcy case; standard form language as to why missed bar date. No pre-bar date diagnosis identified for which relief is sought, motion is denied as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1352 | TRO901298FTC | 8/16/2016 | Randle, Earl, Sr. | Earl Randle, Sr. | 3558 | | X | X | | | | | Diagnosed in 1990's. Alleges "excusable neglect - did not know." without elaborating. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1353 | TRO902161FTC | 9/14/2016 | Chamberlain, Earlie | Earlie Chamberlain | 5835 | | X | X | | | | | 1979 diagnosis; did not know creosote had infected him. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1354 | TRO885164FTC | 11/25/2015 | Robinson, Early | Early Robinson | 5014 | 8534 | | X | | | X | Says at time was working for Tronox under JIMCo and was afraid of losing employment if made a claim; says injury was caused by working a pulling press at Tronox, symptoms started 2011, hip replacement 2015. A supplemental letter complaining about the process filed at docket #8534. Unclear if claim is based on exposure to a harmful substance; appears it is an alleged work-related injury. However, the claim is not based on a pre-bar date diagnosis so a motion for relief from the bar date is not needed or proper. To the extent the claim alleges a condition first diagnosed after the bar date, the merits of the claim, and whether it is of a type covered by the Tort Claims Trust, are to be resolved by the Tort Claims Trust based on its normal dispute resolution procedures. |
| 1355 | TRO891156FTC | 2/23/2016 | Foote, Earnest | Earnest Foote | 6549 | | | X | | | X | Says misinterpreted the conditions of the claim; says symptoms and diagnosis Oct. 2009. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1356 | TRO885729FTC | 11/25/2015 | Jones, Earnest | Earnest Jones | 3466 | | | X | | | X | Says did not file because did not have the paperwork at the time; also says symptoms 2006 but no diagnosis until 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1357 | TRO890324FTC | Unknown | Hairston, John | Earnest Pippins | 8013 | | X | X | | | | Not included in Trust's summary. Diagnoses 1954, 1964, 1968; the injured party died in 1978; unaware could file claim on behalf of deceased relative. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Claim apparently is based on exposure in MS, if so was also time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1358 | TRO887085FTC | 12/14/2015 | Brown, Earnestine | Earnestine Brown | 3371 | | X | X | | | | Diagnosed 2001, states that did not know about the possibility of receiving a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1359 | TRO896832FTC | Unknown | Mickens, Earnestine | Earnestine Mickens | 5749 | 5755 | X | X | | X | | Not included in Trust's summary. December 2009 diagnosis; did not know and no reason to know exposed to Tronox product; publication notice not reasonably calculated to provide notice; says symptoms and diagnosis in late 2009 but also includes records for 1994, so diagnosis date may be disputed. A duplicate motion filed at docket #5755. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1360 | TRO891466FTC | 2/23/2016 | Richardson, Larry | Earnestine Richardson | 4456 | | | X | | X | | Diagnoses in 2002 and 2009 (cancer in 2009). The injured party died in 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1361 | TRO896105FTC | Unknown | Richardson, Earnestine | Earnestine Richardson | 4457 | | X | X | | | | Motion not included in Trust's summary. 2004 diagnosis. Contends made a timely filing. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. If claim is based on exposure in Mississippi it also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |

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| 1362 | Unknown | 2/23/2016 | Scott, Willie | Earnestine Scott | 7857 | | X | X | | | | Diagnoses 1995 and 2006; the injured party died in 2006; incapacitated and severely ill from 1995 to 2006. The rep received no notice of the case and did not know condition was related to Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claim based on 1995 diagnoses was time-barred under applicable statute of limitations before Tronox bankruptcy. In addition, alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to other pre-bar date diagnoses. |
| 1363 | TRO900770FTC | 8/16/2016 | Walker, Earnestine | Earnestine Walker | 4821 | | | X | | X | | Claimant disputes a scheduled determination value offered by the Tort Claims Trust. That dispute is to be resolved through the normal dispute resolution procedures for the Tort Claims Trust. This is not a motion for relief from the bar date based on excusable neglect or due process, it is an expression of dissatisfaction with a proposed claim amount and with the likely recovery. The recovery percentage is based on the assets that remain to be shared and cannot be altered. |
| 1364 | TRO894411FTC | 3/2/2016 | Weaver, Earnestine | Earnestine Weaver | 4286 | 9266 | X | X | | | | Various diagnosis dates, all before 2003. Spoke to atty who did not get back, learned of others filing papers. A supplemental letter filed with others at docket #9266 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1365 | TRO887959FTC | 12/18/2015 | Erby, Easha | Easha Erby | 6590 | | X | X | | | | Diagnosis August 10, 2009 (two days before bar date) but also says previously filed with Colom law firm in 2002. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1366 | TRO885869FTC | Unknown | Davis, Ebony | Ebony Davis | 6417 | | X | X | | | | Not included in Trust's summary. 2001-2002 diagnoses; says publication notice was not reasonably calculated to provide notice; did not know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1367 | TRO886228FTC | 12/7/2015 | Barry, Eddie | Eddie Barry | 5956 | | | X | | X | | Alleges a 2013 diagnosis; standard form language as to why missed the bar date; says symptoms and diagnosis after bar date but may be referring to additional conditions. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1368 | TRO892417FTC | 2/23/2016 | Coley, Eddie | Eddie Coley | 7458 | | | X | | | | Page with diagnosis information is missing from the motion; says previously filed a claim in a 2009 Tronox class action lawsuit; unaware of the Tronox bankruptcy case; says he did not see any public notification; says spouse was ill and he was back and forth to hospital and he acquired the number and called, the reference to calling the trust must be post-plan confirmation. No evidence that a claim was pending at the time of the bankruptcy. Counsel of record to plaintiffs in all pending litigations received direct notice of the bar date, no record of any timely claim for this claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. An unexcused failure by an attorney to file a claim is not grounds for relief based on excusable neglect or due process. |
| 1369 | TRO891328FTC | 2/23/2016 | Cunningham, Sheffield | Eddie Cunningham | 5003 | | X | X | | | | The injured party died in 1988; rep says unaware of process and did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1370 | TRO886598FTC | 12/7/2015 | Davis, Eddie | Eddie Davis | 3387 | | | X | | | | Illness in 2003, diagnosed 2008, says did not know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1371 | TRO886599FTC | 12/7/2015 | Brown, Alma | Eddie Davis | 3392 | | X | X | | | | Diagnosed 1980, did not know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1372 | TRO887107FTC | 12/14/2015 | Martin, Eddie | Eddie Davis | 3408 | | X | X | | | | Diagnosis 1992. Says unaware of filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1373 | TRO893810FTC | Unknown | Gore, Eddie | Eddie Gore | 5896 | | | X | | X | | Not included in Trust's summary. Just signed rejection form and signed motion form, no information. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1374 | TRO891196FTC | 2/23/2016 | Harris, Eddie | Eddie Harris | 5029 | | X | X | | | | 2001 diagnosis; says was not aware that there were court proceedings and that he could file a claim pertaining to his illness. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1375 | TRO886544FTC | 12/7/2015 | Hendricks, Eddie | Eddie Hendricks | 4348 | | X | X | | | | Previously filed with atty Bambach in 1999, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1376 | TRO891367FTC | 2/23/2016 | Hendricks, Freddie | Eddie Hendricks | 4361 | | X | X | | | | The injured party was diagnosed in 1991 and died in 1993; previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1377 | TRO900810FTC | 8/16/2016 | Hinton, Eddie | Eddie Hinton | 8453 | | | X | | X | | Knew was sick but did not know how to file claim; says symptoms 2009 but does not provide a diagnosis date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1378 | TRO894838FTC | 3/23/2016 | Holliness, Hattie | Eddie Holliness | 7163 | | X | X | | | | 1993 and 1995 diagnoses; the injured party died in 2001; she and rep did not know exposed to Tronox product and rep did not know about bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1379 | TRO892993FTC | 2/23/2016 | Howell, Eddie | Eddie Howell | 6963 | 8456 | X | X | | | X | Says 2010 first diagnosis but also says previously filed with atty Harold Barkley as part of 1998 Kerr-McGee Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. Trust listed claim number as TRO902465, but a duplicate motion with that claim number is filed at docket #8456. Appears to be the same claimant at the same address. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 and not already resolved in prior action also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1380 | TRO904271FTC | 1/3/2017 | Lyons, Eddie | Eddie Lyons | 5946 | | X | X | | | | 1976 diagnosis; after reviewing past health issues realized that this was possibly the source of his conditions; did not know until he read the side effects caused by exposure. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1381 | TRO887875FTC | 12/14/2015 | Presley, Eddie | Eddie Presley | 3757 | | | X | | | | Claims that paperwork was lost by attorney. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1382 | TRO898983FTC | 6/27/2016 | Robinson, Eddie | Eddie Robinson | 5128 | | X | X | | | | 1978 condition; unaware of bar date; did not know all he needed to know at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1383 | TRO884513FTC | Unknown | Shelton, Eddie | Eddie Shelton | 6638 | | | X | | X | | Not included in Trust's summary. 2017 diagnosis; says publication notice was not reasonably calculated to reach potential claimants; said did not know of his exposure to Tronox products. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1384 | TRO888048FTC | 12/18/2015 | Sparks, Eddie | Eddie Sparks | 5269 | 8238 8724 | X | X | | | | 1999 diagnosis; previously filed with attorney Bambach, paperwork lost, supplement filed at docket #8238; complains that the claims of those not living in area were allowed. A supplemental letter filed at docket #8724 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1385 | TRO897936FTC | 6/10/2016 | Stewart, Eddie | Eddie Stewart | 4748 | | X | X | | | | 1973 diagnosis. Says publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1386 | TRO884665FTC | 11/25/2015 | Summerville, Eddie | Eddie Summerville | 3489 | | X | X | | | | September 2000 diagnosis. Explanation: "thought the deadline was completed and Tronox was not taking any more applicants." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1387 | TRO892861FTC | 2/23/2016 | Tate, Eddie C. | Eddie Tate C. | 5600 | 8214 | X | X | | | X | The motion at docket #5600 is for Eddie C. Tate [claim TRO892861FTC]. Eddie C. Tate's excuse is that he was unaware of and had no knowledge of the Tronox bankruptcy case. A serious condition diagnosed in 2017, although he includes earlier conditions as well. A supplement filed at docket #8214, says there were no public notices to warn the people of the effects that the toxins would have. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1388 | TRO896778FTC | 4/25/2016 | Washington, Eddie | Eddie Washington | 4788 | | X | X | | | | 1980 diagnosis. Unaware until the last minute, has had series of knee problems and surgeries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1389 | TRO890224FTC | Unknown | Washington, Eddie | Eddie Washington | 6228 | | | X | | | X | Not included in Trust's summary. Merely a rejection of a \$5,000 allowed claim by the Trust. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| 1390 | TRO893069FTC | 2/23/2016 | Tate, Eddie Will | Eddie Will Tate | 5588 | | X | X | | | | The motion at docket # 5588 is for Eddie Will Tate [claim TRO893069FTC]; the excuse is that he did not know about the deadline. The separate motion for Eddie C. Tate [TRO892861FTC] is at docket #5600. As to Eddie Will Tate: diagnosis in 1980. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1391 | TRO902474FTC | 9/14/2016 | Williams, Willis | Eddie Williams | 5174 | | X | X | | | | 1978 diagnosis; the injured party is deceased; filed the std letter complaining about the prefilled forms and the low payout. The rep complains that the claim was denied because of the dates of the underlying illnesses. The rep says that a lot of claimants were not aware of the bar date, bankruptcy case or how to complete a claim; they did not know the chemicals to which they were exposed; they were told to complete a category A form and did not know that category D was available. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1392 | TRO902004FTC | 9/14/2016 | Williams, Sammie | Eddie Williams | 5196 | | X | X | | | | 1998 diagnosis; the injured party died in 2002. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1393 | TRO899979FTC | 7/25/2016 | Williams, Eddie | Eddie Williams | 6015 | | | X | | X | | Says unaware of the claims process; files same letter that refers to a purported representative of Garretson directing them how to file pre-filled forms with certain chemicals, but that had to be after the bar date because the trust was not established until long after the bar date; says diagnosis was in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1394 | TRO914798FTC | Unknown | Blunt, Barbara | Edie B. Latham | 8026 | | X | X | | | | Not included in Trust's summary. 1973 illness; the injured party died in 1973; rep does not provide excuse. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1395 | TRO887972FTC | 12/18/2015 | Lacomis, Edmund | Edmund Lacomis | 3688 | | | X | | | | Diagnosed 2003, "was not informed." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1396 | TRO893919FTC | 3/2/2016 | Hairston, Edna | Edna Hairston | 5985 | | X | X | | | | June 2004 diagnosis; says having surgery but does not provide dates or medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1397 | TRO880934FTC | 12/4/2015 | Williams, Edna | Edna Williams | 3624 | | X | X | | | | Diagnosed 2000, claims filed with Wilbur Colom but "attorney lost paperwork." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1398 | TRO898576FTC | 6/27/2016 | Brown, Edward | Edward Brown | 3722 | | | X | | X | | Diagnosed 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1399 | TRO894370FTC | 3/2/2016 | Claborn, Edward | Edward Claborn | 5748 | | X | X | | | | Diagnoses in 2002, 2003 and 2008; no reason to know exposed to a Tronox product; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1400 | TRO890729FTC | 2/23/2016 | Collins, Edward | Edward Collins | 7142 | | X | X | | | | 1986 diagnosis; unaware of the case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1401 | TRO884129FTC | 11/13/2015 | Hill, Edward | Edward Hill | 3396 | 9296 | X | X | | | | Diagnosed 2001, attorney lost paperwork. A supplemental letter filed at docket #9296 complaining about the process. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's own mistakes can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1402 | TRO898656FTC | 6/27/2016 | Hintze, Edward | Edward Hintze | 6410 | | X | X | | | | 1975 diagnosis; did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1403 | TRO890755FTC | 2/23/2016 | Orkwis, Theresa | Edward Orkwis | 6525 | | | X | | | | 1992 diagnosis; the injured party died in 1993; rep says the form of notice of the claims filing deadline was not reasonably calculated to provide notice; says the form of notice was deficient on its face but does not say how; did not know or have reason to believe she had been exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1404 | TRO903182FTC | 10/13/2016 | Coleman, Groyer | Effie Coleman | 6090 | | X | X | | | | The injured party died in 1998; the rep did not fill out the form and only said in an attached form letter that the actions occurred before the bar date and rep did not file because not made aware of the claim, filed right away when learned of it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1405 | TRO888001FTC | 12/18/2015 | Eggleston, Christine | Eggleston, Christine | 6153 | | X | X | | | | Diagnoses in 2005; previously filed claim with Howard Gunn in 2002; says shortly thereafter she was incarcerated and was released in 2008 and was told the atty went bankrupt and was told there was no record of her claim. Tronox bankruptcy case is a separate proceeding that was not commenced until 2009. No explanation of any further effort to pursue claim from 2008 until filing with Trust in December 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If not resolved in a prior case the claim also was time-barred before the Tronox bankruptcy filing. |
| 1406 | TRO912829FTC | 5/30/2017 | Bailey, Eileen | Eileen Bailey | 7591 | | | X | | | | 2002 diagnosis; says previously filed with Munley & Munley, but says "date unknown," so it is not clear whether counsel was retained before, during, or after the Tronox bankruptcy; says moved away from Avoca (not clear when) and was not aware of the suit; says her condition was debilitating but does not allege inability to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1407 | TRO891126FTC | 2/23/2016 | Gamble, Elaine | Elaine Gamble | 4854 | | | X | | | | 2005 diagnosis. Unaware of claims against plant; difficulty doing daily chores. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1408 | TRO888342FTC | Unknown | Perry, Elaine | Elaine Perry | 8380 | | X | X | | | | Not included in Trust's summary. 1968 diagnosis; unaware of claim. Former resident of Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1409 | TRO899250FTC | 7/11/2016 | Straughter, Elaine | Elaine Straughter | 5122 | | X | X | | | | 2001 diagnosis; unaware of Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1410 | TRO887572FTC | 12/14/2015 | Harris, Elander | Elander Harris | 6369 | | X | X | | | | 1968 diagnosis; previously filed with atty Bambach; says did not file because did not know where to get the paperwork. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1411 | TRO890578FTC | 2/23/2016 | Bembry III, Elbert | Elbert Bembry III | 5219 | | | X | | | | Trust incorrectly listed this as a motion at docket #6585, but the motion at dkt 6585 is a separate motion by Rosie Bembry. As to Elbert Bembry III: 2002 diagnosis; says found out about bar date too late. The Trust incorrectly referred to this movant as having filed the motion at docket #6584, but that motion if by a different person. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1412 | | #N/A | Cole, Windolyn | Elbert Cole | 7678 | | | X | | | | Merely application for future tort claim; no excuse provided. |
| 1413 | Unknown | #N/A | Cole, Elbert | Elbert Cole | 7679 | | | X | | X | | Not a motion, just a claim form. Claims are to be presented to the Trust in the first instance. |

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| 1414 | TRO898782FTC | 6/27/2016 | Greenlee, Elbert | Elbert Greenlee | 6710 | | X | X | | | | 1980s symptoms, not know if ever diagnosed; filing on behalf of deceased father who was a resident of Steens, MS. Says neither child nor dad was aware of "this." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1415 | TRO895626FTC | 3/24/2016 | Perrins, Elenor | Elenor Perrins | 7422 | 8097 | | X | | | | 1976 diagnosis; unaware of any claims against the company; moved to a neighboring area; unaware conditions were related to the exposure. A supplement filed at docket # 8097, unaware of lawsuit in 2009; was not contacted by mail about lawsuit; moved to a rural area; was not contacted by mail; without access to newspapers near company. Publication notices were reasonably designed to cover areas where claimants likely were to be found, due process did not require more. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1416 | TRO895454FTC | Unknown | Coley, Elijah | Elijah Coley | 6560 | | X | X | | | | Not included in Trust's summary. 1994 and 1999 diagnoses; this motion was not included on the Trust's summary; movant says did not know it was a claim against Tronox at the time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1417 | TRO898718FTC | 6/27/2016 | Irions, Elisabeth | Elisabeth Irions | 3799 | | X | X | | | | First exposed in 1986, diagnosed "at age five," so diagnosis had to be in approximately 1991. Explanation for lack of claim is that "I did not know to do it." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1418 | TRO885201FTC | Unknown | Jennings, Elise | Elise Jennings | 8035 | | X | X | | | X | Not included in Trust's summary. Various alleged diagnoses, some before bar date and some after; says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1419 | TRO901957FTC | 9/14/2016 | Latham, Elix | Elix Latham | 4742 | 8204 | X | X | | | | 1978 diagnosis. Publication notice not reasonably calculated to provide notice, no reason to know exposed to Tronox product. A supplement filed at docket #8204. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1420 | TRO896431FTC | 4/13/2016 | Cockrell, Elizabeth | Elizabeth Cockrell | 6789 | | X | X | | | | 1995 diagnosis; made a claim in a prior proceeding in February 2003 and was awarded \$1,200; attorney filed a claim before deadline "in the class action proceeding," but that was a different proceeding and not part of the bankruptcy case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. In addition, notice of the bar date was sent to the class action attorneys on behalf of the class members who participated in the prior case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1421 | TRO898321FTC | 6/20/2016 | Franks, Elizabeth | Elizabeth Franks | 4240 | | X | X | | | | Diagnoses "1990s-2000s." Did not know. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 1422 | TRO890772FTC | 2/23/2016 | Henley, Virginia | Elizabeth Lee | 3720 | | X | X | | | | Injured party was diagnosed in 1980s and died in 1997. Filing on mother's behalf, states that a claim was filed in November 2015. Mother mentally ill since 1967. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1423 | TRO880807FTC | 12/4/2015 | McCrary-Miller, Elizabeth | Elizabeth McCrary-Miller | 8482 | | X | X | | X | | Various diagnosis dates, most 1989 and earlier but some in 2014 and 2017; previously filed with Lundy & Davis 1999, did not receive any recovery; unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1424 | TRO893244FTC | 2/23/2016 | Stallings, Joseph | Elizabeth Stallings | 7251 | | X | X | | | | 1965 diagnosis; the injured party died in 1976; rep says lack of knowledge about deadline; no reason to suspect exposure to Tronox product. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1425 | TRO886605FTC | 12/7/2015 | Brown, Ella | Ella Brown | 7252 | | | X | | | | July 2009 cancer diagnosis; she was incapacitated around bar date and then undergoing treatments including radiation; filed with the Colom law firm in 2002, unclear of the results from that filing. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Dealings with Colom firm show knowledge of legal rights and potential claims. Cancer treatments explain 2009 failure to file by bar date but no explanation as to lengthy post-bar date delays in pursuing rights, admits no claim was filed until October 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1426 | TRO901406FTC | 8/16/2016 | Selvie, Ella | Ella Selvie | 4792 | | X | X | | | X | Says was unaware of the information or the possibility of receiving a settlement, includes most recent record of medical visit but does not indicate when certain of the conditions were diagnosed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1427 | TRO885481FTC | 11/25/2015 | Webb, Ella | Ella Webb | 7367 | | X | X | | | | 1950s diagnosis; previously filed with the Creosote Litigation Group, which included W. Howard Gunn, William Bambach and William Cunningham; says she thought she really had filed prior to bar date through these lawyers and has been sending information to them since 2002 and they changed with many different lawyers at times. Filing with class action attorneys was in connection with a separate proceeding, was not part of the bankruptcy case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Unclear if Creosote Litigation Group represented this movant in 2009 but if so they should have filed a claim, because the attorneys with the Creosote Litigation Group received direct notice of the bar date. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim either was resolved in an earlier proceeding; or, if subject to a pending proceeding, should have been the subject of a proof of claim; or, if neither of those was the case, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1428 | TRO886618FTC | 12/7/2015 | Henry, Ellen | Ellen Henry | 3530 | | X | X | | | | Diagnosed 2001, only states that "there was a death to occur in my immediate family." No allegation of lack of knowledge of bar date, no dates as to death in family, no showing of prompt action and diligence in pursuing rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1429 | TRO886620FTC | 12/7/2015 | Henry, Jerome | Ellen Henry | 3533 | | X | X | | | | Diagnosed 2001, "incompetent" at time of deadline - no factual elaboration, e.g., circumstances surrounding alleged incompetence. Appears related to claimants in claims 3530, 3531, 3532. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1430 | TRO888950FTC | 12/30/2015 | Appnel, Rosaline | Elliot B. Edley, Esquire | 7069 | | | X | | | | Diagnosed May 2009, died a few days later; relatives became aware of this litigation after her death and realized in 2015 that they were entitled to a recovery. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1431 | TRO888951FTC | 12/30/2015 | Appnel, John | Elliot B. Edley, Esquire | 7070 | | | X | | | | 1972 diagnosis; the injured party died in 2002; spouse was seriously ill and died in 2009; relatives became aware of litigation after the spouse's death and realized that they were entitled to a recovery. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1432 | TRO890425FTC | 2/23/2016 | Burnett, Betty | Ellis J. Burnett | 7441 | | | X | | X | | Alleges various initial diagnosis dates, all post-bar date; rep says injured party did not understand the information she was getting about getting a settlement for her injuries due to exposure to Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1433 | TRO889792FTC | 2/23/2016 | Weston, Ellis | Ellis Weston | 7801 | | X | X | | | | Diagnoses 1984 and 1985; says that no information was made available to him concerning Tronox until the information a few years ago about the soil contamination. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1434 | TRO895881FTC | 3/24/2016 | Ferguson, Elmer | Elmer Ferguson | 5500 | | | X | | X | | Alleges first diagnosis in 2010 but unclear if that is just alleged newer conditions; standard cut-and-pasted language as to reasons for not filing by bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1435 | TRO888666FTC | 12/24/2015 | Peoples, Elonia | Elonia Peoples | 3971 | | | X | | | | Diagnoses 2009 and prior years. Unaware of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1436 | TRO891893FTC | 2/23/2016 | Horton, Elroney | Elroney Horton | 7899 | | X | X | | | X | Alleges a 2015 diagnosis but also says previously filed claim with Colom law firm in 1997, results not disclosed; says no reason for late filing other than diagnosed with sleep apnea in 2015. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006, if not resolved in prior proceeding, also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (and any defense based on the terms of a prior claim resolution) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1437 | TRO895911FTC | 4/6/2016 | Harper, Elsie | Elsie Harper | 3958 | | X | X | | | | Filed with Colom law firm in 1998. Only says "N/A" as to reason why did not file by bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1438 | TRO905729FTC | 3/28/2017 | McCrary, Elton | Elton McCrary | 8480 | | X | X | | | | 1997 diagnosis; previously filed with the Colom law firm in 1998, was offered \$1,000 but only received \$800. Claim resolved in prior action could not be re-asserted in the Tronox bankruptcy case. Claim either was resolved in earlier class action or, if not, was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1439 | TRO880466FTC | 12/4/2015 | Wright, Emily | Emily Wright | 4231 | | X | X | | | | Previously hired atty Navarro 2002 to make a claim but after saying for years it was in litigation it turned out he apparently never filed a claim. Alleges misconduct by attorney, but conduct of counsel is not grounds for relief based on excusable neglect or due process unless the attorney's conduct is excused. Prior dealings with attorney show awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1440 | TRO893812FTC | 3/2/2016 | Griffin, Emma | Emma Griffin | 6611 | | X | X | | X | | Conditions at various times, unclear if all diagnosed before the bar date; unaware of deadline until it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1441 | TRO891162FTC | 2/23/2016 | Halbert, Emma | Emma Halbert | 7757 | | X | X | | | | 1998 diagnosis; says did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1442 | TRO891965FTC | 2/23/2016 | Harris, Emma | Emma Harris | 3700 | | X | X | | | | Docket 3700 is actually a motion for Emma Harris; it was mislabelled as a motion for Annie Dixon. The motion for the Annie Dixon claim is actually at docket 4401. Emma Harris was diagnosed in 1996. Gave \$40 to Judy Bulgin (sp?) to file a claim, had an asbestos test done and was told she was not eligible, thought that meant she should file a Tronox claim. Did not fill out other paperwork because she did not understand importance of it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1443 | TRO900067FTC | 7/25/2016 | Hudson, Emma | Emma Hudson | 5149 | | | X | | X | | Says someone provided claimant with prefilled forms that were wrong. Letter similar to letter filed at docket #5144. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. However, this appears to be a dispute over the Tort Claims Trust's evaluation of the claimant's allegations as to a condition first diagnosed after the bar date, which should be resolved under the Tort Claims Trust's dispute resolution procedures. |
| 1444 | TRO880956FTC | 12/4/2015 | Petty, Emma | Emma Petty | 6832 | | X | X | | | | 2000 diagnosis; says previously filed with atty Bambach in 2001 but paperwork was lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1445 | TRO902125FTC | 9/14/2016 | Quinn, Timothy | Emma Quinn | 8492 | | X | X | | | | Diagnosis 1999-2001; the injured party died in 2002; rep says paid for paperwork but does not provide details as to when or in connection with what proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1446 | TRO889800FTC | 2/23/2016 | Raby, Emma | Emma Raby | 8490 | | X | X | | | | 1991 diagnoses; former resident of Columbus, MS; did not know about bankruptcy process; found out later when learned her brother had filed a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1447 | TRO893396FTC | 2/23/2016 | Rush, Emma | Emma Rush | 6596 | | X | X | | | | Diagnosis unclear but recalls being seen by doctor for the condition in 1984 or so; former resident of Columbus, MS who still lived there in 2009; says was not aware of the deadline; says the public was not made aware of the deadline until November 2011; says she did not receive the information from the published notices of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1448 | TRO898452FTC | 6/27/2016 | Smith, Emma | Emma Smith | 7072 | | X | X | | | | 1975 diagnosis; unaware of any type of claim against Tronox in 2009; was taking care of family, including seriously ill spouse for visits for chemotherapy and radiation. Also caring for elderly aunt with congestive heart failure and alzheimer's disease and son who has a learning disability; sole caretaker with limited access to communicating with other sources; did not get any information about case from any sources. Insufficient showing of complete inability to file a claim, no explanation of may years' delay after the bar date before a claim was filed. In addition, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1449 | TRO901658FTC | 8/16/2016 | Shields, Ella | Emma Smith | 7093 | | X | X | | | | 1979 diagnosis; the injured party died in 2008; rep unaware of claim in 2009; says that prior to death claimant was incompetent and incapacitated because of her condition and unable to move around independently. She was confined in bed daily due to her condition. She also experienced dizziness and fatigue in addition to alzheimer's disease. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1450 | TRO893040FTC | 2/23/2016 | Stinson, Emma | Emma Stinson | 6743 | | X | X | | | X | Some diagnoses before 2009, some after; says did not know exposed prior to deadline, and that publication notice not reasonable. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1451 | Unknown | 11/28/2017 | Ware, Emma | Emma Ware | 6641 | | | X | | | X | Diagnosed November 2016; says didn't know could file a claim in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1452 | TRO895648FTC | Unknown | Whitfield, Emma | Emma Whitfield | 8045 | | | X | | | | Not included in Trust's summary. Does not list diagnosis dates; says was unaware of deadline. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1453 | TRO885739FTC | 11/25/2015 | Allen, Albert | Emmaline Allen | 4770 | 8976 | X | X | | | | 1970 diagnosis; the injured party died in 1992; was not aware of the case, did not see publication notices, says he called a number and was told to file a Future Tort Claim. A supplemental letter filed at docket #8976 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1454 | TRO885737FTC | 11/25/2015 | Allen, Emmaline | Emmaline Allen | 5820 | 8976 | X | X | | | | 1972 diagnosis; unaware exposed to Tronox product; parents did not know cause of claimant's health issues, claimant did not know cause when reached adulthood. A supplemental letter filed at docket #8976 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1455 | TRO898544FTC | 6/27/2016 | Burns, Emmer | Emmer Burns | 4165 | | | X | | | | Did not know about claim until bar date passed; says diagnosed March 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1456 | TRO888252FTC | 12/18/2015 | Harris, Emmett | Emmett Harris | 7134 | | X | X | | | | 1990 diagnosis; says that a paralegal at the Colom law firm said that could not file a claim (unclear what proceeding that conversation related to or when it occurred). Conduct of counsel or counsel's representative is not grounds for relief based on excusable neglect unless counsel's or the representative's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1457 | TRO885209FTC | 11/25/2015 | Brewer, Ennis | Ennis Brewer | 7140 | | X | X | | | | Various diagnoses, three of which were in 1993 and earlier, one (for whooping cough) in 2007; previously filed with the Colom law firm and atty Bambach; the settlement in 2005 was approximately \$275. Did not file a proof of claim because did not have knowledge of ongoing Tronox case; says did not get any notification concerning matter. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1458 | TRO884376FTC | 11/25/2015 | Bush, Enon | Enon Bush | 4347 | | X | X | | | | 1992 diagnosis. Reference to a 2004 legal proceeding with Colom law firm. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1459 | TRO884311FTC | 11/25/2015 | Erby, Andre | Erby, Andre | 6647 | | | X | | | X | Diagnosed in 2009, does not say what month; says did not know/no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1460 | TRO891770FTC | 2/23/2016 | Franklin, Eretha | Eretha Franklin | 4726 | | | X | | | | Motion contains no information, just a signature page. |
| 1461 | TRO893090FTC | 2/23/2016 | Thomas Lurlean | Ergin Thomas | 8513 | 8284 | | X | | | | Motion contains no information, just a signature page. A certificate of service filed at docket #8284. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1462 | TRO898749FTC | 6/27/2016 | Belk, Eric | Eric Belk | 3962 | | X | X | | | | 1987 diagnosis. Unaware of deadline until after date passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1463 | TRO885210FTC | 11/25/2015 | Brewer, Eric | Eric Brewer | 7150 | | X | X | | | | 1967 diagnosis; previously filed with Colom law firm and atty Bambach; received a \$250 settlement; unaware of ongoing bankruptcy case; did not receive phone call, letter, or learn of it from TV or radio. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1464 | TRO895204FTC | 3/23/2016 | Burgin, Eric | Eric Burgin | 5954 | | | | | | X | 1987 diagnosis; left Columbus in 1987 to join military; does not provide dates of military service. If military service ended before 2006 then the claim would have been time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Military service would not have tolled the application of the bar date in 2009 unless the movant continued to be in military service at that time. Will permit supplemental submission to verify dates of military service if movant believes that the application of the bar date was tolled due to military service or that the dates of military service justify relief based on excusable neglect. Otherwise, the motion will be denied, as there is an insufficient showing as to factors relevant to excusable neglect relief and as it appears, unless contrary information is provided, that the claim was time-barred under the applicable statute of limitations. |
| 1465 | TRO899351FTC | 8/16/2016 | Gandy, Tegua | Eric Collins | 7273 | 8249 | | X | | | | 2008 cancer diagnosis; the injured party died in 2013; rep unaware could file a claim. A supplement filed at docket #8249. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1466 | TRO904106FTC | 1/3/2017 | Douglas, Eric | Eric Douglas | 5191 | | | X | | X | | Says symptoms began 1989; alleges first diagnosis in 2009 but that may be disputed. Says unaware of ongoing case; did not receive call, letter or any information from TV or radio. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1467 | TRO894424FTC | 3/2/2016 | Erby, Eric | Eric Erby | 7585 | | X | X | | | | Diagnoses 1972, 1990, 1996, 2005; not aware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1468 | TRO894687FTC | 3/23/2016 | Ferrow, Eric | Eric Ferrow | 7269 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1469 | TRO895437FTC | 3/24/2016 | Hendricks, Eric | Eric Hendricks | 6632 | | X | X | | | | 1999 diagnosis; former resident of Columbus, MS; says claim was made between 2000 and 2003 but "the court motion was delayed due to Tronox filing bankruptcy;" bankruptcy filing, however, did not occur until 2009; says was a child and incompetent at time of deadline, but form shows birth on 3/20/88, so claimant was 21 years old at the time of the bar date. If a claim was stayed by the Tronox bankruptcy then there had to be knowledge of the bankruptcy case and a proof of claim should have been filed, as proofs of service on file show that notices were sent by mail to all pending litigants and/or to their counsel of record. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If no lawsuit was pending, then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1470 | TRO902792FTC | 8/16/2016 | Howard, Eric | Eric Howard | 4677 | | | X | | X | | Alleges a 2009 diagnosis without a specific date. Says was unaware of Tronox bankruptcy case until heard about it from a friend at an unspecified date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on a pre-bar date diagnosis. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1471 | TRO880813FTC | 12/4/2015 | Lewis, Eric | Eric Lewis | 4160 | | | X | | | X | Diagnoses prior to bar date except one in 2010. No excuse provided for late filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1472 | TRO888794FTC | 12/30/2015 | Lyons, Eric | Eric Lyons | 5231 | | X | X | | | | 1983 symptoms; diagnosis date marked "N/A"; reason why did not file by bar date is marked "N/A." Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1473 | TRO898899FTC | 6/27/2016 | Pratt, Eric | Eric Pratt | 7091 | | X | X | | | | Diagnosis listed as "2004-2009;" former resident of Columbus, MS; says that he tried to file with Chuck E. Easley (date unspecified) but he stated that they were no longer accepting claims at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with attorney show awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1474 | TRO884666FTC | 11/25/2015 | Sherrod, Eric | Eric Sherrod | 5098 | | X | X | | | X | Diagnosis in 1999 (sarcoidosis), others in 2016; says was unaware of claims process or deadline; not made aware of any opportunity to file or seek a claim. Claim based on 1999 diagnosis was time-barred at the time of the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. To the extent the claimant alleges new condition first diagnosed after the bar dates the merits of that contention (and any defenses thereto) are to be determined by the Tort Claims Trust pursuant to its dispute resolution procedures. |
| 1475 | TRO891275FTC | 2/23/2016 | Treadwell, Eric | Eric Treadwell | 4484 | | X | X | | | | 1997 diagnosis. Unaware of bar date. Says called after bar date and was told there was no deadline; no identification as to date of call or who allegedly gave such advice. Wants to make a claim based on future conditions that might develop but has not identified any such conditions. Claim based on 1997 diagnoses was time-barred by the time of the Tronox bankruptcy filing. Future tort claim is not available based just on speculation that a possible injury could develop in the future. |

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| 1476 | TRO897365FTC | 5/25/2016 | Carr, Erica | Erica Carr | 6214 | | | X | | | X | Lists a January 2009 diagnosis but mentions a number of conditions, unclear if some might have been first diagnosed after the bar date; former resident of Columbus, MS; says from 2008 -2009 began to get very sick causing her to be in and out of the hospital; she had nowhere to stay but with different family members every day, became pregnant with third child and stress overtook her, she gave birth early because of health issues. She does not state the year but based on the earlier narrative, it appears it may have been 2009, near the bar date in August. Claimant explains why missed the bar date itself but not the subsequent delays (nearly 7 years) before filing a proof of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1477 | TRO894638FTC | 3/23/2016 | Horton, Erica | Erica Horton | 7068 | | X | X | | | | Various diagnoses, all 2003 and earlier; unaware of the filing procedures and that claims existed; did not receive any notice to file; says some people were coerced into not letting others know about the exposure, this hindered her ability to be adequately informed and to submit a claim; no knowledge that she was exposed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1478 | TRO892006FTC | 2/23/2016 | Stinson, Erica | Erica Stinson | 3509 | | X | X | | | | Diagnosed 1981. Refers (without date) to awareness of reports that Kerr-McGee/Tronox chemicals caused injuries and illness. Does not explain failure to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1479 | TRO904711FTC | 1/24/2017 | Terrell, Erica | Erica Terrell | 5871 | | | X | | | | Diagnoses in 1976, 2003 and 2004; unclear where exposure occurred; did not know and no reason to know exposed to a Tronox product; moved to Tennessee. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1480 | TRO896135FTC | 4/6/2016 | Gordon, Erick | Erick Gordon | 6585 | | | X | | | X | December 2009 diagnosis; says did not know and no reason to know exposed to a Tronox product; did not receive telephone call, letter or learn anything from media concerning this matter; says doctor closed and does not have access to medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1481 | TRO891862FTC | 2/23/2016 | Aaron, Erika | Erika Aaron | 4737 | | | X | | | | Motion contains no information, just a signature page. |
| 1482 | TRO891671FTC | Unknown | Clay, Erika | Erika Clay | 5770 | | | X | | | X | Unaware of claims process; symptoms before bar date, says diagnosis after bar date. The TRO number on the relevant claim is TRO891671FTC. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1483 | TRO886037FTC | 12/7/2015 | Jones, Jacqualan | Erika Jones | 4305 | | | | | | X | Minor, rep uncertain of process to file a claim. Alleges some diagnoses before bar date but other conditions diagnosed after bar date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1484 | TRO900358FTC | 7/25/2016 | Moorehead, Roy | Erla Moorehead | 7796 | | | X | | | | 2008 diagnosis; the injured party is a former resident of Columbus, MS who is deceased, date not specified; rep says that injured party moved away from Mississippi. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1485 | Unknown | 7/25/2016 | Goodwin, Ernest | Ernest Goodwin | 7877 | | X | X | | | | 2000 diagnosis; unaware condition was related to Tronox chemicals; unaware of pending litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1486 | TRO905256FTC | 3/1/2017 | Jones, Albert | Ernest Jones | 6204 | | X | X | | | | 1999 diagnosis; the injured party died in 2001. Standard cut-and-pasted form language as to reasons why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1487 | TRO888884FTC | 12/30/2015 | Logan, Ernest | Ernest Logan | 6166 | | X | X | | | | Diagnoses 2005 and earlier; says was informed that only people who lived in area could file (probably referring to a prior class action lawsuit that was limited to residents of a certain area). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1488 | Unknown | Unknown | Peoples, Ernest | Ernest Peoples | 4384 | | X | X | | | | Not included in Trust's summary. Mr. Peoples used a blank form that had originally been sent to Barbara Silvers and that lists her claim number. Ms. Silvers' motion is at docket # 3743. Mr. Peoples' tort claim number is unknown. In his motion he references himself as the injured party on page one, but it appears he used the second page directly from Ms. Silvers' filing as the second page refers to the injured party as Barbara Silvers. Alleges a 2007 diagnosis, offers no excuse or grounds for motion on behalf of Mr. Peoples himself. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1489 | TRO887182FTC | 12/14/2015 | Williams, Ernest | Ernest Williams | 4093 | | X | X | | | | 1970 diagnosis. Unaware of deadline; unaware of dangerous Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1490 | TRO886129FTC | 12/7/2015 | Steels, Ernestine | Ernestine Steels | 3467 | | X | X | | | | Diagnosis 1983 and 1984. Says unaware exposed to a Tronox product. Submitted in 2015, alleges other claims submitted in 2015 have been accepted. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge, but insufficient showing of diligence in pursuit of claim and other elements to support excusable neglect relief. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1491 | TRO892382FTC | 2/23/2016 | Shirley, Ernie | Ernie Shirley | 4060 | 8996 | X | X | | | | Diagnoses 1960s-1970s. Moved away from area, was told to file by a family member based on childhood exposures. A supplemental letter filed at docket #8996 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1492 | TRO912827FTC | 5/30/2017 | Malone, Errol | Errol Malone | 8127 | 8472 | X | X | | X | | Motion is at docket # 8472; docket# 8127 is a list of medical conditions diagnosed in 2017. Motion, however, alleges diagnoses in 2005; says unaware had to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1493 | TRO900735FTC | 8/16/2016 | Whitlow, Ronea | Errol Malone | 8522 | | X | X | | | | Diagnosis 2004; rep says did not know about it and unaware where to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1494 | TRO898671FTC | 6/27/2016 | Walker, Essence | Essence Walker | 3701 | | | X | | | | Diagnosed 2009, does not say what month. "Didn't have no idea at the time." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1495 | TRO892321FTC | Unknown | Brandy, Essie | Essie Brandy | 7979 | | X | X | | | X | Not included in Trust's summary. Provided attachment with all medical records, with a few exceptions, most are after bar date, but not entirely clear when each condition was first diagnosed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1496 | TRO897203FTC | Unknown | Cohen, Nellie | Essie Cohen | 6443 | | X | X | | | | Not included in Trust's summary. Various diagnosis dates, all before 1996; the injured party died in 2001; rep says publication notice of the claims filing deadline was not reasonably calculated to provide notice; injured party did not know and had not reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1497 | TRO892900FTC | 2/23/2016 | Farmer, Essie | Essie Farmer | 6955 | 9135 | | X | | | X | Alleges 2010 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. A supplemental letter filed at docket #9135 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1498 | TRO915224FTC | 7/26/2017 | Harris, Roetta | Essie Harris | 4998 | | X | X | | | | 1975 diagnosis; the injured party died in 1999; says the publication notice was not calculated to give notice to unknown claimants; did not know had no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1499 | N/a | #N/A | Tate, Essie | Essie Tate | 6972 | | | X | | | X | Unclear if filed a claim. Motion alleges pre-bar date exposures but that conditions did not manifest and were not diagnosed until after bar date; says was unaware of the process and did not know could file a claim; was not aware of any publication published in her area. Alleges disability finding in 1994 but also says not diagnosed until after bar date. No specific pre-bar date diagnosis is identified for which relief is sought, therefore no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1500 | TRO898154FTC | 6/20/2016 | Murray, Estella | Estella Murray | 4173 | | X | X | | | | 1962 diagnosis. Says did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1501 | TRO888908FTC | Unknown | Oden, Estella | Estella Oden | 4005 | | X | X | | | | Motion no listed in Trust's summary. Former Columbus resident. Diagnoses 2001 and prior years. Made claim in 2000 with Colom firm, represented by other counsel in 2005. Was offered \$500, then \$1,000 but says rejected offers. Participation in prior proceeding shows awareness of claim and of legal rights, no showing of sufficient diligence in pursuing the same. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1502 | TRO888907FTC | 12/30/2015 | OdNeal, Earnest | Estella Oden | 4258 | 8113 | X | X | | | | Injured party diagnosed 1979/1981, died 1988; previously filed with Cochran law firm and rejected \$500 offer from 2002 action; not receive notice of bankruptcy case. A supplement filed at docket #8113. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1503 | TRO886022FTC | 12/7/2015 | Smith, Estella | Estella Smith | 4704 | | | X | | | X | Cut-and-pasted language as to reasons for not filing. Says symptoms and diagnosis in 2013 but also filed with Colom, part of 2002 class action. Participation in prior proceeding shows awareness of claim and of legal rights. Claim asserted in class action either was resolved in that prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date (including the merits of any defense based on the resolution of the prior class action claim) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1504 | TRO893177FTC | 2/23/2016 | Brewes, Ethel | Ethel Brewes | 6340 | | X | X | | | | 2003 diagnosis; did not know and had no reason to know exposed to a Tronox product; asserts that based on her particular circumstances did not have adequate notice of the bar date. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1505 | TRO900972FTC | 8/16/2016 | Bush, John | Ethel Bush | 5611 | | X | X | | | | 1998 diagnosis; the injured party died in 2011; rep says claim was filed in a timely manner but may be under mistaken belief that late-filed claim was timely. Also attaches a form letter that refers to not receiving a "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meetings and minimal information to community. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Communications among other claimants is not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1506 | TRO889295FTC | 2/23/2016 | Maddox, Ethel | Ethel Maddox | 7299 | | | X | | | | 1990 diagnosis; unaware of the Tronox tort claims trust or the bar date; place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1507 | TRO889768FTC | 2/23/2016 | Shelton, Ethel | Ethel Shelton | 3946 | | | X | | | | Motion contains no information, just a signature page. |
| 1508 | TRO893677FTC | 3/2/2016 | Sparks, Ethel | Ethel Sparks | 6934 | | | X | | X | | Says symptoms and diagnosis 2010, unclear if new diagnoses or continuing conditions. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1509 | N/a | 11/28/2017 | Stevenson, Ethel | Ethel Stevenson | 6971 | | | X | | X | | Unclear if filed a claim. Motion alleges pre-bar date exposures but says that conditions did not manifest and were not diagnosed until after bar date; says was unaware of the process and did not know could file a claim; was not aware of any publication published in her area. No pre-bar date diagnosis identified for which relief is sought, therefore no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1510 | TRO887707FTC | Unknown | Hinton, Etta | Etta Hinton E. | 6178 | | X | X | | | | Not included in Trust's summary. 1992 diagnosis; previously filed with atty Bambach, late 1990s and case was later turned over to atty Colom; accepted \$375 payment in early 2000s; says did not have knowledge of ongoing Tronox case; did not receive a telephone call, letter or learn anything from media. Claim apparently was already resolved in prior proceeding, and if so it could not be re-asserted in the Tronox bankruptcy case. If claim was not resolved then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, participation in prior proceeding shows awareness of claim and of legal rights, motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1511 | TRO884247FTC | 11/25/2015 | Gadner, Eugene | Eugene Gadner | 3363 | | X | X | | | | Diagnosed 1999, says attorney lost paperwork in 1999. Part of prior litigation. Attorney conduct not grounds for excusable neglect or due process relief without a showing that the attorney's conduct should be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Contact with attorney confirms awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1512 | TRO881013FTC | 12/4/2015 | Merks, Eugene | Eugene Marks | 7544 | | | X | | | | 2007 diagnosis; after surgery in September 2007, he was "subjected to CAT scans and doctor appointments every 3 months for the following three years" as well as other consultations and testing. Not a sufficient showing of incapacity and (more importantly) does not explain failure to file a claim for many years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1513 | TRO894748FTC | 3/23/2016 | Suggs, Eugene | Eugene Suggs | 5944 | | | X | | X | | Says symptoms and diagnosis in December 2009; unaware of Tronox tort claim proceeding. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1514 | TRO901943FTC | 9/14/2016 | Colbert, Nanette | Eugene Wilson | 5187 | 5330 | X | X | | | | 1983 diagnosis; says publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1515 | TRO890445FTC | 2/23/2016 | Harrison, Eunice | Eunice Harrison | 4382 | | | X | | X | | November 2009 diagnosis. Says misinterpreted conditions of the claim; unaware exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1516 | TRO895828FTC | 3/24/2016 | Smith, Henry | Eva Smith | 6744 | 8071 | X | X | | | | The injured party died in 1989; widow was unaware of deadline. Says publication notice was not reasonably calculated to reach claimants. A supplement filed at docket #8071, objects to the statute of limitations defense because the presence of the dangerous chemicals were not discovered until after 1989; says the fact that only 5% of claimants filed prior to bar date establishes that notice was deficient. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Under MS law the statute of limitations begins to run on the date of diagnosis regardless of whether the injured party knows the cause of injury. Claim was time-barred under the applicable statute of limitations many years before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1517 | TRO896602FTC | 4/25/2016 | Walker, Eva | Eva Walker | 7770 | | X | X | | | | Diagnoses 1992 and 2005; says did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1518 | TRO998696FTC | 12/4/2015 | Bridges, Evaleem | Evaleem Bridges | 3790 | 7341 8019 8068 8391 8528 8530 9408 9432 | X | X | | | | Diagnoses 1997-2003. Part of a group of Columbus, MS claimants. Filed with attorney Howard Gunn in 2002. Attorney told her no action needed, part of 2002 action. There were supplemental letters filed by Billy Wayne Bridges for this party and a group of others at docket ## 7341, 8019, 8068 (with a duplicate at 8391), and 8528 (with a duplicate at 8530) and #9408, and 9432, complaining about the process. They appear to confuse the bankruptcy case with the prior class actions and appear to think that the prior class action counsel was representing them in the 2009 bankruptcy case. The class actions are different proceedings that are not pending in this Court. Claim resolved in prior action could not be reasserted in the Tronox bankruptcy case. If claim was not resolved, and if claimant was represented by the Creosote Litigation Group, then a timely claim should have been filed because attorneys with that group received direct notice of the bar date. Failure of counsel to file a claim is not grounds for relief based on excusable neglect or due process unless failures of counsel can be excused. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1519 | TRO890566FTC | Unknown | Priester, Eve | Eve Priester | 6786 | | X | X | | | | Not included in Trust's summary. 1985 diagnosis; says that publication notice was not reasonable; worked for an attorney who won a case against Kerr McGee. Prior dealings with attorney show awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1520 | TRO887697FTC | 12/14/2015 | Beck, Alton | Evelyn Beck | 4454 | | X | X | | | | 2005 diagnosis and death; rep unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1521 | TRO887698FTC | 12/14/2015 | Beck, Evelyn | Evelyn Beck | 4455 | | X | X | | | | Previously filed with Colom law firm and was offered \$250, rejected offer; unaware could file claim, caring for sick immediate family member who had stroke 2009 and died Sept. 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Even if illness of family member explained failure to file in 2009 it does not explain failure to file until many years after the bar date. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1522 | TRO891959FTC | 2/23/2016 | Cruse, Evelyn | Evelyn Cruse | 6704 | | X | X | | | | 1997 surgery; publication notice unknown to her at time of filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1523 | TRO902397FTC | 9/14/2016 | Daniel, Jettie | Evelyn Daniel Brown | 5106 | | | X | | X | | Alleges a first diagnosis in 2011, does not provide medical records; offers cut-and-pasted standard form language as to bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1524 | TRO898511FTC | 6/27/2016 | Brown, Evelyn Daniel | Evelyn Daniel Brown | 5107 | | X | X | | | | Alleges a first diagnosis in 1980; cut-and-pasted standard form language as to reasons why did not file a claim before the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1525 | TRO890354FTC | 2/23/2016 | Jones, Carter | Evelyn Jones Vaughn | 4664 | | | X | | | | 1974 diagnosis; injured party died in 1985; rep unaware of bankruptcy case and bar date; did not see any notices. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1526 | Unknown | Unknown | Little, Everett | Everett Little | 6391 | | X | X | | | X | Not included in Trust's summary. Various diagnoses, one in 1977 (asthma), others in 2009 and 2012; says notification process was not properly calculated for potential claimants to file claims by filing deadline; not aware of exposure to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1527 | TRO888717FTC | 12/24/2015 | Harrison, Evette | Evette Harrison | 5485 | 5725 | X | X | | | X | Diagnoses in 1978, 1983, 1988, 2004, 2015; previously filed with Colom law firm 2002; says lawyers took their money and gave them pennies; unaware of the Tronox proceedings; says she was not informed of the deadline: it appears that the trust made her a \$5,000 allowed claim offer and she has rejected it. Prior dealings with Colom firm show awareness of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense as to whether the prior litigation bars such claim) are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. Duplicate motion at docket #5725. |
| 1528 | TRO884910FTC | 11/25/2015 | Coleman, Ezell | Ezell Coleman | 5306 | | | X | | | X | Says "wasn't aware of a deadline was warranted"; says symptoms 2010, not diagnosed by a doctor. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1529 | TRO885036FTC | 11/25/2015 | Johnson, Frank | Ezell Johnson | 6685 | 8218 | X | X | | | | Symptoms 1999-2006; diagnosis "yes;" says filed claim in 1999 but paperwork lost by atty Bill Bambach. A supplement filed at docket #8218, says it is not fair to turn down injured claimants because the dates were not right. A supplemental letter complaining about the process filed at docket #8627. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1530 | TRO885989FTC | 11/25/2015 | Johnson, Ezell | Ezell Johnson | 6709 | 8173 8626 | X | X | | | | 1999 diagnosis; says atty Bill Bambach lost paperwork. A supplement filed at docket #8173, says does not know how you are allowing claims of those who filed at same time as him and did not live in the area but not of residents. A supplemental letter complaining about the process filed at docket #8626. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1531 | TRO892404FTC | 2/23/2016 | Coleman, Ezetrick | Ezetrick Coleman | 4076 | | | X | | | | Diagnoses in 2001 and 2003. Unaware exposed to dangerous Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1532 | TRO889712FTC | 2/23/2016 | Johnson, Fairie | Fairie Johnson | 4308 | | | X | | | | Says previously filed with Curtis Austin law firm in 2007. No record of a bankruptcy claim filing in 2009, however. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with attorney show awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1533 | TRO891690FTC | 2/23/2016 | Hackman, Fannie | Fannie Hackman | 4754 | | X | X | | | | 2004 diagnosis. Did not know of the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1534 | TRO890150FTC | 2/23/2016 | Harris, Fannie | Fannie Harris | 7113 | | X | X | | | | 1975 diagnosis; previously filed with Colom law firm in 2002, outcome not clear. Says did not know of the Tronox proceeding. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1535 | TRO892538FTC | Unknown | Harris, Fannie | Fannie Harris | 7991 | | | X | | | | Not included in Trust's summary. January 2009 diagnosis; says previously filed with atty Bambach but he passed away, but his passing was in 2013, does not explain failure to file in 2009. Unexcused failure of counsel is not grounds for relief based on excusable neglect or due process. Says tried to refile and sign up with Maranatha church after death of Bambach but did not hear anything, then told it was over, but if that was after the passing of Atty Bambach it was already years after the bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1536 | TRO885982FTC | 11/25/2015 | Johnson, Fannie | Fannie Johnson | 3406 | 8236 8624 | X | X | | | | Symptoms began in 1989, says "yes" when asked when first diagnosed. Says unaware of the deadline in 2009. A supplement filed at docket #8236, complaining that claims of those who do not reside in Columbus were allowed while the trust rejected claims of residents. A supplemental letter complaining about the process filed at docket #8624. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1537 | TRO889383FTC | 2/23/2016 | Jordan, Fannie | Fannie Jordan | 5678 | | X | X | | | | 1984 diagnosis. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 1538 | TRO892101FTC | 2/23/2016 | Mays, Fannie | Fannie Mays | 3760 | | X | X | | | | 1978 diagnosis. Says not aware of claims process; uses standard but conclusory language saying publication notice was not good enough. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1539 | TRO896717FTC | 4/25/2016 | Latham, Ozie | Fannie Mays | 4387 | | X | X | | | | 1991 diagnosis; the injured party died in 2001; rep unaware and no reason to know claimant exposed to Tronox product; notice not reasonably calculated to provide notice. Notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1540 | TRO895875FTC | Unknown | Fannie Porter | Fannie Porter | 3621 | | X | X | | | | Motion is not included in the Trust's summary. Diagnosed 1978, did not file because mother died of heart disease in 1989 and was not aware of any claim to file at that time. No showing as to prior awareness of claims or as to diligent investigation and pursuit of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1541 | TRO895024FTC | 3/23/2016 | Stillman, Fannie | Fannie Stillman | 7052 | | X | X | | | X | Alleges 2011 diagnosis but others in 1964. Says not aware of the claim process and did not know could file a claim; alleges a violation of due process but does not explain how. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1542 | TRO893533FTC | 2/23/2016 | Turner, Fannie | Fannie Turner | 3947 | 8287 | | X | | | | just a signature page. A supplemental letter filed at docket #8287, it appears she may have filed with one of the prior actions because she said that when she first filed, they tried to contact her but she had moved. Then she says when they ran it through the paper - she may be referring to the notice of the bar date - she was unaware. She moved more times. She did not get any mailings at her former address; complains that claims were allowed of people that did not live in area. No specific claims identified and no sufficient grounds alleged for relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1543 | TRO896138FTC | 4/6/2016 | Washington, Fannie | Fannie Washington | 7056 | | | X | | | X | Says unaware exposed to a Tronox product; says symptoms and diagnosis 2009 but does not specify month and also provides a medical record for 2008. Also attaches the form letter that refers to not receiving a "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meetings and minimal information to community. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1544 | TRO901386FTC | 8/16/2016 | Whitfield, Fannie | Fannie Whitfield | 6086 | | X | X | | | | 1961 diagnosis; unaware of deadline; did not know and had no reason to know exposed to a Tronox product; discharge of claim violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1545 | TRO900513FTC | 8/16/2016 | Danner, Farren | Farren Danner | 7775 | | X | X | | X | | Alleges first diagnoses in 2014 and 2017 but also says previously filed with attorney Jeffrey Navarro as part of Kerr McGee Plant Class Action; says was unaware of Tronox bankruptcy case; did not see any public notice. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Prior dealings with attorney show awareness of claim and legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1546 | TRO896055FTC | 4/6/2016 | Greggs, Gearl | Faye Greggs | 4471 | | X | X | | | | 1983 diagnosis. Rep unaware claimant did not file claim and did not know could file a claim for deceased spouse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1547 | TRO896056FTC | 4/6/2016 | Hardin, Charles | Faye Hardin Greggs | 4470 | | X | X | | | | The injured party was diagnosed in 1980 and died in 1993; rep says unaware could file for a deceased spouse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1548 | TRO885998FTC | 12/7/2015 | Barry, Feeanaya | Feeanaya Barry | 5613 | | X | X | | | | 1983 diagnosis; on road driving trucks; unaware exposed to Tronox product. Also attaches the form letter that refers to not receiving a "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meetings and minimal information to community. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Communications among other claimants is not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1549 | TRO904754FTC | 1/24/2017 | Taylor, Felecia | Felecia-Mary Ann Taylor-Burgin | 6878 | | | X | | | | 1986 diagnosis; the injured party is deceased; not clear where exposure and injury occurred; rep unaware could file for her daughter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1550 | TRO887605FTC | 12/14/2015 | Bowser, Felicia | Felicia Bowser | 4597 | | | X | | X | | Alleges various conditions, some of which were diagnosed before the bar date, some after. Says unaware, did not see information about future tort claim announced. Does not offer excuse for missed bar date as to conditions that were diagnosed before the bar date, no grounds for excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1551 | TRO894967FTC | 3/23/2016 | Finch, Felicia | Felicia Finch | 7621 | | | X | | X | | Diagnoses 1967, 2002, 2013; place of exposure not clear; unaware of Tronox bankruptcy case; did not see publications, says called 800 number and was told to file a future tort claim; says notice of bar date was not reasonably calculated to provide notice but does not explain why not; did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1552 | TRO894965FTC | 3/23/2016 | Finch, Bessie | Felicia Finch | 8442 | | | X | | | | 1981 diagnosis; the injured party died in 2001; standard form reasons why missed bar date. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1553 | TRO894966FTC | 3/23/2016 | Finch, Willie | Felicia Finch | 8443 | | | X | | | | 1978 diagnosis; the injured party died in 1980; standard form language as to reasons why missed the bar date. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1554 | TRO886918FTC | 12/7/2015 | Hopkins, Felicia | Felicia Hopkins | 4671 | | X | X | | | | Diagnoses 1981-1996. Says was unaware of lawsuit or that she could file a claim. Says was a child, but given alleged exposure onset (1981) and first diagnosis (1981) claimant must have been 27 or 28 at the time of the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1555 | TRO897765FTC | 5/25/2016 | Latham, La'Jermaine | Felicia Hudson | 6994 | | X | X | | | | 2002 diagnosis; says had no knowledge of filing a claim against Tronox; did not receive notice that the products were causing people to be sick until saw it on the news and then filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1556 | TRO890353FTC | 2/23/2016 | Jackson-Jones, Felisha | Felisha Jackson-jones | 5311 | 5312 | | X | | | | 1993 diagnosis; had no reason to believe her conditions were caused by exposure to Tronox product; bar date notice not reasonably calculated to reach claimant. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Duplicate motion at docket # 5312. |
| 1557 | TRO896889FTC | Unknown | Dillard, Felix | Felix Dillard | 7800 | | X | X | | | | Not included in Trust's summary. 2001 diagnosis; rep says not aware claimant would qualify or that had to file with court; assumed was already represented. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1558 | TRO914540FTC | 7/26/2017 | Fenton, Annie | Fenton, Annie | 6731 | | | X | | | | 2008 diagnosis; resident of Illinois since 1963 but visited parents in Columbus, MS until their death in 1998; unaware of filing deadline, also says unaware exposed prior to deadline. Notices of the bar date were published in June 2009 in the Edwardsville Intelligencer in Edwardsville, IL (about 21 miles from Fairview Heights) and in the St. Louis Post-Dispatch (about 15 miles from Fairview Heights). Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1559 | TRO887644FTC | 12/14/2015 | Hodges, Feshall | Feshall Hodges | 3976 | | X | X | | | | 1983 diagnosis. Previously filed with Wilbur Colom. Says was not informed about the claims process. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1560 | TRO905559FTC | 3/28/2017 | Howell, Leonard | Flenrus L. Murdock, Jr. | 3890 | | X | X | | | | 1983 diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1561 | TRO903306FTC | Unknown | Murdock, Flentrus Jr. | Flentrus Murdock Jr. | 3828 | | X | X | | | | Motion not listed in Trust's summary. 1988 diagnosis. Says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1562 | TRO891715FTC | Unknown | Balchune, Florence | Florence Balchune | 5700 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1563 | TRO895075FTC | 3/23/2016 | Shinn, Florence | Florence Shinn | 3487 | | | X | | X | | Says diagnosed in August 2009; says incompetent at time of claim filing deadline and can't read it; has to have someone do it for her. Unclear if diagnosis was before or after the August 12, 2009 bar date. August 2009 diagnosis might explain reason why August bar date was initially missed but no explanation is provided for the failure to file a claim until March 2016, more than six years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Insufficient support offered as to asserted incompetence. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1564 | TRO889054FTC | Unknown | Jenkins, Floyd | Floyd Jenkins | 5425 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1565 | TRO896384FTC | 4/13/2016 | Webber, Floyd | Floyd Webber | 6054 | | X | X | | | | 1959-1965 diagnoses; previously filed with atty Bambach associated with Gunn, Cunningham and Flint; refers to a 2005 settlement disbursement; appears to think the Tronox bankruptcy claims process is connected to the prior litigation handled by other Mississippi firms. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not fully resolved, and was not the subject of a proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was not fully resolved, and was the subject of a pending proceeding, it should have been filed by the bar date, as counsel received direct notice of the bar date. Motion denied. |

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| 1566 | TRO887573FTC | 12/14/2015 | Harris, Flozell | Flozell Harris | 4773 | | X | X | | | | 1961 diagnosis; previously filed with atty Bambach; did not know where to get paperwork. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1567 | TRO884531FTC | Unknown | Thompson, Fowles | Fowles Thompson | 8050 | | X | X | | | | Not included in Trust's summary. Diagnoses 1998 and 2000; previously filed with Lundy & Davis, LLP 2000 and McClanahan 2002; says he thinks it is a shame that 3 people who reside in the same house received allowed claims and one did not although all have health issues and that people who never lived in Columbus have allowed claims. Does not allege lack of knowledge of bar date or explain reason why failed to comply with bar date. Prior dealings with counsel show awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1568 | TRO905495FTC | 3/28/2017 | Crusoe, Frances | Frances Crusoe | 6232 | | X | X | | | | Diagnosed in childhood (early 1980s); says paperwork was initially filed along with that of relatives but the law firm could not find papers; later was told that because did not still live in Columbus, could not file a claim (this is apparently a reference to the prior class action on behalf of nearby residents). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1569 | TRO889739FTC | 2/23/2016 | Stephenson, Maggie | Frances Maggie | 7534 | | | X | | | | 2007 diagnosis; rep says she was unaware of the claims process; unaware of the dangerous Tronox toxins when she lived in the area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1570 | TRO892466FTC | 2/23/2016 | Oden. Roderick | Frances Oden | 7555 | | X | X | | | | Diagnoses 1978, 1984, 2003, 2004; the injured party died in 2007; former resident of Columbus, MS; alleges that a claim was filed with atty Landis Sexton 2003, who represented all of the Maranatha Center claimants and he was supposed to have filed a claim but did not do so (however, the bankruptcy filing did not occur until 2009, so any contemplated claim in 2003 had to be in connection with a different proceeding); it was their understanding that the case was on hold pending the bankruptcy and they would get written notification when the litigation would proceed, but the bankruptcy was six years later, in 2009. Reference to the bankruptcy case suggests knowledge of the proceeding. No indication that claimant was actually a plaintiff in another proceeding, but bar date notices were mailed to all persons in pending cases or, if their addresses were not known, to their attorneys of record. Not clear if attorney Sexton was the movant's counsel when the Tronox bankruptcy case was filed but, if so, a proof of claim should have been filed, as attorney Sexton received direct notice of the bar date by mail, and an alleged unexcused failure by counsel is not grounds for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1571 | TRO892468FTC | 2/23/2016 | Clayborn, Mattie | Frances Oden | 7556 | | X | X | | | | Diagnoses 1960, 1972, 1981; the injured party died in 1983; former resident of Columbus, MS; previously filed with atty Landis Sexton who was the attorney for the Maranatha Center and who was supposed to file a claim; it was their understanding that the case was on hold pending the bankruptcy and they would get written notification when the litigation would proceed. Reference to the bankruptcy case suggests knowledge of the proceeding. No indication that claimant was actually a plaintiff in another proceeding, but bar date notices were mailed to all persons in pending cases or, if their addresses were not known, to their attorneys of record. Not clear if attorney Sexton was the movant's counsel when the Tronox bankruptcy case was filed but, if so, a proof of claim should have been filed, as attorney Sexton received direct notice of the bar date by mail, and an alleged unexcused failure by counsel is not grounds for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1572 | TRO903800FTC | Unknown | Richards, Dick | Frances Richards | 5466 | | X | X | | | | This motion was not listed on the Trustee's summary. 1985 diagnosis, injured party died approximately 1992; motion refers to see death certificate but it is not attached to motion papers; rep says that during bar date period, claimant did not know and had no reason to know exposed to a Tronox product; notice deficient on its face; publication notice not reasonably calculated to provide notice. Complains that notice was deficient but does not say how, notice language was proper for reasons stated in the accompanying Decision. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1573 | TRO886594FTC | 12/7/2015 | Davis, Susie | Frances Staples | 3906 | 8989 | X | X | | | | 1983 diagnosis date. States "we file on time" but appears to be under mistaken belief that a late-filed claim (after 2009) was timely. A supplemental letter filed at docket #8989 complaining about the process. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1574 | TRO895482FTC | 3/24/2016 | Jones, Lorene | Frances Stewart | 5884 | 8878 | X | X | | | | 1965 diagnosis; the injured party died in 1967; standard cut-and-pasted form language as to reasons why missed bar date. A supplemental letter filed at docket #8878 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1575 | TRO892860FTC | Unknown | Russell-Williams, Frances | Frances Wms Russell | 6241 | | | X | | | | Not included in Trust's summary. 2008 diagnosis; was not aware at that time that injury was caused by being near contaminated area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1576 | TRO891227FTC | 2/23/2016 | Perry, Francine | Francine Perry | 7102 | | | X | | | | The motions at dockets 7100, 7101 and 7102 were filed by three different persons but with the same address in Columbus, Georgia; the motion at docket 7101 indicates that exposures occurred in Columbus, Mississippi but the other two motions are not clear as to where exposures occurred. The motion at docket # 7012 alleges a 1984 diagnosis; says never received any notice. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1577 | TRO891034FTC | 2/23/2016 | Haduch, Francis | Francis Haduch | 4216 | | | X | | | | Symptoms in 1963, no specific diagnosis date. Says was living on a farm, not informed of a claim against this company. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1578 | TRO901464FTC | Unknown | Spraggins, Mandy | Francis M Bailey-Jones | 7240 | 7241 | X | X | | | | Not included in Trust's summary. 1972 diagnosis; the injured party was a resident of Columbus, MS who died in 2001; rep moved away from Columbus and was unaware could file a claim. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. |
| 1579 | TRO892899FTC | 2/23/2016 | Williams, Frances | Francis Williams | 4438 | | | X | | X | | Diagnoses in 2008 (diabetes), 2010 (high blood pressure). Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1580 | TRO884056FTC | 11/13/2015 | Ellis, Francy | Francy Ellis | 3438 | | | X | X | | | 1984 Diagnosis. Did not file by bar date because unaware of the information or the possibility of receiving a settlement for physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1581 | TRO891714FTC | Unknown | Balachune, Frank | Frank Balachune | 5701 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1582 | TRO902521FTC | 9/14/2016 | Donahue, Frank | Frank Donahue | 5893 | | X | X | | | | 2000 diagnosis; says Garretson group continues to send mail to wrong address. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1583 | TRO887543FTC | 12/14/2015 | Draper, Frank | Frank Draper | 6535 | | X | X | | | | Diagnoses 1979-80 and 2005; was not aware of a pending action against Kerr-McGee because he is not an active participant in social media or television; unaware that his conditions were directly related to Kerr-McGee. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1584 | TRO890918FTC | 2/23/2016 | Harris, Frank | Frank Harris | 5376 | | X | X | | | | 1986 diagnosis; previously filed with atty Bambach; says did not know where to get paperwork in 2009. Dealings with attorney show awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1585 | TRO884812FTC | 11/25/2015 | McGregory, Allies | Frank McGregor | 4635 | | X | X | | | X | Previously filed with atty Bambach in 2003, no response from atty; paperwork lost; injured party deceased 2015; claimant says other conditions arose in 2012. Claim filed with attorney Bambach shows awareness of claim and of legal rights. Failures of counsel are not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused, and no excuse has been offered. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1586 | TRO893756FTC | 3/2/2016 | Pippins, Frank | Frank Pippins | 6676 | | X | X | | | | 1963 diagnosis; part of 2000 action with Colom law firm; says publication notice was not reasonably calculated to reach claimants; says was in the army, but that was in 1970s. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1587 | TRI902638FTC | 4/20/2016 | Sempa, Frank | Frank Sempa | 5651 | | X | X | | | | 1981 diagnosis; the injured party died in 1988; rep unaware of lawsuit or that he could file for a deceased person. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1588 | TRO901978FTC | 9/14/2016 | Shields, Frank | Frank Sheilds | 6526 | | | X | | | | Identifies diagnoses in 2005, 2006, 2007 and 2017; place of exposure not clear; previously filed with atty Cunningham and other attys in 1990s when claims first were done (must be thinking of class action); heard that everything was over and the company was in bankruptcy. Says was not aware of the "reopening" of the case, was not contacted by attorneys or anyone to let him know of this ongoing suit. Says he contacted the Group that was handling the case and "was told this was for people who had a case prior to." Says he informed person he did do a claim with atty Cunningham and some more attys. she told him she did not see his name and he needed to contact the atty. He tried to reach out to the atty and was told they were no longer involved and needed to contact an atty out of Florida. Did not find out what happened with case before the deadline. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1589 | TRO887268FTC | 12/14/2015 | Thompson, Frank | Frank Thompson | 8514 | | | X | | X | | Alleges a 2010 diagnosis; unaware of bar date and misinterpreted conditions of claim; unaware exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1590 | TRO888177FTC | Unknown | Weaver, Frank | Frank Weaver | 3501 | 9325 | | X | | | X | Motion was not included in the Trust's summary. Did not fill out form or sign declaration but attached a statement. Inconsistent statements as to exposure dates (saying at one point that exposure started in 1965 but saying at another point that was first exposed after the bar date). Says was not diagnosed until 2012. A supplemental letter filed with others at docket #9325 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1591 | TRO884267FTC | Unknown | Dickerson, Frankie, Jr. | Frankie Dickerson, Jr. | 6458 | | | | | | X | Not included in Trust's summary. 1995 diagnosis; publication notice was not reasonably calculated to provide notice for unknown potential clients; did not know that was exposed to a Tronox product; also says was a child at the time of the bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1592 | TRO884268FTC | Unknown | Dickerson, Frankie, Sr. | Frankie Dickerson, Sr. | 6445 | 6447 | X | X | | | | Not included in Trust's summary. 1989 diagnosis; says filed before claim filing deadline, but appears to be under mistaken impression that 2015 and later filings were timely, no record of a timely claim in 2009; says he had to take care of his wife and children. His wife handled all the paperwork; says did not know the deadlines or any information; says his wife was "down on her bed for over 3 yrs" but does not specify what were the years. A duplicate motion was filed at docket #6447 but with a different TRO number [TRO880676FTC]. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1593 | TRO895570FTC | 3/24/2016 | Gilkey, Fred | Fred Gilkey | 6480 | | X | X | | | | 2003 and 2004 diagnoses; says is an 82-year old somewhat illiterate person unfamiliar with legal jargon; had no knowledge of the Tronox bankruptcy case; did not see any public notification through any media. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1594 | TRO880123FTC | 12/4/2015 | Gandy, Robert | Freda Gandy | 6770 | | | X | | | | Motion contains no information, just a signature page. |
| 1595 | TRO898609FTC | 6/27/2016 | Bell, Freddie | Freddie Bell | 5297 | 8162 | X | X | | | | 1997 diagnosis; unaware of bar date; did not know and no reason to know exposed to a Tronox product; violation of due process. A supplement filed at docket # 8162, did not hear or know about the lawsuit. Alleges lack of direct notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1596 | TRO884004FTC | 11/13/2015 | Fenton, Freddie | Freddie Fenton | 3453 | 9158 | | X | | X | | Says had symptoms in prior years but no diagnosis until 2015. Says did not have condition before the time frame; there was no literature on the process of filing a claim; just did not know. A supplemental letter filed at docket #9158 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1597 | TRO894841FTC | 3/23/2016 | Greenleaf, Freddie | Freddie Greenleaf | 6530 | 8810 | X | X | | | | 1991 diagnosis; previously filed with atty Bambach, paperwork lost; says did not know and had not reason to know exposed to a Tronox product. A supplemental letter filed at docket #8810 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1598 | TRO900782FTC | 8/16/2016 | McKinney, Freddie | Freddie Mckinney | 3566 | | X | X | | | | Diagnosed 1966. Alleges lack of actual awareness of deadline but no other circumstances. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1599 | TRO891206FTC | Unknown | Mosely, Freddie | Freddie Mosely | 4755 | | X | X | | | | The Trust's summary correctly listed the motion at docket 4755 as a motion by Freddie Mosely but the correct claim number is TRO891206FTC. The claim number on the Trust's summary (TRO891291FTC) belongs to Thomas Taylor at docket # 4837. The motion filed by Mr. Mosley alleges a 1999 diagnosis. Motion asserts that the claim was previously filed with Mr. Bambach but that the paperwork was lost. Even though the claim lists the injured party as Freddie Mosely himself, it may actually be Shirley Mosely as her death certificate from 2000 is attached to the file, and Mr. Mosely may be her representative. In any case, prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1600 | TRO897291FTC | 5/4/2016 | Porter, Cora | Freddie Porter | 3692 | 8279 | | X | | | | Diagnosis date not provided, says "did not know about the claims process." A supplement filed at docket #8279, without knowledge to wade through the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1601 | TRO889098FTC | 12/30/2015 | Tate, Freddie | Freddie Tate | 7960 | | | X | | | X | Says unaware of these continuous conditions; says symptoms Aug. 2009 and diagnosis Dec. 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |
| 1602 | TRO891720FTC | 2/23/2016 | Scott, Frederic | Frederic Scott | 4806 | | X | X | | | | 1960s diagnosis. Says was unaware of process or of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1603 | TRO894646FTC | 3/23/2016 | Hairston, Frederica | Frederica Hairston | 7613 | | X | X | | | | 1970 diagnosis; former resident of Columbus, MS; says did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1604 | TRO891704FTC | 2/23/2016 | Colister, Frederick | Frederick Colister | 4767 | | | X | | | | March 2006 diagnosis. Not aware of filing; spoke to atty and atty said he would get back in touch; when claimant found out later that people were filing paper was when he did his application. Date of contact with attorney is not clear, may have been in connection with the late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1605 | TRO895764FTC | 3/24/2016 | Douglas, Frederick | Frederick Douglas | 3607 | | X | X | | | | Diagnosed 2000-2008, says filed in 2000 with William Bombach, does not know what happened. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior filing with counsel shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Conduct of counsel is not grounds for excusable neglect or due process relief unless counsel's conduct can be excused. Claims based on conditions first diagnosed prior to 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1606 | TRO897626FTC | 5/25/2016 | Jones, Frederick | Frederick Jones | 7543 | | X | X | | | | 1985 diagnosis; place of exposure not clear; surgeries in 1988 and 1999; did not know exposed to Tronox product or that it could cause harm. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1607 | TRO903655FTC | 11/23/2016 | Summerville, Frederick | Frederick Summerville | 7565 | | X | X | | X | | Says did not know and had no reason to know exposed to a Tronox product; says violation of due process but does not say how; says learned of infertility in 1995 and was diagnosed with cardiovascular issues in 2011. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1608 | TRO912645FTC | 5/30/2017 | Thames, Frederick | Frederick Thames | 4300 | | | X | | X | | Says symptoms 1990, diagnosis 2010. Alleges no reason to know exposed to Tronox product. Alleges 2010 diagnoses but date of diagnosis may be disputed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect, motion denied as to pre-bar date diagnoses. Merits of any claim to conditions first diagnosed after the bar date (and any issues as diagnosis dates) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1609 | TRO901860FTC | 9/14/2016 | Bishop, Fredia | Fredia Bishop | 3514 | | X | X | | | | Diagnosed 1978. Filing for mother. "Didn't know about deadline." Says was a child, does not know if mother ever made a claim. Alleges her own lack of knowledge of the bar date but makes no showing as to relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1610 | TRO901861FTC | 9/14/2016 | Bishop, Peggy | Fredia Bishop | 3523 | | X | X | | | | Diagnosed 1977. Contends that a claim was filed in July 2000, which must have been part of a prior class action. Alleges lack of knowledge of Tronox deadlines. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, the claim either was resolved in prior action or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1611 | TRO895181FTC | 3/23/2016 | Fulton, Contrell | Fulton, Shirley | 6741 | | X | X | | | | 1978 diagnosis; did not know about the case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1612 | TRO896128FTC | 4/6/2016 | Spann, Gabriel | Gabrial Spann | 7218 | | | X | | X | | Motion contains no information, just a signature page on a motion as well as a signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of any post-bar date claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1613 | TRO903394FTC | 10/27/2016 | Bell, Gabrielle | Gabrielle Bell | 7716 | 8252 | X | X | | | | 1989 diagnosis; unaware of bar date; did not know and no reason to know exposed to a Tronox product; says violation of due process (does not explain how). A supplement filed at docket #8252. Trust contends motion was untimely because it was not docketed within 90 days after the Determination Notice but motion is dated within the 90-day period. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1614 | TRO905578FTC | 3/28/2017 | Ferack, Joseph | Gabrielle Tate | 7703 | 8250 8542 | | X | | | X | Says symptoms 2005 and diagnosis 2010, does not provide medical records. Supplements filed at docket #8250 and docket#8542, wants claim to go through appeal process, complains there was no health warning, complains about claims process. Trust contends motion was untimely but the motion is dated before December 1, 2017, cannot verify whether that was within the 90-day period after the Determination Notice. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1615 | TRO885026FTC | 11/25/2015 | Petty, Gaelan | Gaelan Petty | 5751 | 8159 9042 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach in 1999, paperwork misplaced. A supplement filed at docket #8159. A supplemental letter filed at docket #9042 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1616 | TRO885385FTC | 11/25/2015 | Harris, Gail | Gail Harris | 4570 | | X | X | | | | 1963 diagnosis. No reason provided for late filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1617 | TRO896784FTC | 4/25/2016 | Oliveri, Gail | Gail Oliveri | 6714 | | | X | | | | Childhood diagnosis for headaches and nausea, thyroid diagnosis in "2000s;" thought you could only file claim if had cancer. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1618 | TRO889103FTC | 12/30/2015 | Rush, Gail | Gail Rush | 7837 | | | X | | | X | Unaware could file a claim; says symptoms and diagnosis 2012. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends that motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |

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| 1619 | TRO892429FTC | 2/23/2016 | DeLoach, Gary | Gary DeLoach | 7568 | | X | X | | | X | 1973 and 2010 diagnoses; did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1620 | TRO893936FTC | 3/2/2016 | Griffin, Gloria | Gary Griffin | 7549 | | | X | | | | Various diagnoses, 1/16/06 and earlier; the injured party died in 2007; rep unaware Tronox case was taking claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1621 | TRO892411FTC | 2/23/2016 | Williams, Gary | Gary Williams | 3623 | | X | X | | | | Diagnosed 1967, made claims in 2005, 2007, 2009, 2010, 2012, 2014, and 2015, but never received notice of filing deadline. Filed these claims pro se. Claims filed before 2009 could not have been in connection with the bankruptcy process as the bankruptcy case was not filed until 2009. It appears this claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. No grounds stated for relief based on excusable neglect or due process. Any dispute as to whether a timely claim was actually filed is to be resolved by the Tort Claims Trust as that is not a claim for relief from the bar date based on excusable neglect or due process. |
| 1622 | TRO901886FTC | 9/14/2016 | Bullock, Gavin | Gavin Bullock | 4251 | | X | X | | | | 1996 diagnosis. Did not know of any such claim that was pending. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1623 | TRO884879FTC | 11/25/2015 | Salter, Gavin | Gavin Salter | 3346 | | | X | | | | Diagnosed 2007, was not aware of claims deadline because "there were no information given until 2015." But also claims was part of prior litigation with Wilbur Colon as counsel. Not a "Future Tort Claim" if participated in a prior legal proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1624 | TRO902696FTC | 8/16/2016 | Thomas, Gayle | Gayle Thomas | 5028 | | X | X | | | | Says he learned of problems when EPA came to town and was told to fill out paperwork but was never contacted. EPA visit pre-dated the Tronox bankruptcy filing. Dates of diagnoses unclear but motion admits knowledge of Tronox connection to health issues. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1625 | TRO898186FTC | 6/20/2016 | Woffard, Gaylor | Gaylor Woffard | 4028 | | | X | | | | Motion contains no information, just a signature page. |
| 1626 | TRO892380FTC | 2/23/2016 | Stewart, Gemarqus | Gemarqus Stewart | 3557 | 6333 | X | X | | | | Diagnosed 2000-2005, states that s/he currently lives in a different area. A duplicate of this claim filed at docket #6333. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1627 | TRO884917FTC | 11/25/2015 | Williams, Gemria | Gemria Williams | 6077 | | X | X | | X | | Unaware of the claims process; attaches a chart which only refers to conditions after bar date but then also inserts a letter that says condition diagnosed prior to bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1628 | TRO898032FTC | 6/20/2016 | Sherrod, Gene | Gene Sherrod | 4271 | | X | X | | | | 1986, 1995 and 2005 diagnoses. Says unaware exposed to a Tronox product, unaware cause of illness was creosote. Statute of limitations in MS runs from date the injury is diagnosed, not the date the cause is identified. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1629 | TRO887637FTC | 12/14/2015 | Stewart, Gennette | Genette Stewart | 3695 | | | X | | | | Diagnosed with cancer in March 2009, "because I was treated until such time of sickness - and that why I filed." Appears to allege sickness at time of bar date as reason for not filing. No explanation, however, as to why claim was not filed until more than 6 years after the bar date, in December 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1630 | TRO900802FTC | 8/16/2016 | Davenport, Geneva | Geneva Davenport | 4937 | | | X | | | | 2008 diagnosis; says was unaware of the claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1631 | TRO891339FTC | 2/23/2016 | Stallings, Genevry | Genevry Stallings | 6237 | | X | X | | | | 2003 diagnosis; says did not hear anything about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1632 | TRO902899FTC | 10/13/2016 | Aston, John | Genevieve Aston | 3549 | | | X | | | X | Diagnosed 2001, filing on behalf of deceased son who died in 2007, states that he sent a death certificate when he first filed (date unspecified) and never "received a proof of claim." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Insufficient allegations of lack of knowledge or of other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If believes he made a timely claim that is for resolution by the Tort Claims Trust, is not grounds for excusable neglect or due process relief. |
| 1633 | TRO898887FTC | 6/27/2016 | Morgan, Genia | Genia Morgan | 5878 | | X | X | | | | 1960-61 diagnosis; previously filed with Colom law firm 2001; she says that she went to doctors provided by attorney Wilbur Colom in 2001; she says the claim was mailed, however, "they" claim they did not receive it. She mailed it over and over and they still said they did not receive it. Then she began to get proofs of mailing. No record of any claim in 2009, references to mailings may be references to late-claim filings with the trust. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1634 | TRO886296FTC | 12/7/2015 | Petty, Genice | Genice Petty | 5687 | | X | X | | | | 1973 diagnosis; did not know and no reason to know exposed to Tronox product; unaware and no knowledge of Tronox bankruptcy case; saw no publication notices. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1635 | TRO904112FTC | 1/3/2017 | Spencer, Genita | Genita Spencer | 3569 | | X | X | | | | Diagnosed 1982, other conditions up to 1999. Alleges lack of actual notice, no other allegations. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1636 | TRO904209FTC | 1/3/2017 | Ewing, Henry | Genita Spencer | 3574 | | X | X | | | | Diagnosed in 1951, injured party died 2009 or earlier. Relative says had no reason to know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1637 | TRO904017FTC | 1/3/2017 | Tate, Geniya | Genita Spencer | 3581 | | | X | | | | Parent filing on behalf of child. Symptoms in 2005, no diagnosis date listed. Says parents were unaware of the bar date, filed claim as soon as learned of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1638 | TRO886682FTC | 12/7/2015 | Jackson, Velma | Geno Frazier | 4509 | | X | X | | | | 1994 diagnosis. Did not know she could file a claim; injured party died in 1995. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1639 | TRO901879FTC | 9/14/2016 | Frazier, Geno | Geno Frazier | 4510 | | X | X | | | | Unaware of claims process, symptoms and diagnosis 1967. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1640 | TRO892302FTC | 2/23/2016 | Coleman, George | George Coleman | 4163 | | X | X | | | | 1990 diagnosis. Says has poor vision, leg swelling, lost teeth. Did not know about the bankruptcy. No allegation that claim arose after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1641 | TRO905569FTC | 3/28/2017 | Davidson, George, Jr. | George Davidson, Jr. | 3889 | | X | X | | | | Says diagnosis in 1944 but may be confusing exposure date and diagnosis date. Alleges lack of knowledge, believes would violate due process to deny claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1642 | TRO886435FTC | 12/7/2015 | Hairston, Annie | George Hairston | 4274 | | X | X | | | | 1994 diagnosis. No excuse provided for failure to file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1643 | TRO894441FTC | 3/2/2016 | Harris, George | George Harris | 5514 | | X | X | | X | | Diagnoses in 1980 and in December 2009; unaware of claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1644 | TRO901089FTC | 8/16/2016 | Irby, George | George Irby | 7905 | | X | X | | | | Various conditions and diagnoses, all 2001 and earlier; unaware could file claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1645 | TRO884833FTC | 11/25/2015 | Irions, George | George Irions | 3441 | | X | X | | | | Diagnosis in 1970. Previously filed with the Colom law firm in 2002 Kerr-McGee Creosote Plant class action. Says did not see any publications about Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior class action confirms awareness of legal rights and claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim either was fully resolved in a prior action or was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1646 | TRO913230FTC | 5/30/2017 | Kilgore, George | George Kilgore | 4491 | | X | X | | | | 1944 diagnosis. Unaware of bar date; unaware and no reason to know exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1647 | TRO899242FTC | 7/11/2016 | Lee, George | George Lee | 5320 | 8128 | X | X | | X | | Large volume of medical records but no clear indication of when various conditions were first diagnosed, as opposed to dates of doctor visits and ongoing treatments. Says claim was filed before by someone who did not know what to file; says symptoms and diagnosis Nov. 2009, but a death certificate filed for 2001. A supplement with medical records filed at docket #8128. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1648 | TRO884856FTC | 11/25/2015 | Lowery, George | George Lowery III | 4939 | | X | X | | | | The correct claim number for this motion is TRO884856FTC. 1993 diagnosis; cut-and-pasted form language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1649 | TRO896051FTC | 4/6/2016 | Nowakowski, Stanley | George Nowakowski | 5965 | | | X | | | | 1970s diagnosis; "information was published in the local news media that former Avoca Pa mayor James Haddock filed a complaint to represent people who had no idea that they could file on behalf of deceased members of family." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1650 | TRO887846FTC | Unknown | Pruitt, George | George Pruitt | 4717 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 1651 | TRO901277FTC | 8/16/2016 | Randle, George | George Randle | 5548 | | X | X | | X | | Diagnosis date unclear; says was unaware of the tort claim; only provides medical record for 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1652 | TRO888195FTC | 12/18/2015 | Sherron, George | George Sherron | 5233 | | X | X | | | | 1966-1975 diagnoses; unaware exposed to Tronox product; unaware of future tort claims because certain groups allegedly maintained the information privately and falsely said that only people who worked at the Kerr-McGee plant could file. There were earlier lawsuits that limited participation either to workers or to people who lived in a certain area but those pre-dated the bankruptcy process by many years and are unrelated to the bankruptcy process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1653 | TRO899986FTC | 7/25/2016 | Wadrop, George | George Wadrop | 6820 | | | X | | | | Various diagnoses, all 2000 and earlier; says resided outside of the Reading area where the Tronox information was shared in the local newspapers; unaware of deadline; unaware condition connected to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1654 | TRO893207FTC | 2/23/2016 | Augustus, Georgia | Georgia Augustus | 5476 | | | X | | | X | Misinterpreted conditions of the claim; unaware exposed to a Tronox product; says that symptom and diagnosis Dec. 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1655 | TRO887332FTC | 12/14/2015 | Davis, Georgia | Georgia Davis | 3852 | | X | X | | | | Diagnoses 2004 and earlier. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1656 | TRO897570FTC | 5/25/2016 | Tate, Georgia | Georgia Tate | 3653 | | | X | | | X | Diagnosed 9/21/2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1657 | TRO890385FTC | 2/23/2016 | Waldon, Georgia | Georgia Waldon | 4015 | | X | X | | | | 1978 diagnosis. Cut-and-pasted language says was unaware, did not see notifications, called and was told to file Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1658 | TRO901725FTC | 8/16/2016 | Skinner, Georgie | Georgie Skinner | 5520 | | X | X | | | | Early 1990s diagnosis; says did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1659 | TRO892110FTC | 2/23/2016 | Howard, Geraildean | Geraildean Howard | 4203 | | X | X | | | | 1991 diagnosis. Says moved to another town in Mississippi. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1660 | TRO898014FTC | Unknown | Blunt, Gerald | Gerald Blunt | 7740 | | X | X | | | | Not included in Trust's summary. Diagnoses 1979, 1980, 1990, 1992, 2008; excuse is that saw no publication notice. Alleges was a minor at the time of initial filing, but also says was first exposed in 1972, so was approximately 37 at the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1661 | TRO894098FTC | 3/2/2016 | Brown, Geraldine | Geraldine Brown | 4065 | | X | X | | | | 1970s diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1662 | TRO899026FTC | 6/27/2016 | Williams, Geraldine | Geraldine Fields Williams | 6546 | | X | X | | | X | Various diagnosis dates, most before the bar date but some after; unaware of the bankruptcy case and the claims filing deadline; lacks knowledge how to complete a claim and "not knowing all chemicals"; heard about it in 2016; was given a contact to a lady portraying to represent Garretson Trust and says she requested to be compensated to assist in filling out the claim. The claimant says that because she did not know the chemicals to which she was exposed and had no clue which form to fill out or how to fill it, the form was provided to her and she was instructed what to fill out. The purported Garretson lady informed her to document a chemical that was not involved in this settlement. The claimant wants to now be allowed to file a claim with these other chemicals as the cause of their condition. She sent the same letter many others sent about this pre-filled form directing them to file for category A chemicals rather than category d and now they want to refile claims. References to Category A and to Category D may be to creditor classifications under the confirmed plan; Category D, however, was available only for persons who filed claims before the bar date, and the only assets still available for claims are those set aside for Category A. Complaints about difficulty filling out trust claim forms should be resolved with the trust but are not relevant to a motion pertaining to the 2009 bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1663 | TRO891029FTC | 2/23/2016 | Gordon, Geraldine | Geraldine Gordon | 5529 | | X | X | | | | Symptoms began in 1994, diagnosis in 2006; says filed a legal claim in 1994, no details; says hired Chucky Easley as counsel in 2017; did not know and no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1664 | TRO896372FTC | 4/13/2016 | Scaccia, Geraldine | Geraldine Scaccia | 3515 | | | X | | | | Diagnosed 1959, 1960, 1971. Living in different city at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect in light of 1959-1971 diagnoses. |
| 1665 | TRO895002FTC | 3/23/2016 | Smith, Melvin | Geraldine Smith | 5249 | | X | X | | | | 1998 diagnosis; the injured party died in 2004; says understood that only the residents who lived in the affected area presently could file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1666 | TRO906060FTC | 4/24/2017 | Wilson, German | German Wilson | 4864 | | X | X | | | | 1997-1998 diagnosis; moved to another town and was unaware at bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1667 | TRO885688FTC | 11/25/2015 | Harris, Germar | Germar Harris | 5562 | | X | X | | | | 1980s diagnosis; not aware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1668 | TRO890131FTC | 2/23/2016 | Hawkins, Gerrol | Gerrol Hawkins | 5859 | 9125 | X | X | | | | 1982 diagnosis; former resident of Columbus, MS; standard cut-and-pasted language as to reasons why did not file before bar date. A supplemental letter filed at docket #9125 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1669 | TRO897571FTC | 5/25/2016 | Belotti, Leonard | Gertrude Belotti | 3602 | 8039 | | X | | | | Diagnosed 1992 and prior years. Filing on behalf of husband, alleges did not know or have reason to know husband was exposed before filing deadline; says did not have notice. A duplicate filed at docket #8039. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1670 | TRO901883FTC | 9/14/2016 | Durrah, Geshia | Geshia Brown | 6824 | | | X | | X | | Says first diagnosed in August 2009 but also says previously filed with Tollison law firm in MS as part of Kerr-McGee Creosote plant class action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1671 | TRO886688FTC | 12/7/2015 | Brown, Jacobery | Geshia Brown | 6825 | | | X | | X | | Minor; rep says symptoms and diagnosis October 2009; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1672 | TRO887646FTC | 12/14/2015 | Davis, Geshia | Geshia Davis | 4314 | | X | X | | | | 2005 diagnosis. Says was unaware of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1673 | TRO888832FTC | 12/30/2015 | Webb, Gevonta | Gevonta Webb | 7733 | | | X | | | X | 2000 symptoms, 2010 diagnosis; says was a minor at time of bar date; did not know and no reason to know exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends that the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, motion only identifies a post-bar date claim to be pursued. |
| 1674 | TRO892806FTC | 2/23/2016 | Gibbs, Margaret | Gibbs, Margaret | 5240 | | X | X | | | | Previously filed with Colom law firm in 2002; says unaware of bankruptcy process and that could file a claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior proceeding then it also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1675 | TRO892374FTC | 2/23/2016 | Gibson, Rosie | Gibson, Bertha | 5335 | | X | X | | | | The injured party died in 1970; rep unaware of claims process and did not know could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1676 | TRO884470FTC | 11/25/2015 | Butler, Gilbert, Jr. | Gilbert Butler, Jr. | 3323 | 8125 | X | X | | | | Diagnosed 1971, says no publication in local newspaper. A supplement with medical records filed at docket #8125. In fact, there was publication in the local newspaper (the Commercial Dispatch) in June 2009, as evidenced by the affidavit of publication on file with the court, which includes a copy of the published notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |

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| 1677 | TRO885873FTC | 11/25/2015 | Petty, Gilbert | Gilbert Petty | 7043 | | X | X | | | | Various conditions and diagnoses 2000 and earlier, one diagnosis (diverticulosis) 2008; says was not aware could file a claim, not notified via mail, newspaper, letters, correspondence, or TV concerning matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1678 | TRO897579FTC | 5/25/2016 | Toney, Gina | Gina Toney | 6393 | | | X | | | | 2008 diagnosis; says submitted a form in 2002 but did not hear from it (says it is unclear who supplied the form but it asked for any diagnosis and information of where the person lived in the area). Any form prepared in 2002 must have been in connection with a prior class action, particularly if it asked if person lived in covered area. Says did not file in 2009 because was not aware of a deadline or a claim at the time. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1679 | TRO903548FTC | 11/23/2016 | Stephens, Ginger | Ginger Stephens | 5062 | | | X | | X | | Unaware of any lawsuit or claims; says symptoms in 2009 but does not give diagnosis date or medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1680 | TRO892375FTC | 2/23/2016 | Turner, Gino | Gino Turner | 6856 | | X | X | | | | 2002 diagnosis; former resident of Columbus, MS; says did not know and had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1681 | TRO901131FTC | Unknown | Thompson, Lenwood | Girlean Dillon | 8016 | | X | X | | | | Not included in Trust's summary. 1984 diagnosis; the injured party died in 2003; allegedly incompetent, incapacitated (apparently referring to injured party); the rep says that the publication notice was not reasonably calculated to provide notice, does not say why; did not know and had no reason to know expose to a Tronox product; says can't take advantage of lawsuits if you were informed that only certain area or people could apply (but there was no such limit in the bankruptcy case, that was a limit for a prior class action). Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1682 | TRO900287FTC | 7/25/2016 | Devauld, Gladys | Gladys Devauld | 4579 | | X | X | | | | 1979 diagnosis. Unaware of the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1683 | TRO888979FTC | 12/30/2015 | Gillespie, Gladys | Gladys Gillespie | 7208 | | | X | | X | | September 2009 diagnosis, no medical records attached. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, motion denied as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1684 | TRO886430FTC | Unknown | Harris, Gladys | Gladys Harris | 3311 | | | X | | | | Motion is not included on the Trust's summary. Motion contains no information, just a signature page. |
| 1685 | TRO886432FTC | 12/7/2015 | Williams, Claudine | Gladys Harris | 5891 | | X | X | | | | 1986 diagnosis; the injured party died in 1988; standard cut-and-pasted form language as to reasons why missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1686 | TRO897353FTC | 5/25/2016 | Mickens, Glen | Glen Mickens | 5759 | | X | X | | | X | Says was incompetent at time of bar date and now, unclear who filled out form motion; did not receive phone call or letter, did not learn from TV or radio concerning matter; says symptoms and diagnosis after bar date but refers to a "previous claim" and an "updated claim." Insufficient showing of alleged incompetence to extent of inability to file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1687 | TRO886561FTC | 12/7/2015 | Hill, Glenda | Glenda Hill | 3595 | 8225 | X | X | | | | Diagnosed 1986. Alleges previously filed a proof of claim in 2012, but that was after the bar date. A supplement filed at docket #8225. A supplemental letter complaining about the process filed at docket #8622. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1688 | TRO901813FTC | 9/14/2016 | Hill, J'Khyiah | Glenda Hill | 3648 | 8225 8690 | X | X | | | | Diagnosed 2005, not aware of deadline. A supplement filed at docket #8225. A supplemental letter filed at docket #8690 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1689 | TRO902682FTC | 8/16/2016 | Crusoe, Glenda | Glenda Kay Crusoe | 7798 | | X | X | | | | Diagnoses in 1980s and 1990s; previously filed with the Colom law firm in 2002; received a payment, later he was told it was not correct and he should file again which was after bar date; was unaware of the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1690 | TRO898309FTC | Unknown | Perterson, Tom | Glenda Smith | 6403 | | X | X | | X | | Not included in Trust's summary. Diagnosis dates listed as 2000, 2003, 2009; the injured party died in March 2009; rep says publication notice was unreasonably calculated to provide notice; claimant had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1691 | TRO904110FTC | Unknown | Triplett, Arbelia | Glenda Smith | 6450 | | X | X | | | | Not included in Trust's summary. 1997 diagnosis; the injured party died in 2003; rep says publication of notice was unreasonably calculated to give proper notice to potential claimants by the claims filing deadline. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1692 | TRO893816FTC | Unknown | Smith, Glenda | Glenda Smith | 6454 | | X | X | | | | Not included in Trust's summary. 1986-87 diagnosis; says publication notice of claims filing deadline was not reasonably calculated for potential claimants; did not know of exposure to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1693 | TRO912934FTC | 5/30/2017 | Williams, Willie | Glenda W. Harrison | 3874 | | X | X | | | | Injured party (father of movant) diagnosed in 2000, died in 2001. Says mother thought that only living persons could file in lawsuit (may be referring to prior class action) and only told living family members about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1694 | TRO905415FTC | 3/28/2017 | Tate, L.C. | Glenda Young | 4812 | 8251 | X | X | | | | 1967 diagnosis; claimant died 1986; says violation of due process; a supplement filed at docket #8251. Standard form language as to reasons why missed the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1695 | TRO889540FTC | 2/23/2016 | Jamison, Glendora | Glendora Jamison | 3827 | | | X | | X | | Diagnosed with cancer in 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1696 | TRO895822FTC | 3/24/2016 | Rice, Glenn | Glenn Rice | 3664 | | | X | | | | Diagnosed 2007, wasn't aware of case until after deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1697 | TRO884040FTC | 11/13/2015 | Epps, Glennie | Glennie Epps | 8439 | | X | X | | | | 2005 diagnosis; no excuse provided. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1698 | TRO887224FTC | 12/14/2015 | Samuel, Glinda | Glinda Samuel | 3435 | 4343 8220 9492 | X | X | | | | Previously filed with Cochran and Colom law firm 2000-2001, 2002, and Hamilton firm 2004; says that "Because of 'Judicial Malpractice' and counsellor ineptitude, [her] claim was Bounced around, Mishandled, and treated with disregard." She assumed that she was represented throughout the process. A duplicate is filed at docket # 4343; a supplement is filed at docket # 8220. Attorney mistake or malpractice is not a proper ground for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorneys show knowledge of claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, there is no indication the claim was ever subject of a filed lawsuit and it therefore was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 1699 | Unknown | 2/23/2016 | Barnes, Gloria | Gloria Barnes | 7853 | | X | X | | | | 1976 diagnosis; moved to California but does not provide specific date; unaware her condition was related to chemicals released by Tronox. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1700 | TRO884700FTC | 11/25/2015 | Boykin, Gloria | Gloria Boykin | 4429 | | X | X | | | | 1990 diagnosis. Says has difficulty seeing and walking. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1701 | TRO896069FTC | 4/6/2016 | Clemons, Gloria | Gloria Clemons | 4965 | 8255 | X | X | | | | Diagnoses in 2001-2002; says she did not know; filed supplement at docket # 8255 says she could not file because she cracked her ankle and it was difficult to get around. Not a sufficient showing of inability to file claim or to enlist help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1702 | TRO884977FTC | Unknown | Sandeers, Lonzie | Gloria Conner | 7227 | | X | X | | | | Not included in Trust's summary. 1992 diagnosis; the injured party died in 1993; rep does not provide excuse. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1703 | TRO884245FTC | 11/25/2015 | Conner, Gloria | Gloria Conner | 8135 | 8426 | X | X | | | | Motion is at docket #8426, letter filed in advance at docket #8130. 1975 diagnosis; previously filed with Colom law firm in 2002, result not specified; not aware of claim process in bankruptcy case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1704 | TRO887285FTC | 12/14/2015 | Davis, Gloria | Gloria Davis | 3920 | | | X | | | | Motion contains no information, just a signature page. |
| 1705 | TRO889642FTC | Unknown | Douglas, Gloria | Gloria Douglas | 7995 | | X | X | | | | Not included in Trust's summary. January 2005 diagnosis; unaware claims were being filed; says Atty Bambach died, was told it was over (but Atty Bambach died in 2013, long after the bar date). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1706 | TRO895520FTC | 3/24/2016 | Bell, Jessie | Gloria Everson | 7360 | | X | X | | | | 1970 diagnosis; the injured party died prior to 2009 bar date; place of exposure not specified but same movant filed another motion at docket #7361 referring to connections to Columbus, MS; rep says he had no knowledge of Tronox tort claims trust, did not hear of or see any publication on Tronox. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in Columbus, MS then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1707 | TRO895519FTC | 3/24/2016 | Everson, Gloria | Gloria Everson | 7361 | | X | X | | | | 1982 diagnosis; never heard of a Tronox tort claims trust, did not read or see any publication on Tronox; says the information was not shared by others; refers to family connection in Columbus, MS but does not verify that exposure occurred there. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in Columbus, MS then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1708 | TRO894834FTC | 3/23/2016 | Blunt, Gloria (Griffin) | Gloria Griffin | 5143 | 8198 | | X | | | | 2009 diagnosis; unaware of any legal proceedings, litigation, bankruptcy filing, or claims deadlines; says was diagnosed in March 2009 and then was hospitalized for quite a while and then the surgeries started. It appears this was near bar date. A supplemental letter filed at docket #8198, says it is unclear to her into which category she falls whether allowed or disallowed. Illness was near bar date and treatments may explain reasons why bar date was initially missed but there is no explanation of the many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1709 | TRO901293FTC | 8/16/2016 | Holmes, Gloria | Gloria Holmes | 5553 | | X | X | | | | 1980 diagnosis; unaware of deadline until after it had passed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1710 | TRO890929FTC | 2/23/2016 | Butler, R | Gloria Jones | 6102 | 8355 | X | X | | | | Diagnoses at various dates; the injured party died in 2007; rep says unaware qualified for claim; publication notice not reasonably calculated to provide notice. A supplement filed at docket #8355, rep says without knowledge to wade through process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1711 | TRO891176FTC | 2/23/2016 | Butler, Phil | Gloria Jones | 6103 | 8353 | X | X | | | | Symptoms began 1984; the injured party died in 1985; rep says did not receive any information indicating he could file in 2009. A supplement filed at docket #8353, says without knowledge to wade through process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1712 | TRO889233FTC | 2/23/2016 | Jones, Linwood | Gloria Mae Short | 6578 | | | X | | | | 1997 diagnosis; the injured party died in 2000; place of exposure not clear; rep says she was unaware, she lives out of state. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1713 | TRO895345FTC | 3/24/2016 | Malone, Gloria | Gloria Malone | 4840 | | | X | | X | | Does not offer excuse based on failure to assert a pre-bar date claim but instead says symptoms and diagnosis occurred after the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1714 | TRO893874FTC | 3/2/2016 | Murry, Gloria | Gloria Murry | 6516 | | | X | X | | | 1976 diagnosis; former Mississippi resident; says a claim was filed years ago but was not contacted concerning it and when he went back to Mississippi all paperwork was lost (may be thinking of class action claim, not bankruptcy claim); says name was misspelled and mail was getting lost in sending them to the wrong address 3 times, apparently referring to communications with the trust; says lived in Missouri, then Seattle, Washington. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1715 | TRO890687FTC | 2/23/2016 | Plucinik, Gloria | Gloria Plucinik | 5274 | | X | X | | | | 1975 diagnosis and procedures; says was unaware of lawsuit because of husband's death, does not give date; spent time living in California, during 2009 lived in PA. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1716 | TRO892033FTC | 2/23/2016 | Prude, Gloria | Gloria Prude | 5308 | | X | X | | | | 1992 diagnosis; was a resident of Columbus, MS in 2009; says she filed during "the time," not clear if referring to class action filing or to late claim filed with Tort Claims Trust. No record of a timely claim in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1717 | TRO888058FTC | 12/18/2015 | Pruitt, Gloria | Gloria Pruitt | 3894 | | | X | | X | | Says was diagnosed 10/25/2009. Also says did not file by bar date because "I misinterpreted conditions of the claim." Latter statement suggests knowledge of bar date but no diagnosis until after the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1718 | TRO900587FTC | 8/16/2016 | Robertson, Gloria | Gloria Robertson | 4230 | | | X | | X | | Some diagnoses before bar date, alleges sarcoidosis diagnosed in December 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1719 | Unknown | Unknown | Stallings, Gloria | Gloria Stallings | 6421 | | | X | | | X | Not included in Trust's summary. Various diagnosis dates, some before and some after bar date; says publication notice was not reasonably calculated to reach potential claimants before claims filing deadline; had no reason to know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1720 | TRO888971FTC | 12/30/2015 | Sutton, Arthur | Gloria Sutton | 5586 | | X | X | | | | 2001 diagnosis; the injured party is deceased; rep unaware exposed to Tronox product. Also filed same letter concerning not being given justifiable allowance under the guidance of Colom and Lundy, alleged secret meetings, minimal information to community. Actions of Colom and Lundy firm are not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Meetings held by other claimants similarly are not grounds for relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1721 | TRO888162FTC | 12/18/2015 | Wade, Gloria | Gloria Wade | 4184 | | | X | | | | No diagnosis date listed; just says "yes." Filed claim with atty Bambach in 2009. Bambach is deceased, says papers may have been lost. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Contact with attorney confirms awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1722 | TRO889499FTC | 2/23/2016 | Howard, Danny | Gloria Williams | 5024 | 3657 | | X | | | | Minor; rep says unaware claims were filed; she had left town to stay and care for severely ill sister in Tennessee. Motion at docket 3657 covers the same injured party (claim TRO889502FTC), apparently filed by the injured party himself, same address is listed. This separate application is denied; see docket 3657 for resolution of injured party's own motion. |

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| 1723 | Unknown | 2/23/2016 | Wilson, Gloria | Gloria Wilson | 5057 | 6281 9179 | | X | | | | 2007 diagnosis; says no reason to know exposed since did not live or spend significant time in area from 2009-11 but did spend much time earlier and later learned effects of contamination. Unclear if connected to the Gloria Wilson claim at docket #6281 with a different address and conditions. A supplemental letter filed at docket #9179 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1724 | TRO892511FTC | 2/23/2016 | Wilson, Rosie | Gloria Wilson | 6104 | 8290 9176 | X | X | | | | 1974 diagnosis; the injured party died in 2008; rep says unaware of how to file a claim or any awareness of the Tronox company; supplement filed at docket # 8290, poor, no access to internet. A supplemental letter filed at docket #9176 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1725 | TRO892514FTC | 2/23/2016 | Wilson, Erise, Sr. | Gloria Wilson | 6177 | 8292 9214 | X | X | | | | Diagnosis 1/3/06; the injured party died in 2008; rep says they did not know who Tronox was, did not have access to the internet. A supplement filed at docket #8292, poor, no access to internet. A supplement at docket #9214, merely a signature and address probably meant to have been attached to a letter complaining about the delay. A supplemental letter filed at docket #9214 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1726 | TRO892512FTC | 2/23/2016 | Wilson, Gloria | Gloria Wilson | 6281 | 8136 8291 | X | X | | | | Separate motion is at docket #5057 for a Gloria Wilson with a different address, different conditions and dates. As to docket #6281: motion alleges a 1982 diagnosis; she did not understand the lawsuit; not aware of Tronox or what it had done; uneducated and unfamiliar with the internet. A supplement filed at docket #8291 saying people in area are poor and do not have internet. Supplement filed at docket # 8136; says unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1727 | TRO880136FTC | 12/4/2015 | Goulde, Willie | Goulde, Willie | 5789 | 8319 | X | X | | | | Diagnoses 2008 and earlier; unaware exposed to Tronox product. A supplemental letter filed at docket #8919 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1728 | TRO898117FTC | 6/20/2016 | Moore, Gracie | Gracie Moore | 7398 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach; paperwork lost. Prior dealing with attorney shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. No indication claim was the subject of a pending proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1729 | TRO880902FTC | 12/4/2015 | Westbrook, Jr., Grady | Grady Westbrook, Jr. | 5777 | | | X | | | | The motion at docket # 5777 is for Grady Westbrook, Jr., [TRO880902FTC]; a different motion is at docket #4991 for Grady Westbrook, Sr. [TRO886229FTC]. The excuse for Westbrook, Jr. is that he was unaware of claims process or that could file a claim; alleges violation of due process to extinguish claim. Alleges due process issue but no showing that Tronox had reason to know of claimant, no specific challenge to publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1730 | TRO904989FTC | 1/24/2017 | Gilkey, Grattye | Grattye Gilkey | 4753 | 8200 | X | X | | | | 1987 diagnosis; standard language; says the fact that he used standard language identical to others is because it was exactly what happened to him and is the truth and he should be allowed to use it. A supplemental letter filed at docket #8200. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1731 | Unknown | 12/4/2015 | Collins, Gregory | Gregory Collins | 3770 | | | X | | | | 1973 diagnosis. Says 2009 was a difficult year due to family deaths, was focused on estate matters until 2011. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1732 | Unknown | 12/4/2015 | Collins, Gregory | Gregory Collins | 4596 | 8122 | X | X | | | | 1963 diagnosis. Former resident of Columbus, MS. Says the year 2009 was challenging and stressful, two immediate family members died and for the next two years he was preoccupied with funerals and estate issues; did not know and had no reason to know exposed to a Tronox product; moved away from area in 1979; supplemental letter filed at docket #8122, notice was not sufficient; did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1733 | TRO894917FTC | 3/23/2016 | Harper, Gregory | Gregory Harper | 6348 | | X | X | | | X | 2000 and 2010 diagnoses; unaware could file a claim until he filed this claim; says symptoms of respiratory problems were in 1994 but diagnosis in 2010; says symptoms and diagnosis of high blood pressure 2000. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1734 | TRO888398FTC | 12/18/2015 | Harrison, Gregory B. | Gregory Harrison | 6191 | | X | X | | | | 1998 diagnosis; former resident of Columbus, MS; previously filed with the Colom law firm in 2002; did not know about the bankruptcy process, would have filed if he had been told about it. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, movant alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1735 | TRO900608FTC | 8/16/2016 | King, Gregory | Gregory King | 8465 | | | X | | | X | Alleges December 2009 diagnosis; unaware exposed to Tronox product; says insufficient notice; says symptoms after bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1736 | TRO889214FTC | 2/23/2016 | Mosley, Erma | Gregory Stephens | 6374 | | X | X | | | | 1996 diagnosis; was not aware or knowledgeable of the life-threatening health issues that she would acquire from living in the plant contaminated environment, therefore, had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1737 | TRO889434FTC | 2/23/2016 | Stephens, Bobbie | Gregory Stephens | 6381 | | X | X | | | | 2003 diagnosis; was not aware of the threatening health issues that she would acquire from living in the contaminated environment; did not know and had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1738 | TRO889425FTC | 2/23/2016 | Stephens, Gregory | Gregory Stephens | 6382 | | | X | | X | | Alleges diagnoses in 2007 and October 2009; says filed claim in November 2015, was told it did not qualify; says was not aware of the threatening health issues that he would acquire from living in the contaminated environment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (and any complaints about the trust's denial of such a claim) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1739 | TRO889274FTC | 2/23/2016 | Temple, Gregory | Gregory Temple | 4762 | | X | X | | | | 2000 symptoms; no diagnosis date listed; no excuse provided for failure to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1740 | TRO902922FTC | 10/13/2016 | White, Gregory | Gregory White | 3717 | | | X | | X | | Diagnosed 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1741 | TRO903243FTC | 10/27/2016 | Wright, Gregory | Gregory Wright | 3809 | | X | X | | | | 2005 Diagnosis. Says did not know that had been exposed or had reason to know. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1742 | TRO886958FTC | 12/7/2015 | McGregory, Greta | Greta McGregor | 6568 | | X | X | | | | 2005 diagnosis; unaware of the Tronox bankruptcy case; did not see any public notification; called toll free number and was told to file a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1743 | TRO887668FTC | 12/14/2015 | Butler, Izola | Greta McGregor | 6595 | | X | X | | | | Diagnoses listed as 1980 (heart failure) and "2003-2008" (cancer); the injured party died in 2008; rep says publication notice not reasonably calculated to provide notice; not aware of Tronox bankruptcy case; did not see any media notification. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1744 | TRO886671FTC | 12/7/2015 | Gardner, Robert | Gretta Gardner | 3550 | | X | X | | | | Diagnosed 2001, didn't know needed to file, thought was "already being represented." Appears to be a reference to prior class actions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Awareness of prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1745 | TRO894553FTC | 3/23/2016 | Williams, Grover | Grover William | 3900 | | X | X | | | | Filed claim w. atty Will Bambach in 2000-2001, believes paperwork lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1746 | TRO889504FTC | 2/23/2016 | Wilkins, Gus, Sr. | Gus Wilkins, Sr. | 5049 | | X | X | | | | 1987 diagnosis; previously filed claim with the Colom law firm; did not know that there were any claims or applications in 2009, was not so informed. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1747 | TRO889220FTC TRO887636FTC | 2/23/2016 | Poster, Gussie | Gussie Poster | 3442 | | X | X | | | | Diagnosis in 1978. Says unaware of the information and the possibility of her receiving a settlement for physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1748 | TRO898510FTC | 6/27/2016 | Rice, Ellis | Gwen Doss | 5496 | | X | X | | | | 2001 diagnosis; the injured party died in 2004; rep says did not receive any documentation in this matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1749 | TRO890366FTC | 2/23/2016 | Stephenson, Gwen | Gwen Stephenson | 4260 | | X | X | | | X | Standard cut-and-pasted form language as to reasons why missed the bar date. Says diagnosis was in 2012 but also says previously filed with Tollison law firm in class action in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. In addition, if claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1750 | TRO887532FTC | 12/14/2015 | Malone, Jimmie | Gwen Thompson | 4694 | 7973 8215 8375 | X | X | | | | Different address listed in last supplement (docket 8375), both addresses are listed here. Previously filed with Colom law firm 2002; injured party deceased 2003; rep says unaware of process; supp filed at docket # 7973 (letter complaining of process, refers to paperwork sent by attorneys in 2002 and need to prove lived in the area; complains is not responsible for the high volume of claims and that people who did not live in the area were paid) and docket #8215, unaware of deadline, community was not informed of deadline. A supplement filed at docket #8375 by Gwen Malone Thompson, wants to know why they did not get property damage settlement and why Pastor Jamison got it all. However, there is no record that this movant ever made a property damage claim. Participation in prior class action shows knowledge of claim and rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in prior class action or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1751 | TRO886073FTC | 12/7/2015 | Westbrook, Willie | Gwen Westbrook | 7082 | | X | X | | | X | Diagnosis dates not clear in motion form; the injured party died in 2017; rep says not aware of claims process or that could file a claim; violation of due process; most symptoms after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1752 | TRO889251FTC | 2/23/2016 | Martin, Dezzie | Gwenda Brown | 4038 | | X | X | | | | 1987 diagnosis. The injured party died in 2009. Injured party had moved to Robbins, Illinois; rep lives in Illinois. Publication notice of bar date also appeared in the Chicago Tribune. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1753 | TRO886079FTC | 12/7/2015 | Brooks, Gwendolyn | Gwendolyn Brooks | 6085 | | X | X | | | | 1970 diagnosis; standard cut-and-pasted form language as to reasons why missed bar date. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1754 | TRO885394FTC | 11/25/2015 | Davis-Prescott, Gwendolyn | Gwendolyn Davis-Prescott | 4317 | 8272 | X | X | | | | 2001 diagnosis. Reason for late filing: death in the family; also assisting ill relative at the time. Says was taking care of sick aunt in Michigan from 2007-2009, returned to Mississippi in late 2009 to care for husband on dialysis and to assist sister taking care of spouse with a stroke. A supplement filed at docket #8272. No explanation as to why filed so many years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1755 | TRO889296FTC | 2/23/2016 | Ferrell, Gwendolyn | Gwendolyn Ferrell | 7331 | | | X | | | | 1972 diagnosis; place of exposure not clear; says publication notice was not reasonably calculated to reach her; she did not know or have reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1756 | TRO891062FTC | 2/23/2016 | Harris, Gwendolyn | Gwendolyn Harris | 3848 | 6034 8997 | X | X | | X | | Trust's summary incorrectly listed this motion as dkt # 3847. Diagnosis dates not clear. Lived outside of area at deadline. A rejection notice filed at docket #6034. A supplemental letter filed at docket #8997 complaining about the process and delays. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1757 | TRO894862FTC | 3/23/2016 | Jones, Gwendolyn | Gwendolyn Jones | 4544 | | | X | | x | | Says diagnosed with asthma in 2010 (also high blood pressure in 2008); says unaware of filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1758 | TRO889376FTC | 2/23/2016 | Williams, Hezekiah | Gwendolyn Williams | 7319 | 8202 | X | X | | | | 1969 diagnosis; the injured party died prior to bar date; previously filed with atty Howard Gunn in 2002, outcome not specified; rep says did not receive notice of the bankruptcy or claim filing deadline, no written notice. A supplemental "group" letter filed at docket #8202 on behalf of 5 claimants complaining about the process, complains that they thought they were represented by class action counsel. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused failures of counsel are not grounds for relief based on excusable neglect. |
| 1759 | TRO889414FTC | 2/23/2016 | Williams, Lucile | Gwendolyn Williams | 7320 | 8202 | X | X | | | | Mid-1960s diagnosis; the injured party died prior to 2009; previously filed with atty Howard Gunn in 2002, outcome unspecified; rep says she did not have knowledge of the claims filing deadline, no written notice was received. A supplemental "group" letter filed at docket #8202 on behalf of 5 claimants complaining about the process, complains that they thought they were represented by class action counsel. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused failures of counsel are not grounds for relief based on excusable neglect. |
| 1760 | TRO889413FTC | Unknown | Murunga, Gregory | Gwendolyn Williams | 8202 | | X | X | | | | Not included in Trust's summary. Docket 8202 is a "group" letter filed for 5 claimants complaining about the process; says previously filed with atty Howard Gunn 2002 but the trust did not send her notice. Some medical records for Gwendolyn, who says that she and one other of these claimants has not received a determination notice. Says claimant thought was represented by class action counsel. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused failures of counsel are not grounds for relief based on excusable neglect. |

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| 1761 | TRO889532FTC | Unknown | Williams, Gwendolyn | Gwendolyn Williams | 8202 | | X | X | | | | Not included in Trust's summary. Letter filed for herself and 4 other claimants complaining about process. She says that she received a determination notice for 3 of the claimants but not for herself and one other claimant. Previously filed with atty Howard Gunn 2002 but the trust did not send her notice. Some medical records for Gwendolyn, who says that she and one other of these claimants has not received a determination notice. Says she thought they were represented by class action counsel. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused failures of counsel are not grounds for relief based on excusable neglect. |
| 1762 | TRO896047FTC | 4/6/2016 | Lane, Hailie | Hailie Lane | 6750 | | | X | | X | | Diagnosed 12/3/2009. Child at time of deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1763 | TRO900080FTC | 7/25/2016 | Hairston, Martha | Hairston, Martha | 5939 | | | X | | | | August 2008 diagnosis; says was unaware of the claim when it first began. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1764 | TRO885403FTC | 11/25/2015 | Eddines, Hallie | Hallie Eddines | 4906 | | X | X | | | | 2003 and 2004 diagnoses; refers to not understanding the question that was asked and trying best to answer. It appears she is referring to the Trust's procedures. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1765 | TRO901291FTC | 8/16/2016 | Hampton, Thomas | Hampton, Thomas | 6660 | | X | X | | | | Symptoms before 1971, could not afford to see doctor; unaware of claim or claim filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1766 | TRO880705FTC | 12/4/2015 | Stokes-McCrary, Hannah | Hannah Stokes-McCrary | 7776 | | X | X | | | | Diagnoses 1988, 2001, 2002; says was unaware that the exposure to a Tronox product was a health risk; heard talk about effects on businesses and/or properties, only heard things said in spontaneous conversations, only later figured out she should make a claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1767 | TRO885232FTC | 11/25/2015 | Hargrove, Vickie | Hargrove, Vickie | 5279 | | X | X | | | | 1994 diagnosis; says publication notice not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1768 | TRO880714FTC | 2/23/2016 | Hawkins, Harold | Harold Hawkins | 6891 | | X | X | | X | | Alleges a December 2009 diagnosis but also says previously filed with the Colom law firm in the 2002 Kerr-McGee Creosote Plant Class Action; TRO claim number on pre-printed form is TRO880714FTC. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on pre-2006 diagnoses were not resolved in a prior proceeding then they was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1769 | TRO88690FTC | 12/7/2015 | Mullin, Harold | Harold Mullin | 3305 | | X | X | | | X | Diagnosed 2005-2011 (numerous illnesses). Alleges lack of knowledge of right to file claims, says was suffering from significant medical problems. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Claims based on pre-2006 diagnoses were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to other pre-bar date diagnoses. Merits of any claim based on a new condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 1770 | TRO894688FTC | 3/23/2016 | Pitts, Harriet | Harriet Pitts | 7525 | | X | X | | | | Diagnoses 1971 and 1985; did not know and had no reason to know exposed to a Tronox product. Former resident of Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1771 | TRO899042FTC | 6/27/2016 | Clay, Nettie | Harriet Pitts | 7526 | | X | X | | | | 1945 diagnosis; the injured party was former resident of Columbus, MS who died in 1980; rep did not know and had no reason to know that the injured party was exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1772 | TRO899040FTC | 6/27/2016 | Watson, Taveras | Harriet Pitts | 7527 | | X | X | | | | 1985 diagnosis; the injured party incarcerated; rep is former resident of Columbus, MS filing for her son; says that the injured party did not know and had no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1773 | TRO8956553FTC | 3/24/2016 | Tate, Eugene | Harris, Annie | 5524 | | | X | | | | 1997 symptoms; diagnosis date "unknown"; the injured party is deceased; rep was unaware of claim filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 1774 | TRO889008FTC | 12/30/2015 | Harris, Muwango | Harris, Muwango | 6897 | | | X | | | X | Says symptoms and diagnosis 2010. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1775 | TRO889662FTC | 2/23/2016 | Harrison, Ruby | Harrison, Ruby | 6098 | | X | X | | | | 1971 diagnosis; standard cut-and-pasted language as to why did not file by bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1776 | TRO884709FTC | 11/25/2015 | Henry, Harry | Harry Henry | 7840 | | X | X | | | | 1990 diagnosis; previously represented by atty Bambach (does not say when), who is now deceased; was unaware exposed to Tronox product, did not know where to get paperwork. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1777 | TRO896338FTC | 4/13/2016 | Jackson, Harry | Harry Jackson | 5904 | | | X | | | X | Not aware of time limit; not informed of "expiration date"; unaware Tronox product was cause of condition; says disease had not manifested by bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1778 | TRO880840FTC | Unknown | Dickerson, Harry L. | Harry L. Dickerson | 7962 | | X | X | | | | Not included in Trust's summary. 1990s diagnosis; moved out of state; was not in the state when claims were being filed and unaware of the suit. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1779 | Unknown | Unknown | Sanders, Harvey | Harvey B. Sanders | 8011 | | | X | | | | Not included in Trust's summary. Says has no symptoms, conditions or diagnoses; says was not informed that there was a case against the company. No actual claim identified for which relief is sought. |

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| 1780 | TRO904334FTC | 1/3/2017 | Doss, Harvey | Harvey Doss | 4573 | | X | X | | | | 1984 diagnosis. Unaware of bar date and claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1781 | TRO889277FTC | 2/23/2016 | Johnson, Susie | Hattie Avent | 6930 | | X | X | | | | Diagnoses in 2001; did not know and no knowledge that she had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1782 | TRO884464FTC | 11/25/2015 | Bailey, Hattie | Hattie Bailey | 3784 | 8260 | X | X | | | | 1989 diagnosis. Did not know about claims process. A supplement filed at docket #8260, says that at the time she was not aware of the dangers of the company to the community. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1783 | TRO886933FTC | 12/7/2015 | Mack, Hattie | Hattie Mack | 3375 | | X | X | | | | Diagnosed 1990, alleges that she was in and out of the hospital, did not know she had to file by a deadline, and is taking so much medication that she can hardly think. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1784 | TRO89858FTC | 6/27/2016 | Moore, Hattie | Hattie Moore | 3718 | | | X | | X | | Diagnosed 2009. Does not say month. Only says "I had no idea at the time." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 1785 | TRO895959FTC | 4/6/2016 | Smith, Hattie | Hattie Smith | 3990 | | | X | | | | 2008 diagnosis. Says was told by a local lawyer that they were no longer taking cases for the Kerr-McGee lawsuits; date of that advice is not specified, may be referring to a prior class action claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1786 | TRO887699FTC | 12/14/2015 | Tate, Hattie | Hattie Tate | 5456 | | X | X | | | | The motion for Hattie Tate [TRO887699FTC] is filed at docket # 5456; the Trustee's summary chart incorrectly referred to it as docket #5656, but another motion is filed at that docket number. As to Hattie Tate: diagnoses dates in 1986 and 1994; claimant says was unaware of the deadline, publication notice was not reasonably calculated to provide notice; lives in rural area on a fixed income and can't afford newspapers or computer, information was not publicized on TV. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1787 | TRO902677FTC | 8/16/2016 | Barr, Hazel | Hazel Barr | 7244 | | X | X | | | X | Alleges a 2009 diagnosis but also includes a 2002 letter from Colom firm scheduling an appointment; says was unaware of deadline; thought case was closed in 2002 (referring apparently to prior class action). Also attaches a signed Rejection Notice as to post-bar date diagnoses. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1788 | TRO893358FTC | 2/23/2016 | Weston, Hazel | Hazel Weston | 5918 | | X | X | | | | 1972 diagnosis; previously filed with Colom law firm in 2002; says unaware of claims process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1789 | TRO893360FTC | Unknown | Weston, Willie | Hazel Weston | 6048 | | | X | | X | | The motion at docket #6048 is by Hazel Weston for Willie Weston [TRO893360FTC]; the motion by Willie D. Weston [TRO893357FTC] is at docket #7736. The paper filed at docket#6050 is merely a rejection an offer to provide an \$80,000 allowed claim. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1790 | TRO887822FTC | 12/14/2015 | Conner, Hearvin | Hearvin Conner | 3659 | | X | X | | | | Diagnosed 2002. Lawyer improperly filed claim (spelled name wrong, wrong diagnoses) but that apparently was in 2016. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1791 | TRO902887FTC | Unknown | Simmons Chandler, Heather | Heather Simmons Chandler | 6787 | | X | X | | | | Not included in Trust's summary. 1999 diagnosis; unaware of a claim being filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1792 | TRO893554FTC | Unknown | Edwards, Callie | Helda Edwards | 6726 | | X | X | | | | Not included in Trust's summary. 1997 diagnosis; injured party is deceased; no explanation offered as to reasons why no prior claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1793 | TRO900021FTC | 7/25/2016 | Ball, Helen | Helen Ball | 4607 | | | X | | | | April 2009 diagnosis. Former resident of Columbus, MS who still resided there at the time of the bar date. Says she did not know about the process or her rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1794 | TRO903341FTC | 10/27/2016 | Brown, Helen | Helen Brown | 7541 | | X | X | | | | 1960s diagnosis (headaches), other symptoms (dizziness) listed as "adult to present;" unaware exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1795 | TRO884170FTC | 11/13/2015 | Coleman, Sarah Ann | Helen Coleman | 4494 | | X | X | | | | The injured party was diagnosed in 2005 and died in 2007; previously filed with atty Bambach (date unclear), paperwork was lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1796 | TRO886796FTC | 12/7/2015 | Lee, Willie | Helen Dancer-Allen | 7818 | | X | X | | | | 1990 diagnosis; the injured party was a resident of Columbus, MS who died in 2012; rep says previously filed with the Colom law firm in 2001-2002; rep says that Willie Lee was disabled and unable to make any legal decisions; relatives were not aware or informed; the injured party did not know and had no reason to know exposed to a Tronox product. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1797 | TRO886799FTC | 12/7/2015 | Nash, Virginia | Helen Dancer-Allen | 7820 | | X | X | X | | | Diagnoses 1975, 1984; the injured party was a resident of Columbus, MS who died in 1988; relatives were unaware that she had been exposed to a Tronox product, they live in Ft. Worth, Texas. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1798 | TRO885582FTC | 11/25/2015 | Foster, Helen | Helen Foster | 5405 | | X | X | | X | | Multiple diagnoses, some before 1983, one in March 2009, two after the bar date; says she did not know and was not notified of any legal proceedings against Tronox. Apparently submitted a claim base on asthma diagnosis (original diagnosis date not clear) but now includes diagnoses of other conditions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1799 | TRO894996FTC | 3/23/2016 | Triplett, Alberta | Helen Glass | 3850 | | X | X | | | | The injured party was diagnosed in 2005 and died in 2006. Rep says no reason to know mother was exposed to Tronox product prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1800 | TRO884828FTC | 11/25/2015 | Harris, Helen | Helen Harris | 5640 | | | X | | X | | Says diagnosis in 2009 but also says previously filed with atty Bambach and was told another attorney had his files but he could not find out anything. Says symptoms Feb. or Mar. 2009, diagnosis Sept. 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1801 | TRO899948FTC | 7/25/2016 | Hutchinson, Helen | Helen Hutchinson | 4830 | | | X | | X | | Alleges a 2010 first diagnosis date but also says was part of 1998 Tronox class action, represented by Jeffrey Navarro; standard excuse language. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date (including merits of any defense as to the scope of any release granted in a prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1802 | TRO889748FTC | 2/23/2016 | McNeal Helen | Helen McNeal | 4828 | | | X | | X | | Not aware of filing, spoke with atty who said he would get back with her; says symptoms were in 2008 and diagnosis in 2011 but all medical records are for 2007 or earlier. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1803 | TRO880274FTC | 12/4/2015 | Melvin, Helen | Helen Melvin | 4861 | | X | X | | | | 1939 diagnosis; says did not receive "justifiable allowance under the guidance of Colom and Lundy;" not certain if that means she did receive an award but considers it too little; refers to meeting by private sectors. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1804 | TRO901431FTC | 8/16/2016 | Vogue, Catherine | Helen Vogue | 7581 | | | X | | | | 2006 diagnosis; the injured party is deceased; rep says she was unaware of the process until she had to sign as a beneficiary for a claim that had been filed for her father and then became aware of the claims process. Family was obviously aware of process as claim was made on behalf of father. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1805 | TRO889472FTC | 2/23/2016 | Henderson, Tanya | Henderson, Tanya | 5591 | | | X | | | | 2007 diagnosis; says did not know about claim, did not hear about it from anyone. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1806 | TRO900371FTC | Unknown | Granger, Henry | Henry Granger | 8017 | | X | X | | X | | Not included in Trust's summary. Diagnoses 1997, 1999, 2017; says was unable to receive the information and respond in a timely manner because was out of the state, but listed a Mississippi address in response to a question about residence in 2009-2011. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1807 | TRO898475FTC | 6/27/2016 | Jefferson, Henry | Henry Jefferson | 4225 | | X | X | | | | 1975 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1808 | TRO894751FTC | 3/23/2016 | Moore, Henry | Henry Moore | 5601 | | | X | | X | | Alleges a first diagnosis in 2014; standard cut-and-pasted language as to reason did not file by bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1809 | TRO898476FTC | 6/27/2016 | Shelton, Henry | Henry Shelton | 8501 | | | X | | | | Motion contains no information, just a signature page. |
| 1810 | TRO901236FTC | 8/16/2016 | Drake, Herman | Herman Drake | 6351 | | | X | | X | | Alleges various diagnosis dates, all of which are after the bar date; had no knowledge of the Tronox bankruptcy case; standard language as to reasons missed bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1811 | TRO889285FTC | 2/23/2016 | Granderson, Hermas | Hermas Granderson | 4198 | | X | X | | | | 1972 diagnosis. Unaware exposed to dangerous Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1812 | TRO892902FTC | 2/23/2016 | Hester, Eddie | Hester Jr., Eddie | 6646 | | X | X | | | | 1983 diagnosis; injured party dies in 1985; rep. did not know/no reason to know father had been exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 1813 | TRO901482FTC | 8/16/2016 | Lang, Johnnie | Hester Lang | 6755 | | X | X | | | | 1987 diagnosis; unaware able to file on behalf of deceased; did not know or have reason to know husband had been exposed prior to deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1814 | TRO893964FTC | 3/2/2016 | Easley, Hettie | Hettie Easley | 7265 | | X | X | | | | 1985 diagnosis; previously filed with Colom law firm 2002; did not know could file a claim in Tronox bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1815 | TRO900016FTC | 7/25/2016 | Hall, Hiawatha | Hiawatha Hall | 4951 | | X | X | | | | 2003-04 diagnoses; says was unaware of rights regarding any such claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1816 | TRO905774FTC | 4/24/2017 | Hicks, Amanda | Hicks, Amanda | 5727 | | | | | | X | 1993 diagnosis; lived in Columbus, MS at time of the bar date but moved away with parents who were serving in active military - Air Force - provides dates of parents' service. Unclear if movant was a minor as of the bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1817 | TRO895303FTC | 3/23/2016 | Williams, Hilbert | Hilbert Williams | 5931 | | X | X | | | | Diagnoses 2001 and earlier; previously filed with Colom law firm, received \$550 settlement in 2003; says was a minor at the time and had no knowledge of another potential claim, but obviously someone was aware and acting for the movant if the movant received a settlement in a prior class action; says was unaware of bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1818 | TRO894863FTC | 3/23/2016 | Hodges, Marquis | Hodges, Marquis | 5571 | | | X | | | | 2008 diagnosis; unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1819 | TRO904085FTC | 1/3/2017 | Clay, Horace | Horace Clay | 6385 | | | X | | X | | Did not know and no reason to know exposed to a Tronox product; says publication notice of the bar date was not reasonably calculated to provide notice; says symptoms and diagnosis after bar date (but also "whited out" original dates on application). Motion does not identify a pre-bar date claim for which relief is sought, so motion for relief based on excusable neglect or due process is denied. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 1820 | TRO893995FTC | 3/2/2016 | Horton, Willa | Horton, Willa | 4907 | | | X | | | | 1987 diagnosis; says she was very sick in hospital with a thyroid condition but lists no dates. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1821 | TRO886421FTC | 12/7/2015 | Reed, Howard | Howard Reed | 8493 | | | X | | | | Motion contains no information, just a signature page. |
| 1822 | TRO887225FTC | 12/14/2015 | Smart, Howard | Howard Smart | 4883 | | | X | | X | | Misinterpreted conditions of the claim; unaware exposed to Tronox product; forgot to include most recent health conditions. says diagnosis was October 2009. Motion does not identify a pre-bar date diagnosis for which relief is sought based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1823 | TRO885152FTC | 11/25/2015 | Stovall, Howard | Howard Stovall | 6788 | | | X | | X | | Says diagnosed November 2014 but also says retained attorney (Wilbur Colom) in 2005; says had no knowledge of Tronox bankruptcy case, but Mr. Colom was actively involved in the bankruptcy case and received direct notice of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1824 | TRO891379FTC | 2/23/2016 | Winston, Howard | Howard Winston | 4119 | | X | X | | | | 1987 diagnosis. Alleges notice of bar date was not reasonable but does not contend that Tronox knew of the claimant or of the movant's claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1825 | TRO887771FTC | 12/14/2015 | Howard, Kimberly Andrews | Howard, Kimberly Andrews | 5697 | | | X | | X | | Says symptoms 2010 and diagnosis 5/9/2013; was not aware of the bankruptcy case. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1826 | TRO895381FTC | 3/24/2016 | Hudak, Constance | Hudak, Constance | 6669 | | | X | | | | 73-74 diagnosis but unaware of source of problems; no explanation of any efforts to pursue or to investigate causes of condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1827 | TRO885173FTC | 11/25/2015 | McKnight, Hughlon | Hughlon McKnight | 4881 | | X | X | | | | Previously filed with Colom law firm in 2002; received \$265; unaware of the bankruptcy case; did not receive notice form letter, newspaper TV or radio. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. No other claim specified that was not already resolved. Even if 2002 claim had not been resolved it would have been barred under the applicable statute of limitations before the Tronox bankruptcy filing. Participation in prior proceeding also shows awareness of claim and of legal rights, motion alleges lack of actual knowledge of the bar date but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect in any event. |
| 1828 | TRO885154FTC | 11/25/2015 | McKnight, Jr., Hughlon | Hughlon McKnight, Jr. | 4877 | | X | X | | | | Conditions predated 1986; says unaware of bar date or of Tronox case. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Even if the claim had not been time-barred, the motion alleges a lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1829 | TRO903084FTC | 10/13/2016 | Hannah, Eddie | I. Jean Lee | 7006 | 8150 | X | X | | | | 1985 diagnosis; the injured party is a former resident of Columbus, MS who died in 2007; rep unaware of opportunity to file a claim in Tronox bankruptcy case; unaware of legal publications regarding filing a claim; violation of due process. A supplement filed at docket #8150; does not subscribe to WSJ; requests a list of the 35 other publications in which they noticed the bar date (the list is included in the accompanying opinion); did not receive mailed notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1830 | TRO901239FTC | 8/16/2016 | Lewis, Icola | Icola Lewis | 3616 | | X | X | | | | Diagnosed 1967, was not aware of deadline until it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1831 | TRO895123FTC | 3/23/2016 | Coleman, Ida | Ida Coleman | 6553 | | | X | | X | | Alleges October 2009 diagnosis but also says previously filed with the Colom law firm; says was not aware of the proof of claim in the Tronox bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. No pre-bar date diagnosis identified for which relief is sought, motion is denied to extent it seeks relief from the bar date based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date (including any defense as to the possible effects of participation in a prior litigation) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1832 | TRO901490FTC | 8/16/2016 | Hampton, Ida | Ida Hampton | 3972 | 6169 8278 | | X | | | X | | Says forgot paperwork, mother fell and broke ankle, was a stressful time, but may be referring to time it took to file the motion rather than compliance with the 2009 bar date. A duplicate motion filed with some additional conditions at docket #6169. A supplement filed at docket #8278, saying trying to get additional medical records but also attached is a separate acceptance for William Hampton. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1833 | TRO901453FTC | Unknown | Hampton, William | Ida Hampton | 8278 | | | X | | | X | | Not included in Trust's summary. Not a motion for relief, just papers showing acceptance of an offer of a scheduled value of \$10,000 by Trust. |
| 1834 | TRO898599FTC | 6/27/2016 | Orr, Joe | Ida Moore Orr | 5314 | | | X | | | X | | Claim based on cancer; diagnosis date unclear; says did not know about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1835 | TRO900719FTC | 8/16/2016 | Orr, Ida | Ida Moore Orr | 8361 | | | X | | | | | Says had not heard about deadline at the time; says diagnosis 2009/ prior to 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1836 | TRO900903FTC | 8/16/2016 | Moore, Ella Mae | Ida Moore-Orr | 5228 | | X | X | | | | | 1995 diagnosis; did not know anything about the Tronox claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1837 | Unknown | 2/23/2016 | Robinson, Ida | Ida Robinson | 7862 | | X | X | | | | Diagnoses 2004 and 2005; previously retained Colom law firm and was paid \$550; says has not been fairly compensated; unaware that attorney would not file a claim on claimant's behalf. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. In addition, no indication the Colom firm continued to represent movant in 2009, but that would not be helpful because the Colom firm received direct notice of the bar date. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1838 | TRO888747FTC | 12/24/2015 | Williams, Barbara | Ida Williams | 4941 | 8958 | X | X | | | | 2000 diagnosis; the injured party died in 2003; previously filed with Colom law firm in connection with prior class action; standard form language as to reasons for not filing a timely claim. A supplemental letter filed at docket #8958 complaining about the process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If the claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1839 | TRO886751FTC | 12/7/2015 | Williams, Iesha | Iesha Williams | 5532 | | | | | | X | 1992 diagnosis; minor at time of bar date, did not know of proceeding and did not see notices. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1840 | TRO884916FTC | 11/25/2015 | Williams, Iesha | Iesha Williams | 5853 | | | X | | X | | Diagnoses in 2010; unaware of the process and did not know could file a claim; violation of due process. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1841 | TRO880755FTC | 12/4/2015 | Young, Iker | Iker Young | 7474 | | X | X | | | | Diagnosis date(s) not clear; says he first filed a claim in 1996-1999, when Kerr-McGee first discovered that the water where he lived was exposed to chemicals. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1842 | TRO902204FTC | 9/14/2016 | Dancy, Imogene | Imogene Dancy | 4556 | | X | X | | | | 1976 diagnosis. Worked for Kerr-McGee but unaware of bankruptcy settlement because on leave; says she will accept the payment for Tronox (not certain of the reference) but wants to be considered for damages from Kerr-McGee. Court has no jurisdiction over Kerr-McGee or Tronox at this point, the claims process relates only to the Tort Claims Trust that was set up under the 2010 Tronox plan of reorganization. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1843 | Unknown | 2/23/2016 | Stewart, Ina | Ina Stewart | 7870 | | X | X | | | | 1975 symptoms; not recall when diagnosed; filed a claim between 2005 and 2008, does not recall name of law firm or agency that processed claim but knows it was not successful. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1844 | TRO884254FTC | 11/25/2015 | Jones, India | India Jones | 6625 | | | | | | X | Diagnosis "1994-2005;" underage at time of filing deadline. Born 11/28/90, apparently (that is date exposure began). Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1845 | TRO891879FTC | 2/23/2016 | Sherod, Ineal | Ineal Sherod | 6784 | | X | X | | | | 1999 symptoms; as to date of diagnosis, says "yes;" says filed claim in 1991 with attorney William Bambach, papers have been lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1846 | TRO894353FTC | 3/2/2016 | Stewart, Aniyah | Ineal Sherrod | 6730 | | X | X | | | | 2004 diagnosis; filed with atty Bill Bambach in 2004, lost paperwork. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1847 | TRO905329FTC | 3/1/2017 | Butler, Ceabon | Ineze Robinson | 5465 | | X | X | | | | 1994 diagnosis; the injured party died in 1994; previously filed with Colom law firm 2004-2006; says filed twice and both times paperwork lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel in prior action is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1848 | TRO893504FTC | Unknown | Gore, Iola | Iola Gore | 5897 | | | X | | X | | Not included in Trust's summary. Just signed rejection form and signed motion form, no information. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1849 | TRO884627FTC | 11/25/2015 | Shields, Irene | Iren Shields | 3476 | | | X | | | | Disease diagnosed in June 2009; says did not know and no reason to know exposed to a Tronox product. Does not allege lack of awareness of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1850 | TRO886696FTC | 12/7/2015 | Lash, Addie | Irene Hairston | 5675 | | X | X | | X | | Diagnosis dates listed as "1978-2009 until she died"; the injured party died in Jan. 2009; rep says did not file because did not know and had no reason to know about the deadline; discharge of claim is a violation of due process. Unclear if continuing condition or series of different diagnoses, but accrual of claim based on a continuing condition occurs when it was first diagnosed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1851 | TRO884924FTC | 11/25/2015 | Lash, Walter | Irene Hairston | 5680 | | X | X | | | | 1973 diagnosis; the injured party died in 1979; rep says did not know and had no reason to know about the deadline; says discharge of claim violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1852 | TRO900309FTC | Unknown | Lindsey, Irine | Irine Lindsey | 6991 | | | X | | | | Not included in Trust's summary. Diagnosis date unknown; no reason provided as to why missed the bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 1853 | TRO903691FTC | 11/23/2016 | Peters, Irish | Irish peters | 4922 | | X | X | | | | 1950 diagnosis; unaware of bar date; did not know and no reason to know exposed to Tronox product; a violation of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1854 | TRO894664FTC | 3/23/2016 | Gore, Irma | Irma Gore | 6835 | | X | X | | | X | Alleged first diagnosis in 2012 but also says previously filed with the Colom law firm in the 2002 Kerr-McGee creosote plant class action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1855 | TRO886673FTC | 12/7/2015 | Irions, Irma | Irma Irions | 5530 | | X | X | | | X | Alleges August 2009 diagnosis but also says previously filed with Colom law firm in 2002 class action; standard cut-and-pasted language as to why did not file by bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1856 | TRO891385FTC | 2/23/2016 | Jones, Irma | Irma Jones | 6044 | | | X | | | X | Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1857 | TRO885338FTC | 11/25/2015 | Turner, Isaac | Isaac Turner | 4858 | | X | X | | | | 2001 diagnosis; surgeries in 2004 and 2010. Says did not have any reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1858 | TRO891646FTC | 2/23/2016 | Brooks, Isiah | Isiah Brooks | 5120 | | | | | | | X | Minor; says exposure began in 1999. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1859 | TRO887198FTC | 12/14/2015 | Green, Ivory | Ivory Green | 3345 | | X | X | | | | | Diagnosed 1999, was "not aware disease was connected to chemicals until later," filed when heard of claims process in 2015. No specifics as to excusable neglect or due process contentions given diagnosis in 1999. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1860 | TRO897588FTC | 5/25/2016 | Harris, Johnny | Ivory Harris | 7794 | | | X | | | | | 2006 diagnosis; the injured party died in 2006; rep did not file because did not know date of deadline; no notice was sent concerning it; the community retained information as a secret. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1861 | TRO898954FTC | Unknown | Gandy, Ivy | Ivy Gandy | 5821 | | | X | | | | | Not included in Trust's summary. Motion contains no information, just a signature page. No basis for relief. |
| 1862 | TRO893556FTC | 2/23/2016 | Perry, J. P. | J. P. Perry | 4846 | | X | X | | | | | Diagnoses in childhood (1960s or so); unaware of bankruptcy case; when worked at Kerr-McGee, they did not tell him about the harmful chemicals; says hospital does not have medical records for years at issue. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Even if the claim had not been time-barred, the motion alleges a lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1863 | TRO880320FTC | 12/4/2015 | Perry, J. P., Sr. | J. P. Perry | 4852 | | X | X | | | | The motion for J.P. Perry Sr. is at docket #4852; injured party is deceased; rep says unaware of case as he is a contract worker and spends time out of town. Diagnosis dates unclear but submissions say heart problems traced to 1980s. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1864 | TRO904278FTC | 1/3/2017 | Lyons, J.C. | J.C. Lyons | 4419 | 6000 | X | X | | | | Diagnoses in 1976, 1980, 1983. Unaware exposed to Tronox product or that it was cause of condition; a duplicate of this motion is filed at docket #6000. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1865 | TRO889253FTC | 2/23/2016 | Walker, J.D. | J.D. Walker | 5872 | | | X | | X | | Standard cut-and-pasted form language as to reasons why missed bar date; only refers to dates of recent conditions after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1866 | TRO888049FTC | 12/18/2015 | Hayden, Jack | Jack Hayden | 7120 | | | X | | X | | Says symptoms after bar date, does not provide date for a diagnosis and does not provide an excuse. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1867 | TRO893150FTC | 2/23/2016 | Jones, Mary | Jackie Coleman | 3840 | | X | X | | | | Filed for a relative who was diagnosed in 1992 and died in 1998. Says unaware of exposure prior to bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1868 | TRO887297FTC | 12/14/2015 | Hill, Jackie | Jackie R. Hill | 6462 | | X | X | | | | Previously filed with the Colom law firm in 2002; says did file a claim before the deadline date but only record of a claim in the bankruptcy case is one filed in 2015. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, if was represented by the Colom firm at the time of the bankruptcy, that firm received direct notice of the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1869 | TRO889932FTC | 2/23/2016 | Sanders, Jackie | Jackie Sanders | 6797 | | X | X | | | | 1972 diagnosis; unaware of deadline until after it had passed; did not know affected by a Tronox product, says discharge of claim violates due process but does not say how. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1870 | TRO887780FTC | 12/14/2015 | Poole, Walsa | Jackson, Annie | 6736 | | X | X | | | | 1998 diagnosis; injured party died in 2004; states that injured party did not know/have reason to know exposed prior to deadline. Also, injured party resided out of state with daughter as full-time caretaker, due to medical condition. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1871 | TRO887695FTC | 12/14/2015 | Jackson, Kenneth | Jackson, Kenneth | 5920 | | X | X | | | | 1978 symptoms; diagnosis "yes"; previously filed with Colom law firm in 2002; not aware could file a bankruptcy claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1872 | TRO903289FTC | 10/27/2016 | Bell, Jacoby | Jacoby Bell | 6993 | 8288 | X | X | | | X | Unaware of deadline; did not know or have reason to know exposed to a Tronox product; says discharge of claim was a denial of due process; does not provide date of first diagnosis and only provides recent medical records. A supplement filed at docket #8288, says did not know or hear anything about filing a claim with Tronox in 2012, first learned of it in 2017 with future tort claim. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1873 | TRO893549FTC | 2/23/2016 | Harris, Jacqueline | Jacqueline Harris | 7042 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. No indication that claim was ever actually asserted in an ongoing proceeding. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1874 | TRO890156FTC | 2/23/2016 | Kyles, Jacqueline | Jacqueline Kyles | 5313 | 8974 | X | X | | | | 1991 diagnosis; unaware she was eligible to file. A supplemental letter filed at docket #8974 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1875 | TRO901655FTC | 8/16/2016 | Smith, Jaqualyn | Jacquelyn Smith | 5365 | | | | | | X | Minor, moved to another county and was not aware of the claim; did not know and no reason to know exposed to Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1876 | TRO890496FTC | 2/23/2016 | Jackson, Jaquelin | Jacquelin Jackson | 3843 | | X | X | | | X | In response to question about specific diseases or physical conditions allegedly caused by exposure the claimant appears to have listed all medical conditions that have ever been diagnosed, some of which are after the bar date. Connection to creosote of many of the conditions listed (contusions, soft tissue injuries) is not clear. Claims that did not know of exposure to Tronox products. Alleges lack of knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of legal rights and claims), not sufficient for relief based on excusable neglect or due process as to claims based on conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1877 | TRO895797FTC | 3/24/2016 | Mullens, John | Jacqueline Aderinto | 3804 | | X | X | | | | 1981 diagnosis, says no reason to know exposed prior to deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1878 | TRO886677FTC | 12/7/2015 | Austin, Jacqueline | Jacqueline Austin | 3432 | | X | X | | | X | Diagnosis dates unclear, form says "1999-2015." Previously filed with atty Bambach; paperwork lost. Attorney error is not grounds for excusable neglect or due process relief unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1879 | TRO890121FTC | 2/23/2016 | Bolton, Jacqueline | Jacqueline Bolton | 4356 | | X | X | | | | 2004 diagnosis. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1880 | TRO889225FTC | 2/23/2016 | Bolton, Jimmy | Jacqueline Bolton | 4391 | | X | X | | | | 1990 diagnosis. Unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1881 | TRO896688FTC | 4/25/2016 | Bradford, Jacqueline | Jacqueline Bradford | 6880 | | X | X | | | | 1989 diagnosis; former resident of Columbus, MS who still lived there in 2009; says claim was filed (unclear in what proceeding) but was told by attorney that paperwork could not be located. By then, the deadline had passed. Also told that because he did not live in Columbus, MS, it would be a waste of time to file after the claim expiration date; does not say who gave that advice, but reference to residency suggests these conversations may have related to prior class action. In any event, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1882 | TRO893149FTC | 2/23/2016 | Coleman, Jacqueline | Jacqueline Coleman | 3836 | 4823 | x | X | | | | 1985 diagnosis but recurrence of tumors after bar date. Was unaware of exposure prior to deadline. She and her physicians did not know of connection to creosote. Says did not have access to any of the publications with notice, but notice was published in the Commercial Dispatch in Columbus. Also says notice only allowed 52 calendar days or 36 business days to file a claim and that was unreasonably short, but that does not explain why she filed no claim until more than six years after the bar date. Says did not know and no reason to know exposed to a Tronox product; she says that "unlike the case heard by the court in Standard Bank who heard about the contamination in October 2012 and did not file until September 2014" she says that when she learned of it in 2015, she filed immediately. A supplemental form was filed at docket # 4823. Suggests she consulted with physicians about causal connection and was unaware of creosote link. However, connections between creosote exposures and health issues were the subject of widespread publicity in Columbus, MS beginning in 1999. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1883 | TRO888134FTC | 12/18/2015 | Dunn, Verna | Jacqueline Dunn-Rencher | 6599 | | X | X | | | | 2005 diagnosis; the injured party died in 2005; place of exposure not clear; rep says saw no publication notice of the claims; the notice was only published 14 days, the notice was not reasonably calculated and did not allow town to become aware or make known of the publication to family and friends. She does not subscribe to any of the publications or know anyone in those nearby cities she lives in Georgia and had no knowledge of the notice until a family member informed her. Complaints about amount of time between the publication date and the bar date do not explain the many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1884 | TRO888135FTC | 12/18/2015 | Dunn, Richard | Jacqueline Dunn-Rencher | 6609 | | | X | | | | February 2006 diagnosis; former resident of Columbus, MS who moved to Georgia; says publication notice was not reasonably calculated to provide notice but does not provide reasoning. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1885 | TRO894097FTC | 3/2/2016 | McMath, Jacqueline | Jacqueline McMath | 6936 | | | X | | X | | 2009 diagnosis; says did not know about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1886 | TRO904947FTC | 1/24/2017 | Pramick, Jacqueline | Jacqueline Pramick | 4048 | | | X | | | | Miscarriages in 1977-78. Unaware that claims for illnesses or injuries other than cancer were being considered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 1887 | TRO914697FTC | 7/26/2017 | Sadowski, Jacqueline | Jacqueline Sadowski | 5273 | | | X | | | | 1992 and 1997 diagnoses; did not receive direct notice which allegedly violated due process; unaware of claims filing. Complains about lack of direct notice but does not allege that Tronox was aware of the claimant's claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1888 | TRO890881FTC | 2/23/2016 | Young, Jacqueline | Jacqueline Young | 5719 | | | X | | X | | Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 1889 | TRO893673FTC | 3/2/2016 | Harris, Jada | Jada Harris | 5650 | | | X | | X | | Previously filed with atty Bambach; paperwork lost. Unclear if claims a new condition arose in 2017. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1890 | TRO886540FTC | 12/7/2015 | Fulgham, Jadalyn | Jadalyn Fulgham | 5337 | | | | | | X | 2002 diagnosis; says was a minor. A supplemental letter filed with others at docket #8967 complaining about the process. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1891 | TRO895078FTC | 3/23/2016 | Shinn, Jahiem | Jahiem Shinn | 3483 | | | X | | X | | Says no diagnosis until June 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1892 | TRO884063FTC | 11/13/2015 | Moore, Jaimee | Jaimee Moore | 6215 | | | X | | | | February 2006 diagnoses; did not know exposed to a dangerous chemical; does not have access to any of the newspapers where the notice was posted and does not even know of most of them; in any event, the publication only allowed 52 calendar days or 36 business days to file, not a reasonable amount of time to gather the necessary information, including medical records, to adequately support and document a claim for contamination. Complaints about short amount of time before the bar date do not explain or justify the claimant's seven-year delay before making a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1893 | TRO885875FTC | 11/25/2015 | Abrams, Jaitra | Jaitra Abrams | 5474 | | | | | | X | Minor at the time of the bar date; says did not know and had no reason to know she was sick; did not know and no reason to know about the claim against Tronox; she did not see or get the newspaper. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1894 | TRO890290FTC | Unknown | Fenster, Jakala | Jakala Fenster | 8022 | | | X | | X | | Not included in Trust's summary. Diagnoses 2009-2011; says did not understand or know the steps to file, incompetent, does not provide details. Insufficient showing of inability in 2009 to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1895 | TRO898800FTC | 6/27/2016 | Agnew, Jakarta | Jakarta Agnew | 6839 | | | X | | | | September 2008 diagnosis; unaware of claim deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1896 | TRO904210FTC | 1/3/2017 | Dancy, Jakayla | Jakayla Dancy | 4528 | | | | | | X | 2005 and 2005 diagnoses. Says was too young to know about it and mother did not know about it. Age at time of bar date is unclear. Will permit supplemental submission to verify age as of 2009 bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1897 | TRO901785FTC | 9/14/2016 | Shelton, Earlie | Jake Shelton | 6013 | | | X | | | X | Retained the Colom law firm, date unclear; says did not know about the case at the time; people were saying different dates; she did not know who was telling the truth, says diagnosis was 8/12/09 but includes a paper from Jan. 2009 that refers to a chronic condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1898 | TRO894808FTC | 3/23/2016 | Harris, Jakki | Jakki Harris | 6950 | | X | X | | | X | Diagnosis dates unclear, says "in twenties"; was not aware of filing a claim; unaware exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1899 | TRO898903FTC | 6/27/2016 | Elam, Jalen | Jalen Elam | 5950 | | | X | | | X | Various diagnoses from 2007 to 2010; unaware of the claims process and did not know could file a claim; alleges violation of due process, does not say why. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1900 | TRO901705FTC | 8/16/2016 | Elizenberry, Jamaal | Jamaal Elizenberry | 7814 | | | | | | X | 2006 diagnosis; minor; not aware of lawsuit. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1901 | TRO888620FTC | 12/24/2015 | Harrison, Jamal | Jamal Harrison | 3570 | | | X | | | X | Diagnosed in 2013. Complains about notice. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1902 | TRO885654FTC | 11/25/2015 | Moore, Jamal | Jamal Moore | 4868 | | | | | | X | 2002 birth and diagnosis; minor; rep says unaware of bankruptcy case. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1903 | TRO892218FTC | 2/23/2016 | Spencer, Jamal | Jamal Spencer | 5838 | | X | X | | | | 1995 diagnosis; was not aware of any proofs of claims in Tronox proceeding in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1904 | TRO886396FTC | 12/7/2015 | Harris, Jamar | Jamar Harris | 3315 | | X | X | | | | Date diagnosed is "yes." Alleges did do paperwork in 1999, but it was lost by attorney William Bambach, who is deceased. Mr. Bambach did not die until long after the bar date. Attorney error also is not proper ground for excusable neglect or due process relief. Prior paperwork likely was in connection with different legal proceeding as Tronox bankruptcy was not filed until 1999. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with counsel confirm movant's awareness of legal rights and claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claims that had accrued as of 1999 were time-barred under the applicable statute of limitations by the time of the Tronox bankruptcy filing in 2009. |
| 1905 | TRO887034FTC | 12/14/2015 | Jones, Jamarcus | Jamarcus Jones | 4440 | | | | | | X | 1993 and 2006 diagnoses. Minor, says not aware exposed to Tronox product, but no explanation of parents' or guardian's knowledge or actions or their diligence in pursuing rights and claims. Will permit supplemental submission to verify age at bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1906 | TRO893958FTC | 3/2/2016 | Summerville, Jamaya | Jamaya Summerville | 5473 | | | | | | X | Minor at the time of the bar date, apparently born in 1999; did not know and no reason to know exposed to Tronox product; discharge of claim is a violation of due process. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 1907 | TRO894963FTC | 3/23/2016 | Spratt, Jame R. | Jame R. Spratt | 6018 | | X | X | | | X | Symptoms and diagnosis dates not specified; says did not know there was a deadline and did not know where to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1908 | TRO899290FTC | 7/11/2016 | Thomas, Jamel | Jamel Thomas | 6187 | | X | X | | | X | Was not aware of the claim during that period; motion says symptoms and diagnosis 2000 but medical records are only for 2009 and after. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1909 | TRO893107FTC | 2/23/2016 | Babkowski, James | James Babkowski | 6758 | | | X | | | | 1978 diagnosis; never heard of Tronox case because lived outside of the area and father, who still lived in area, kept the information from her. However, was an adult at time of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1910 | TRO893548FTC | 2/23/2016 | Beckwith, James | James Beckwith | 4082 | | X | X | | | | 2002 diagnosis. Former resident of Lowndes County, MS. Says had no reason to know exposed to dangerous Tronox product; lived in Ohio at bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1911 | TRO895734FTC | 3/24/2016 | Brewer, James | James Brewer | 5828 | | | X | | | | Motion contains no information, just a signature page. |

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| 1912 | TRO887836FTC | 12/14/2015 | Brown, James | James Brown | 5435 | | X | X | | | | Diagnoses all 1997 or earlier. Unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1913 | TRO886364FTC | 12/7/2015 | Connors, James | James Connors | 3301 | | | X | | | | Diagnosed 2007, alleges excusable neglect due to fact that he did not know he had been exposed until after the deadline (knew he had skin cancer, but not aware that it was due to creosote exposure). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1914 | TRO913992FTC | 6/28/2017 | Daniel, Early | James Daniels | 7514 | 7710 | X | X | | | | Diagnoses 1955, 1962, 1970, 1973; the injured party is a former resident of Birmingham, Alabama who died in 1973; rep says the bar date form of notice was insufficient on its face but does not say how; says publication notice was not reasonably calculated to provide notice; prior to bar date, claimant did not know and had no reasonable knowledge that he had been exposed to a Tronox product. A duplicate motion with supplemental material filed at docket # 7710. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. If claim is based on exposures in Mississippi or Alabama then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1915 | TRO898480FTC | 6/27/2016 | Davenport, James | James Davenport | 3697 | | | X | | | | Form signed but not filled out at all, no information as to reasons why did not file a timely claim. |
| 1916 | TRO897537FTC | 5/25/2016 | Douglas, Shakita | James Douglas | 4921 | | | X | | | | 2008 diagnosis and death; says no publication notice before death in 2008, but the bankruptcy case was not filed until 2009, publication notice appeared in Commercial Dispatch in June 2009. Says injured party did not know of exposure to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1917 | TRO897536FTC | 5/25/2016 | Douglas, Jayden | James Douglas | 4936 | | | | | | X | Minor; 2006-07 diagnoses; representative does not give reason for lack of timely filing. Will permit supplemental submission to explain reasons why parents or guardians did not file earlier, why so many years passed after the bar date before a claim was filed, and whether relief is warranted. |

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| 1918 | TRO897535FTC | 5/25/2016 | Douglas, Jakayla | James Douglas | 5610 | | | | | | X | 2003/2004 symptoms, no diagnosis date; minor at time of bar date, no other excuse offered. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1919 | TRO903693FTC | 11/23/2016 | Edwards, James | James Edwards | 3749 | | X | X | | | | Diagnosed 2001, had no knowledge of case until 2016, moved away, does not say what new location was. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1920 | TRO895593FTC | 3/24/2016 | Fenton, James | James Fenton | 4487 | | | X | | | | 2008 diagnosis. Unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1921 | TRO892316FTC | 2/23/2016 | Hanson, James | James Hanson | 3891 | | X | X | | | | 1990 diagnosis. Says was out of town working (does not say how long) in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1922 | TRO904149FTC | 1/3/2017 | Hanson, Kay | James Hanson | 6192 | | X | X | | | | 1991 diagnosis; rep says that the injured party did not file because of her health condition in 2009 but does not explain many years' delay after 2009 before filed the claim. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1923 | TRO897705FTC | 5/25/2016 | Harris, James | James Harris | 3796 | | | X | | | | Trust's report treated motions at docket 3796 and docket 4194 as having been filed by the same person, but that may be an error since different addresses are listed. Motion at docket 3796 is for James A. Harris [TRO897705FTC], motion at docket 4194 is for James Harris [TRO900378FTC]. James A. Harris (docket 3796) alleges he was diagnosed in February 2008, was not aware of the bar date deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1924 | TRO900378FTC | 7/25/2016 | Harris, James | James Harris | 4194 | 4195 | | X | | | X | Trust incorrectly listed the motion at docket 3796 as being by this movant; the correct motion by James Harris is at docket 4194, which was not listed on the Trust's summary. Alleges September 2009 diagnosis. Says did not know about claims until after bar date. Duplicate at docket 4195. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1925 | TRO0900416FT C | 7/25/2016 | Jones, James | James Jones | 6407 | 9046 | X | X | | | | Various diagnoses before 2000; was not informed could file a claim. A supplemental letter filed at docket #9046 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1926 | TRO894401FTC | 3/2/2016 | Latham, James | James Latham | 3559 | | X | X | | | | Diagnosed 1995, alleges made claim with Colom in 2002. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1927 | TRO885549FTC | 11/25/2015 | Liddell, James | James Liddell | 6909 | | | X | | | X | 2010 diagnosis; says uncertain of dates of exposure and believes it was after bar date; says that at the time application was filled out, he was not properly notified of future tort claim, he was out of town working. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1928 | TRO890521FTC | 2/23/2016 | McCarthy, James | James McCarthy | 3963 | | | X | | | X | Diagnosed 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1929 | TRO889320FTC | 2/23/2016 | Meady, James | James Meady | 7571 | | | X | | | | 2006 diagnosis; no excuse provided. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 1930 | TRO884659FTC | 11/25/2015 | Mullins, James | James Mullins | 5852 | | | X | | | | 2008 diagnosis; previously filed with atty Bambach, was informed that paperwork was given to another attorney and they would contact him but they did not. When he tried to find out by asking he was told it was too late. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1931 | TRO903661FTC | 11/23/2016 | Holiday, Otis | James Otis Holliday | 4805 | | | X | | X | | Says symptoms and diagnosis 2015; standard cut-and-pasted summary language as to reasons for not filing. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1932 | Not listed | Unknown | Outlaw, James | James Outlaw | 4739 | | | X | | | | Not included in Trust's summary. Signed forms, no other information. |
| 1933 | TRO891687FTC | 2/23/2016 | Sharkey, James | James Sharkey | 4779 | | | X | | | | 2008 diagnosis. Says did not know. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1934 | TRO892245FTC | 2/23/2016 | Sharp, James | James Sharp | 4608 | | | X | | X | | Repeats standard language as reason for not filing: was not aware of the bankruptcy case, did not see notices, called after bar date and was told to submit a Future Tort Claim. Says symptoms and diagnosis were in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1935 | TRO884095FTC | 11/13/2015 | Shelton, James | James Shelton | 7221 | | | X | | | X | | The motion at docket #7221 is for James Shelton [TRO884095FTC]; the Trustee's chart incorrectly listed this claimant as having made the motion at docket #4010 but that was for a different individual, James Lee Shelton [TRO885186FTC]. James Shelton alleges in the motion at docket #7221 that his son received a 2015 diagnosis; also says he previously filed with the Colom law firm in the 2002 class action, outcome undisclosed; unclear if this claim is filed on behalf of James Shelton as the injured party or if it seeks compensation for his child. Says unaware of claims process; did not have knowledge of an ongoing Tronox case; did not receive a phone call, letter, not learn anything from TV or radio concerning this matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on the parent's conditions that were diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. To the extent the claimant wishes to pursue a claim based on a condition first diagnosed after the bar date (whether for himself or on behalf of his child), the merits of that claim should be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1936 | TRO888890FTC | 12/30/2015 | Shetton, James | James Shetton | 5216 | | X | X | | | X | | Claims diagnosed in 1990, 2009, 2016, 2017; unclear if diagnoses are for different conditions. Previously filed with attorney Bambach; says attorney misplaced paperwork. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1937 | TRO890952FTC | Unknown | Smith, James | James Smith | 5159 | | | X | | | X | | Not included in Trust's summary. Motion contains no information, just a signature page. Same address as claimant Ebony Smith at docket #5052. These papers appear to seek review of the Trust's determination as to an alleged post-bar date claim (not relief based on excusable neglect or due process), is to be resolved through the Tort Claims Trust dispute resolution procedures. |

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| 1938 | TRO895042FTC | 3/23/2016 | Stevenson, James | James Stevenson | 7744 | | X | X | | | | Diagnosis in 1960s or 1970s; previously filed with the Colom law firm, result not specified; did not know about claims filing deadline. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1939 | TRO896386FTC | 4/13/2016 | Taylor, Bernice | James Taylor | 5048 | | X | X | | X | | The injured party died in 2010; rep says symptoms and diagnosis were after bar date but also says the injured party previously filed with the Colom firm and received a settlement offer but rejected it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1940 | TRO897658FTC | 5/25/2016 | Walker, James | James Walker | 5928 | | X | X | | | | 1995 diagnosis; the injured party died in 2008; rep says form of notice was deficient on its face but does not say how; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 1941 | TRO912251FTC | 5/30/2017 | Walker, James | James Walker | 6165 | 8325 | X | X | | | | Previously filed with Colom law firm in 2002; was not aware could file a claim, says discharge of claim was a violation of due process. A supplement filed at docket #8325, without knowledge to wade through process. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1942 | TRO884596FTC | 11/25/2015 | Wiley, James | James Wiley | 4750 | | X | X | | | | Diagnosed as a child (apparently in 1960s). Unaware of bankruptcy case, contract worker, during that period working in Texas. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1943 | TRO893826FTC | 3/2/2016 | Williams, James | James Williams | 5643 | | | X | | X | | Says symptoms Nov 2010 and diagnosis Jan. 2011; says was not informed of the claim against the company, later learned of it. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1944 | TRO896348FTC | 4/13/2016 | Williams, James | James Williams | 7846 | | X | X | | | | 1978 diagnosis; unaware exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1945 | TRO884364FTC | 11/25/2015 | Williams, Jamie | Jamie Williams | 4498 | | X | X | | | | 1988 diagnosis. Sent letter to DOJ, it forwarded letter to U.S. Environmental Protection Agency in 2010. Letters in 2010 did not constitute timely claims in the 2009 bankruptcy process. However, they do show awareness (as early as 2010) of possible claims. No explanation why claim was not filed until many years after bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred by the time of the Tronox bankruptcy filing. |

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| 1946 | TRO904202FTC | 1/3/2017 | Washington, Jamika | Jamika Washington | 4404 | | | | | | X | 2002-2003 diagnoses. Says was minor; unaware could file claim. Will permit supplemental submission to verify age at time of bar date in 2009 and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1947 | TRO892188FTC | Unknown | Stewart, Jamila | Jamila Stewart | 8328 | | X | | | | | Not included in Trust's summary. Conditions and diagnosis dates not listed; says was unaware of and had no knowledge of the bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1948 | TRO898857FTC | 6/27/2016 | Richardson, Jada | Jamila Williams | 7363 | | X | | | | | December 2005 diagnosis; former resident of Columbus, MS; rep filing for a minor; says filed a claim in November 2016 and it was denied. Does not explain representative's failure to file a claim before the bar date. No grounds stated for relief. |
| 1949 | TRO885632FTC | Unknown | Williams, Morgan | JaMilla Williams | 3314 | | X | | | X | | Motion is not included on the Trust's summary. Diagnosed 2001, filing on behalf of daughter, unaware exposed, child started daycare in 2001 and got meningitis which mom believes is from exposure; same motion filed at docket #4436 with some additional conditions, brochial conditions 2011 and 2012. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1950 | TRO892336FTC | Unknown | Brewer, Jamisha | Jamisha Brewer | 7970 | X | X | | | | | Not included in Trust's summary. 2001 diagnosis; standard form language as to why missed bar date; also was under stress due to health of family member. Not a sufficient showing of inability to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1951 | TRO904203FTC | 1/3/2017 | Washington, Jamisha | Jamisha Washington | 4558 | | X | | | | | Diagnosis dates unclear. Says unaware that company would pay for his medical treatments. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 1952 | TRO894706FTC | 3/23/2016 | Swanigan, Jamonica | Jamonica Swanigan | 7610 | 6690 | X | X | | | | Appears to be a duplicate of the motion at docket 6690 but the signatures differ. 1999 diagnosis; says previously filed with atty Bambach; paperwork lost. No indication that claim was part of a pending proceeding at the time of the bankruptcy. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1953 | TRO893106FTC | 2/23/2016 | Babkowski, Jan | Jan Babkowski | 6747 | | | X | | | | Diagnosed at birth in 1990; says was child at time of deadline, but age of majority is 18 in Pennsylvania, movant had to be 18 or 19 at the time of the bar date. Born prematurely, with diabetes and other diseases, diagnosed at approximately one year old. Never heard of Tronox case because lived outside of the area and father, who still lived in area, kept the information from her. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1954 | TRO881068FTC | 12/4/2015 | Lanphear, Olive | Janalee Serwinski | 3472 | | | X | | | | 1976 diagnosis; the injured party died in 1978. Rep says had no knowledge of Court filing for claim for deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1955 | TRO881066FTC | 12/4/2015 | Lanphear, Alfred | Janalee Serwinski | 8466 | | X | X | | | | 1972 diagnosis; the injured party died in 1989; rep was unaware could file for a deceased person. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1956 | TRO895562FTC | 3/24/2016 | Pratt, Curtis | Janet Marie Pratt Smith | 6915 | | X | X | | | X | Submitted many medical records but cannot tell from them what the dates of initial diagnoses were as opposed to the dates of doctor visits and treatments. Diagnosis dates listed as "1997-2006 until his death Nov/11/2015;" says injured party suffered from mental illness, schizophrenia; rep says she tried signing with a lawyer at an unspecified date but he said he was not taking any more claims. Representative does not explain why representative did not file a timely claim and why waited so long after the bar date before doing so. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1957 | TRO901366FTC | 8/16/2016 | Smith, Janet Marie Pratt | Janet Marie Pratt Smith | 6916 | | X | X | | | X | Diagnosis dates listed as 1990, 2009, 2017; says she tried to sign up with a lawyer but he was not taking claims. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Motion denied as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1958 | TRO897641FTC | 5/25/2016 | Pratt, Ron | Janet Pratt Smith | 7092 | | X | X | | | | 1994 diagnosis; the injured party died in 1999; rep does not provide an excuse. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1959 | TRO903616FTC | 11/23/2016 | Karsko, John | Janet Romanko | 6919 | | | X | | | | 1975 diagnosis; the injured party is deceased; rep unaware could file a claim for deceased relative; as a lay person with no legal background, she claims ignorance for her untimely filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 1960 | TRO903615FTC | 11/23/2016 | Karsko, Concetta | Janet Romanko | 6920 | | | X | | | | 1975 diagnosis; the injured party is deceased; rep unaware could file a claim for deceased relative; as a lay person with no legal background, she claims ignorance for her untimely filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1961 | TRO886995FTC | 12/7/2015 | Burr, Mary | Janet Williams | 6842 | | X | X | | | | 1984 diagnosis; the injured party is deceased; rep unaware of the Tronox bankruptcy case, did not see any published reports of it; unaware until a town hall meeting. Says clients of the Tollison law firm received claim forms in 2011; unaware condition related to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1962 | TRO884723FTC | 11/25/2015 | Austin, Janice | Janice Austin | 7395 | | | X | | | | 1960 diagnosis; place of exposure not clear; says the publication notice of the claims filing deadline was not reasonably calculated to provide notice as she says she lived in Oklahoma City and did not become aware of the lawsuit through reasonable means or publications, local or otherwise; she did not know or have reason to know exposed to a Tronox product; unaware condition caused by a Tronox product; says better notice should have been provided for those who relocated from area. Former creosote plant was located in Hugo, OK and notices of the bar date were published in (1) the Oklahoman in Oklahoma City, (2) the Hugo Daily News/Choctaw County Times in Hugo, OK, (3) the Cleveland American in Cleveland, OK, and (4) the Tulsa World in Tulsa, OK, as well as in the national edition of the Wall Street Journal. Alleges publication notice did not include Oklahoma City but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009, those notices were approved with participation of attorneys representing creosote claimants. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1963 | Unknown | N/A | Dotson, Janice | Janice Dotson | 8436 | | | X | | X | | Merely filed a claim form, no motion or request for relief from the Court. Claim must be ruled upon in the first instance by the Tort Claims Trust. |

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| 1964 | TRO902069FTC | 9/14/2016 | Latham, Janice | Janice Latham | 7907 | 7931 8182 | | X | | | | 2007 diagnosis; merely says "No Notice" as reason for not filing. A supplement filed at docket #7931 concerning address and dates and at docket #8182 concerning address. Trust contends motion was untimely but the motion is dated before December 1, 2017, cannot verify whether that was within the 90-day period after the Determination Notice. Does not allege Tronox knew of this claim, does not explain why publication notice did not suffice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1965 | TRO901036FTC | 8/16/2016 | Lowe, Janice | Janice Lowe | 3984 | | X | X | | | | 1999 Diagnosis. Was unaware of process or possibility of receiving payment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1966 | TRO898946FTC | 6/27/2016 | Lowe, Robert | Janice Lowe | 4042 | | X | X | | | | Filed for injured family member who was diagnosed in 1980 and is now deceased. Rep not aware of information or possibility of a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1967 | TRO884871FTC | 11/25/2015 | Nottage, Janice | Janice Nottage | 6988 | 8264 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. A supplement filed at docket #8264, complaining that the claims of people that did not live in the area were allowed while the trust rejected claims of residents. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 1968 | TRO887431FTC | 12/14/2015 | Smith, Janice | Janice Smith | 5017 | | X | X | | | | 1974 diagnosis. Unaware of claims process as claim filing in Columbus allegedly was held in secret meetings, asks Court to reconsider the Trust's decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1969 | TRO888141FTC | 12/18/2015 | Erby, Lincoln | Janice Wallace | 5603 | | X | X | | | | 2000 diagnosis; the injured party died in 2002; standard cut-and-pasted form language as to reasons for not filing a timely claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1970 | TRO888482FTC | 12/18/2015 | Williams, Janice | Janice Williams | 5237 | | X | X | | X | | The correct claim number is TRO888482FTC. Diagnosis "1980-present." Says did not know and no reason to know exposed to a Tronox product; says that similarly situated relatives qualified for allowance. Unclear if alleges one continuing condition that began in 1980 or if alleges any new diagnoses after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1971 | TRO888485FTC | 12/18/2015 | Gordon, Janie | Janie Gordon | 5100 | | | X | | X | | Says symptoms 2009 and diagnosis 2009-2010 (some before bar date, some after); rep says did not know she was exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnoses before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1972 | TRO880472FTC | 12/4/2015 | Dymond, Janine | Janine Dymond | 7620 | | | X | | | | September 2005 diagnosis; says was not directly notified about the lawsuit but does not allege Tronox knew of claimant; says had limited abilities of accessing printed notices prior to deadline; violation of due process but does not say how; says diagnosed in 2005 with many recurrences and was undergoing treatments for 5 years including chemo and was required to drive 5 hours round trip for the medical care. The records support that she was scheduled for chemotherapy until March 2009. No indication of any post-bar date efforts to investigate or pursue claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 1973 | TRO891366FTC | 2/23/2016 | DeLoach, Jannie | Jannie DeLoach | 7021 | | | X | | X | | Says symptoms 1974 and 1990 but various diagnosis dates listed are all after the bar date; says was unaware of the information or the possibility of receiving a settlement for physical injuries. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1974 | TRO896134FTC | 4/6/2016 | Mason, Jarrett | Jarrett Mason | 6587 | | | X | | X | | December 2009 diagnosis; says minor and incompetent at time of bar date; did not receive telephone call, letter or learn of it from media; says doctor closed office and does not have access to medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1975 | TRO884048FTC | 11/13/2015 | Salter, Jarvaris | Jarvaris Salter | 3812 | | | | | | X | Says was a child, did not know that had to show proof of medical condition. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1976 | TRO894919FTC | 3/23/2016 | Billups, Jarvis | Jarvis Billups | 5795 | | X | X | | | | 1998 diagnosis; moved away with parents to another city and was not aware that the lawsuit was being pursued. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 1977 | TRO893839FTC | 3/2/2016 | Fenster, Jarvis | Jarvis Fenster | 7832 | | X | X | | | | 1988 diagnosis; says filing prevented by natural disaster (none identified) and incompetence (no details or support). Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1978 | TRO894389FTC | 3/2/2016 | Sanders, Jarvis | Jarvis Sanders | 4938 | | X | X | | X | | 1992 diagnosis; cut-and-pasted form language to reasons did not file before bar date; unclear if any new conditions after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1979 | TRO887999FTC | 12/18/2015 | Williams, Jarvis | Jarvis Williams | 6406 | | X | X | | | | Diagnosis dates not specified in motion form; says unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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|------|--------------|----------------------|-----------------|----------------|------------|---------------|---------------------|---|---|---|---|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | | | | | | A | B | C | D | E | |
| 1980 | TRO885863FTC | Unknown | Brown, Jarvos | Jarvos Brown | 6389 | | X | X | | | X | Not included in Trust's summary. 2000 diagnosis, apparently for mesothelioma; other conditions listed without diagnosis dates; says publication notice of claims filing deadline was not reasonably calculated to provide notice; did not know had been exposed to a Tronox product. Also says was a minor, but alleges exposure began in 1986, so was at least 23 years old at the time of the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to other pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1981 | TRO885867FTC | 11/25/2015 | Abrams, Jasmine | Jasmine Abrams | 4953 | | | | | | X | Diagnosis when two years old in 1990s; did not directly or indirectly receive notice of claims process; did not know or have reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| | | | | | | | A | B | C | D | E | |
| 1982 | TRO902100FTC | Unknown | Douglass, Jasmine | Jasmine Douglass | 6833 | | X | X | | | X | Not included in Trust's summary. Claim number may be incorrect; it is listed on the motion form but other information was whited out, movant may have used a form sent to a different claimant. Various diagnoses, some listed as "2004-2017," unclear if different diagnoses of different conditions or same continuing conditions; says publication was not calculated at a reasonable time for future claimants; no reason to know exposed to a Tronox product. It appears that she used an incorrect TRO number as the number she wrote is for Abdul Karriem at docket #6401. Complains about notice for "future" claims but bar date in this case is relevant only to claims that were diagnosed before August 12, 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1983 | TRO895005FTC | 3/23/2016 | Salter, Jasmine | Jasmine Salter | 7193 | | | X | | | X | Standard cut-and-pasted form language as to reasons why missed the bar date. Says symptoms and diagnosis 2014. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1984 | TRO896622FTC | 4/25/2016 | Ervin, Jason | Jason Ervin | 3516 | | X | X | | | | Diagnosed 1993, "did not know or had paperwork." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 1985 | TRO881080FTC | 12/4/2015 | Shrive, Clinton | Jason Shrive, Esq. | 7631 | | | X | | | X | Various cancer diagnoses from 2000 to 2017, dates of each unclear; the injured party died in 2017; spouse says she and her husband were not aware of the bar date as they were engrossed in dealing with his serious medical issues, but does not specify what was occurring in 2009 and does not explain many years' delay before claim actually filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 1986 | TRO891783FTC | 2/23/2016 | Thompson, Jateria | Jateria Thompson | 6637 | | | | | | | X | 1998 symptoms; no diagnosis date listed; child and incompetent at time of deadline. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 1987 | TRO890291FTC | 2/23/2016 | Harris, Javokco | Javokco Harris | 5047 | | | | | X | X | | Says had different conditions with different diagnosis dates from 1998-2014. Says was unaware of deadline and unaware of "pending litigation" regarding this matter. Says was a minor at the time of the bar date; also says underwent a surgery that left him incapacitated at this time but does not provide date or medical records. Will permit supplemental submission to verify age and alleged incapacity and to explain reasons why parents or guardians did not file by bar date, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1988 | TRO885091FTC | 11/25/2015 | Meady, Javoncia | Javoncia Meady | 8484 | | X | | | | | | Motion contains no information, just a signature page. |
| 1989 | TRO886379FTC | 12/7/2015 | Harris, Javonta | Javonta Harris | 3699 | X | X | | | | | | Included on the Trust's summary but without a listed docket number. Diagnosed 2000, "was not aware of claims process." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1990 | TRO893441FTC | 2/23/2016 | People, Javonte | Javonte People | 3600 | X | X | | | | | | Diagnosed 1997. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1991 | TRO902542FTC | 9/14/2016 | Lyons, Jayson | Jayson Lyons | 7923 | | X | | | | | | No diagnosis dates, no reason provided, just says "everything is the same as before!" Trustee contends the motion was untimely but it will be accepted based on the postmark date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| | | | | | | | A | B | C | D | E | |
| 1992 | TRO905969FTC | 3/28/2017 | Bowen, Jean | Jean Bowen | 4923 | | X | X | | | | The correct claim number for this motion is TRO905969FTC. 1976 diagnosis; says unaware of bar date; no reason to know exposed to a Tronox product; alleges a violation of due process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1993 | TRO887924FTC | 12/18/2015 | McKnight, Jean | Jean McKnight | 5686 | | X | X | | | | Previously filed with Colom law firm 2002; unaware of Tronox claim; did not have knowledge, nor did he receive a letter, email, phone call; did learn anything from a magazine ad or TV or radio. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1994 | TRO893959FTC | 3/2/2016 | Johnson, Jean Thompson | Jean Thompson Johnson | 5646 | | X | X | | | | 1974-75 diagnosis; previously filed with atty Bambach in 2002; filled out application and tried to reach out to attorney but he always responded that he had not heard anything from the applicant. He moved, office closed and claimant says he filled out another application. Dealings with Bambach show awareness of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1995 | TRO903813FTC | 11/23/2016 | Perry, Jeanet | Jeanet Perry | 3525 | | | X | | | X | Diagnosed in 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 1996 | TRO904365FTC | 1/3/2017 | Cotton, Jeanette | Jeanette Cotton | 5604 | | | X | | | X | Alleges first diagnosis in 2009 (date not specified in form) but also alleges that hired atty Chuck Easley to pursue a claim in 2007 or 2008; says attorney filed out paperwork wrong, put down diseases she did not have and submitted an erroneous claim. Also, she includes same letter as numerous others that refers to not receiving "justifiable allowance under the guidance of Colom and Lundy" and refers to private meetings and minimal information to community. Unclear when actually retained attorney. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 1997 | TRO887102FTC | 12/14/2015 | Smith, Jeanette | Jeanette Smith | 5023 | | X | X | | | | 1974 diagnosis; unaware of claims filing; in area it allegedly was a secret and told to certain people and churches; unaware Tronox was releasing toxic chemicals in environment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1998 | TRO889051FTC | 12/30/2015 | Whooper, Jamie | Jeannette Diggs | 4323 | | X | X | | | | First diagnosed 1989. Says claim was filed on time but may think a late-filed claim was timely. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 1999 | Unknown | Unknown | Slaughter, Jeannette | Jeannette T. Slaughter | 7954 | | | X | | | X | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 2000 | Unknown | Unknown | Gore, Jedarius K. | Jedarius Gore | 6494 | | | X | | | X | Not included in Trust's summary. Merely filed a Tronox tort claims trust form |
| 2001 | N/a | 12/7/2015 | King, Jeff | Jeff King | 6538 | | | X | | | X | No diagnosis date listed; no excuse provided for failure to file by bar date. Motion denied as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 2002 | TRO901001FTC | 8/16/2016 | Spencer, Jeff | Jeff Spencer | 6210 | | | X | | | X | 2014 diagnosis; unaware of deadline; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2003 | TRO888031FTC | 12/18/2015 | Williams, Jeff | Jeff Williams | 4325 | | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach in 1999, says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2004 | TRO892936 FTC | 2/23/2016 | Williams, Jeffery | Jeffery Williams | 7592 | | X | X | | | | 1989 diagnosis; previously filed with atty Howard Gunn in 2002, does not describe outcome; says did not realize the severity of chemical exposure until after she had moved from her home in Columbus, Mississippi. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2005 | TRO902746FTC | 8/16/2016 | Alexander, Johnnie | Jeffrey Alexander | 4566 | 8129 8216 | X | x | | | | 1992 diagnosis; the injured party died in 1993 (supplements filed at docket # 8129 and docket #8216), rep unaware could file claim on behalf of deceased relative; rep says did not know and had no reason to know family exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 2006 | TRO896007FTC | 4/6/2016 | Cooper, Jeffrey | Jeffrey Cooper | 4708 | | | | | | X | 2003 diagnosis. Says was a minor at bar date and that discharge violates due process; does not say why guardian did not file. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2007 | TRO886737FTC | 12/7/2015 | Davis, Jeffrey | Jeffrey Davis | 3448 | | | X | | | | Diagnosis in 2005. Says not aware and no reason to know exposed to a Tronox product as the plant was in a neighboring town; it was not until years later when the future tort claim forms and information became known and available; called Trust and learned of the radius of exposure and that his residence was in area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2008 | Unknown | Unknown | Gore, Jeffrey Jr. | Jeffrey Gore, Jr. | 6488 | | | X | | X | | Not included in Trust's summary. Merely filed a Tronox tort claims trust form |
| 2009 | TRO896024FTC | 4/6/2016 | Harris, Shirley | Jeffrey Harris | 8449 | | | X | | X | | Unaware of bar date; says symptoms September 2009 and diagnosis October 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2010 | TRO897772FTC | 5/25/2016 | Lee, Jeffrey | Jeffrey Lee | 4642 | | | X | X | | | 2002 diagnosis. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2011 | TRO880657FTC | 12/4/2015 | Perry, Jeffrey | Jeffrey Perry | 4167 | 9025 | X | X | | | | Diagnoses in 1980s and 1996. Did not know and had no reason to know exposed to Tronox product. A supplemental letter filed at docket #9025 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 2012 | TRO893741FTC | 3/2/2016 | Kundrat, Jeffrey R. | Jeffrey R. Kundrat | 4344 | | | X | | X | | Diagnoses in 1980 (migraines), 1988 (hypertension), 2014 (polyps). Unaware of claims action; moved to another town in Pa. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2013 | TRO897442FTC | 5/25/2016 | Winters, Jeffrey | Jeffrey Winters | 5302 | | X | X | | | | Condition since 1990; was not diagnosed by a doctor; unaware of bankruptcy; did not know anything about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2014 | TRO897604FTC | 5/25/2016 | Brown, Jekyra | Jekyra Brown | 3610 | | | X | | X | | Diagnosed in 2008 with asthma, 2010 with breakouts and dry eyes. Unaware of claims process because moved to another city. Filed late claim in 2016 (eight years after first diagnosis, 6 years after second diagnosis). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect relief as to conditions first diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 2015 | TRO903514FTC | 11/23/2016 | Metcalf, Lucille | Jena Bell | 7717 | 8227 | X | X | | | | Diagnosis dates not listed but the injured party died in 2003; rep unaware of bar date; did not know and no reason to know exposed to a Tronox product; asserts violation of due process but does not say how. A supplement filed at docket # 8227, says did not know about the process. Trust contends motion was untimely because it was not docketed within 90 days after the Determination Notice but motion is dated within the 90-day period. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2016 | TRO886943FTC | 12/7/2015 | Hannon, Jenna | Jenna Hannon | 4653 | | | X | | X | | 2009 diagnosis. Was unaware of "lawsuit." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2017 | Not listed | Unknown | McClinton, Jennie | Jennie McClinton | 4732 | | | X | | | | Not on Trust's summary. Merely a signed form. |
| 2018 | TRO888091FTC | Unknown | Barksdale, Jennifer | Jennifer Barksdale | 4092 | | X | X | | | | Motion not included in Trust's summary. 1999 diagnosis. A duplicate motion is filed at docket # 4097. Says was not aware of the process, saw no notices, called after bar date and was told to file a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 2019 | TRO890139FTC | 2/23/2016 | Newman, Bobby | Jennifer Barksdale | 4262 | | X | X | | | X | Submitted many medical records but unclear when various conditions were first diagnosed, as opposed to when treatments or medical visits occurred. Injured party died in 2013. Hand-copied language about lack of notice, unawareness of claim, alleged advice to file Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2020 | TRO890142FTC | 2/23/2016 | Newman, Betty | Jennifer Barksdale | 4263 | | X | X | | | | Injured party died in 2006. No information on diagnosis dates. Hand-copied language about lack of notice, unawareness of claim, alleged advice to file Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2021 | TRO892249FTC | 2/23/2016 | Cockrell, Jennifer | Jennifer Cockrell | 5002 | | | X | | | | July 2006 diagnosis; not aware of filing, spoke to an attorney and said he would get back in touch, "later on" she heard people were getting payments. Does not allege lack of knowledge of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2022 | TRO899265FTC | 7/11/2016 | Richardson, Jeanice | Jennifer Latham | 4781 | | | X | | | | Injured party diagnosed in June 2006, died in 2007; rep was unaware of filing date and of Tronox case, the tort claim or any suit. Filed claim in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2023 | TRO899276FTC | 7/11/2016 | Latham, Jennifer | Jennifer Latham | 4785 | | | X | | | X | Unaware of bar date; diagnosed with allergies in 2016, after the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2024 | TRO887577FTC | 12/14/2015 | Murphy, Jennifer | Jennifer Murphy | 5229 | | X | X | | | | Diagnoses in 1996 and prior; was not aware of the need to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2025 | TRO892007FTC | 2/23/2016 | Stinson, Jennifer | Jennifer Stinson | 3510 | | X | X | | | | Diagnosed 1983. Similar explanation offered as by claimant in claim 3509. Refers (without date) to awareness of reports that Kerr-McGee/Tronox chemicals caused injuries and illness. Does not explain failure to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2026 | TRO892686FTC | 2/23/2016 | Thompson, Barbara | Jennifer Thompson | 5398 | | X | X | | | | 1981 and 1982 diagnoses; the injured party died in Feb. 2009; says did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2027 | TRO892685FTC | 2/23/2016 | Thompson, Jennifer | Jennifer Thompson | 5399 | | X | X | | | | 1997 diagnoses; did not see or hear of any publication notice of bar date; says notice was not reasonably calculated to reach claimants; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2028 | TRO892682FTC | 2/23/2016 | Thompson, Jacqueline | Jennifer Thompson | 5401 | | | | | | X | 2007 diagnosis; minor in 2009. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2029 | TRO893666FTC | 3/2/2016 | Caine, Jeremiah | Jeremiah Caine | 6033 | | | X | | X | | Various diagnosis dates, one (sinusitis) after bar date, rest before. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2030 | TRO892365FTC | 2/23/2016 | Bell, Jeremie | Jeremie Bell | 5798 | | | X | | X | | Says did not have adequate notice of the claims filing deadline; says symptoms and diagnosis were in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2031 | TRO885398FTC | Unknown | Martin, Jeremy | Jeremy Martin | 7996 | | | | | | X | Not included in Trust's summary. Minor at bar date; parents were told could not file for kids; when found out and filed, atty deceased; docket entry has nothing attached to it. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2032 | TRO893732FTC | 3/2/2016 | Mason, Jeremy | Jeremy Mason | 6582 | | | X | | | X | November 2009 diagnosis; minor and incompetent at time of claim filing deadline; did not receive telephone call, letter or learn of it from media; says doctor closed office and does not have access to medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2033 | TRO885278FTC | 11/25/2015 | Sherrod, Jeremy | Jeremy Sherrod | 7427 | | | X | | | X | Minor; child or incompetent at time; standard language; says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. |
| 2034 | TRO880268FTC | 12/4/2015 | McGee, Jermain | Jermain McGee | 6518 | | | X | | | X | No diagnosis dates listed but also filed a rejection notice alleging conditions that did not manifest until after the bar date; says was unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2035 | TRO894660FTC | 3/23/2016 | Latham, Jermaine | Jermaine Latham | 7605 | | X | X | | | | 2000 diagnosis; says previously filed with atty Bambach, paperwork lost. Retention of counsel shows awareness of legal rights and claims. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2036 | TRO892767FTC | 2/23/2016 | Poindexter, Jermarco | Jermarco Poindexter | 6889 | | | X | | | | 2007 diagnosis; says was unaware the attorneys were taking claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2037 | TRO880790FTC | 12/4/2015 | Brown, Jerome | Jerome Brown | 7385 | | X | X | | | | Diagnoses 1963, 2005, 2006; unaware of a pending deadline; did not know about the claims being filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2038 | TRO902960FTC | 10/13/2016 | Buchanan, Jerome | Jerome Buchanan | 6626 | | X | X | | | | No diagnosis date or details; says he filed a claim with Attorney Bambach in 2001, but claim was misplaced in 2001. Bankruptcy process did not start until 2009, however. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2039 | TRO897692FTC | Unknown | Foard, Jerome | Jerome Foard | 5347 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 2040 | Unknown | 10/27/2016 | Miller, Jerome | Jerome Miller | 7883 | | X | X | | | | Diagnoses 1979, 1980, 1989; unaware condition was related to Tronox chemicals and of pending litigation; notice did not inform claimant that injuries were due to Tronox. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2041 | Unknown | 7/25/2016 | Miller, Jerome | Jerome Miller, Sr. | 7881 | | X | X | | | | 1971 diagnosis; the injured party died in 1971; rep unaware condition was related to Tronox chemicals and of pending litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2042 | Unknown | 7/25/2016 | Miller, Gerald | Jerome Miller, Sr. | 7882 | | X | X | | | | The injured party died in 1971; rep unaware condition was related to Tronox chemicals and of pending litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2043 | TRO885463FTC | 11/25/2015 | Wilson, Gilda | Jerome Wilson | 3471 | | X | X | | | | The injured party died in 2001; rep says knew nothing of the claim process until 2015; they knew nothing of the effects that this exposure would cause; victim lived and went to school near plant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2044 | TRO885478FTC | 11/25/2015 | Talley-Wilson, Lucy | Jerome Wilson | 3493 | | X | X | | | | The injured party died in 1978. Rep says knew nothing of this chemical waste or the lawsuit or the damage caused by the chemical or how it affected her relative. No showing as to relative's knowledge, or knowledge of other representatives, or of diligence in pursuing claim based on 1970s diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2045 | TRO893573FTC | Unknown | Windham, Jeronica | Jeronica Windham | 7126 | | | X | | | | Not included in Trust's summary. Diagnosis date listed as "1999-2009;" previously filed application with atty Howard Gunn in 1999, but he returned all the papers back to her at the time. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2046 | TRO886309FTC | 12/7/2015 | Brewer, Jerry | Jerry Brewer (possibly Jessie Brewer) | 4524 | 8114 | X | X | | | | First diagnosis in 1980s. Previously filed with atty Bambach in 2006 but did not get any response, unaware of bar date. Medical records filed at docket # 8114. Prior dealings with attorney show awareness of claim and legal rights. If counsel failed to act that is not grounds for relief based on excusable neglect unless counsel's conduct can be excused, and no such excuse has been offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2047 | TRO901610FTC | 8/16/2016 | Brown, Jerry | Jerry Brown | 5717 | | X | X | | | | Exposure began 1975, diagnosis "early adulthood;" submitted a claim through "the class action lawsuit" but may be confused and may be thinking about the late claim filed with the Trust; says was unaware of legal proceedings or class action against Tronox. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2048 | TRO903750FTC | 11/23/2016 | Henry, Jerry C. | Jerry C. Henry | 8451 | | X | X | | | | 1999 diagnosis; former resident of Columbus, MS; unaware exposed to Tronox product; filed after a friend received a settlement check. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2049 | TRO886001FTC | 12/7/2015 | Carter, Jerry | Jerry Carter | 3573 | 8308 | X | X | | | | Diagnosed in 1980s, alleges filing with Colom law firm in 2002. A supplement filed at docket #8308, says was without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2050 | TRO891576FTC | Unknown | Cotton, Jerry | Jerry Cotton | 5801 | | | X | | X | | Not included in Trust's summary. Says filed claim but apparently without enough information but must be referring to the late-filed claim; says symptoms and diagnosis were in 2015. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2051 | TRO903611FTC | 11/23/2016 | Dillon, Delois | Jerry Dillon | 7583 | | X | X | | | | 1984 diagnosis; the injured party died in 1994; rep says that publication notice was not reasonably calculated to provide notice; says incompetent and incapacitated, but apparently is referring to the deceased injured party and not movant; did not know and had no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2052 | TRO903610FTC | 11/23/2016 | Dillon, Quentis | Jerry Dillon | 7847 | | X | X | | | | 1977 diagnosis; the injured party died in 1997; standard form language as to why missed the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2053 | TRO890221FTC | 2/23/2016 | Ervin, Jerry | Jerry Ervin | 3521 | | X | X | | | | Former resident of Columbus, MS. Diagnosed 2000. "Did not know or had paperwork to file." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2054 | TRO890414FTC | 2/23/2016 | Gregory, Jerry | Jerry Gregory | 7408 | | | X | | | | 1994 diagnosis; prior claim in 2002, no details provided; place of exposure not clear; no reason provided for failure to file by bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2055 | TRO898755FTC | 6/27/2016 | Lowery, Jerry | Jerry Lowery | 6999 | 8244 | X | X | | | | Diagnoses 2004 and earlier. Says was not aware could file a claim, lived in another state. A supplement filed at docket #8244, says he is totally mentally and physically disabled, lived in another state during relevant period. Details are not clear, but may have been in the armed forces in 2005, cannot tell dates. Will presume was not in military in absence of records and an allegation to that effect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2056 | TRO903729FTC | 11/23/2016 | Mitchel, Jerry | Jerry Mitchell | 6433 | | X | X | | | | 1984 diagnosis; did not know about lawsuit. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2057 | TRO890681FTC | 2/23/2016 | Morgan, Jerry | Jerry Morgan | 4210 | | X | X | | X | | Symptoms started 1993, lists "first diagnosis" as "1993-2010." Did not know how to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2058 | TRO901002FTC | 8/16/2016 | Rande, Jerry | Jerry Rande | 4213 | | | X | | | | 2007 diagnosis. Did not know claim was open, did not know of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2059 | TRO900656FTC | 8/16/2016 | Eacholes, Jesse | Jesse Eacholes | 4226 | | | X | | | | 2007 diagnosis. Says did not know about claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2060 | TRO886253FTC | 12/7/2015 | Ivy, Jesse | Jesse Ivy | 4676 | | | X | | X | | Standard form language as to reasons why did not meet bar date; says symptoms and diagnosis were in September 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2061 | TRO897827FTC | 5/25/2016 | Jones, Jesse | Jesse Jones | 4698 | | X | X | | | | 1964 diagnosis. Unaware of bar date; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2062 | TRO895711FTC | 3/24/2016 | Sherrod, Jesse | Jesse Sherrod | 3641 | | X | X | | | | Diagnosed 1972, no reason given for late filing except for statement "I don't know." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2063 | TRO892552FTC | 2/23/2016 | Abrams, Joseph | Jessica Abrams | 7772 | 7773 7774 | X | X | | | X | Says first diagnosis in 1988 but various conditions are identified and likely some were diagnosed at later dates; docket # 7772, docket #7773 and docket # 7774 are all duplicates but docket # 7772 and 7773 use claim number TRO892552FTC and docket # 7774 uses claim number TRO892231FTC. The injured party died in 2016; they did not file because did not know or had no reason to know he had been exposed to creosote. Unclear why deceased did not file. Trust contends motion was untimely but the motion will be accepted based on its postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2064 | TRO885868FTC | Unknown | Abrams, Jessica | Jessica Abrams | 8256 | | | X | | | X | Not included in Trust's summary. This is not an excusable neglect motion, it is merely a response to a notice of deficient claim materials. |
| 2065 | TRO886962FTC | 12/7/2015 | Dulney, Jessica | Jessica Dulney | 3959 | | | X | | | | 1998 diagnosis. Was told ineligible, then was told qualified - unclear by whom or in connection with what proceeding (i.e., a prior class action or the bankruptcy case). Alleged advice is not grounds for relief without more specifics as to date, proceeding, and source of the advice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2066 | TRO893838FTC | 3/2/2016 | Fenster, Jessica | Jessica Fenster | 7830 | | X | X | | | | 1985 diagnosis; says filing by bar date was prevented by a natural disaster but does not specify one. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 2067 | TRO894731FTC | 3/23/2016 | Gavin, Jessica | Jessica Gavin | 7629 | | | X | | | X | Says did not know that she could file a claim; symptoms and diagnosis 2016 and 2017. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2068 | TRO901914FTC | 9/14/2016 | McCoy, Jessica | Jessica McCoy | 4586 | | X | X | | | | 1974 diagnoses. Did not know and had no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2069 | TRO889679FTC | 2/23/2016 | McCrary, Jessica | Jessica McCrary | 6643 | | | X | | | X | 2012 diagnosis; says previously tried to submit a claim, not clear when or with whom; was unaware of filing for this claim, never received notice re who was eligible to file. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2070 | TRO894387FTC | 3/2/2016 | Sanders, Jessica | Jessica Sanders | 4789 | | X | X | | | X | Diagnosed with some minor conditions prior to bar date (beginning in 1999) and some after. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2071 | TRO892661FTC | 2/23/2016 | Taylor, Jessica | Jessica Taylor | 4428 | 8838 | X | X | | | | Previously filed with atty Bambach 1999; paperwork lost. A supplemental letter filed at docket #8838 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2072 | TRO892004FTC | 2/23/2016 | Clark, Jessie | Jessie Clark | 3507 | | X | X | | | | Diagnosed 2001, "I was not aware." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Movant alleges it is unjust that people have not been compensated but does not explain any circumstances regarding prior knowledge of issues, pursuit of claim, or reasons why excusable neglect relief would be appropriate. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2073 | TRO894415FTC | 3/2/2016 | Harris, Jessie | Jessie Harris | 5033 | | X | X | | | | 1973 diagnosis; says publication notice was not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2074 | TRO885330FTC | Unknown | Hawthorne, Jessie | Jessie Hawthorne | 8002 | | X | X | | | | Not included in Trust's summary. Diagnoses 1972, 1980; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2075 | TRO898290FTC | 6/20/2016 | Johnson, Jessie | Jessie Johnson | 3967 | 8283 | X | X | | | | 1986 diagnosis. Alleges did not know of claim or claims process or exposure. A supplement filed at docket #8283, says was not aware of the dangers posed by the Tronox chemicals. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2076 | TRO894730FTC | 3/23/2016 | Gavin, Jessie Lee, Jr. | Jessie Lee Gavin, Jr. | 7752 | | | X | | X | | Says symptoms and diagnoses in 2011; did not file a claim in the bankruptcy case because did not know about the deadline. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified post-bar date claims to be pursued. |

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| 2077 | TRO914268FTC | Unknown | Peterson, Jessie | Jessie Peterson | 6307 | | | X | | | | Not included in Trust's summary. 2007 diagnosis; no excuse provided. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 2078 | TRO880991FTC | 12/4/2015 | Stovall, Jessie | Jessie Stovall | 7539 | | | X | | X | | Various diagnoses, all after the bar date; says was unaware of the information and the possibility of getting a settlement for her physical injuries. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2079 | TRO901683FTC | 8/16/2016 | Williams, Jessie | Jessie Williams | 6321 | | | X | | X | | Says claim was filed but returned because of deadline, says symptoms 2009 and diagnosis 2011, but no supporting documentation. No record of any timely claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2080 | TRO897186FTC | 5/4/2016 | Hill, Jet | Jet Hill | 5874 | | | X | | X | | 2009 diagnosis; unaware of Tronox bankruptcy case; standard form language as to reasons why did not file by bar date; says all conditions after bar date but that is not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2081 | TRO898565FTC | 6/27/2016 | Mathews, Jewelene | Jewelene Mathews | 3726 | | | X | | X | | Diagnosed 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2082 | TRO889469FTC | 2/23/2016 | Walker, Jewellean | Jewellean Walker | 5583 | | X | X | | | | 1974 diagnosis; no knowledge of such lawsuit or claim, she was not contacted. The hospital no longer has records from that time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2083 | TRO895496FTC | 3/24/2016 | Chapman, Mary | Jim Chapman, Sr. | 4518 | | | X | | | | Symptoms 2005, diagnosis 2006, rep says his own health was affected after his wife's illness and death in May 2007, but bar date was in 2009. Says it was difficult for him to focus on meeting deadlines. Also says that he had to seek medical attention but only provides records of such treatment for 2010 and 2012. Alleges stress from Hurricane Katrina but that was in August 2005. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2084 | TRO892361FTC | 2/23/2016 | Edmond, Jim | Jim Edmond | 6593 | | X | X | | X | | Says submitted a claim and it was turned down, may be referring to late-filed claim; "File another claim it cost a hundred dollar and decided not to because [he] didn't have a hundred dollar to give." The information he initially received concentrated on lung issues but after more research he discovered that it focused on more than lung conditions; says symptoms 2013, diagnosis 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2085 | TRO900276FTC | 7/25/2016 | Key, Jim | Jim Key | 4253 | | | X | | X | | Says symptoms 2010, diagnosis 2010 & 2017. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2086 | TRO896776FTC | 4/25/2016 | Oden, Jim | Jim Oden | 8109 | 8488 | X | X | | | X | No prior motion on file before this supplement was received; former resident of Columbus, MS; supplement says pre-bar date diagnoses in 1979 and 2003, post-bar date diagnoses of different conditions in 2012 and 2017; says received prior offers of \$500-1000 from Colom & Turner & Gunn, says insufficient; supplement to papers filed with trust but not court. A supplement filed at docket #8488, rep says filed previously claim with Hamilton, Seward Berry, Gunn, and Colom 2003, received value of \$500; says value insufficient. Claim resolved in prior action could not be reasserted in Tronox bankruptcy case. Participation in prior proceedings shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date (and any defense based on terms of prior claim resolution) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2087 | TRO898783FTC | 6/27/2016 | Randle, Jim | Jim Randle | 5556 | | X | X | | | | This motion is on behalf of Jim Randle; a separate motion at docket #4577 is for Jim Randle, Jr. [TRO900886FTC]. The excuse offered in the motion at docket #5556 is that the claimant was unaware of the bar date. 1952 diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2088 | TRO900886FTC | 8/16/2016 | Randle, Jim, Jr. | Jim Randle, Jr. | 4577 | | X | X | | | | The motion at docket # 4577 is for Jim Randle, Jr. (TRO900886). The motion by Jim Randle (TRO898783) is at docket 5556. Jim Randle, Jr. relies on 1986 diagnosis, says was unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2089 | TRO894929FTC | 3/23/2016 | Roland, Jim | Jim Roland | 5594 | | X | X | | | | 1979 diagnosis; the injured party died in 1983; rep did not have knowledge about a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2090 | TRO886134FTC | 12/7/2015 | Johnson, Jimarcus | Jimarcus Johnson | 3861 | | X | X | | | | Filed in 1999 w. atty William Bambach, says papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless conduct of counsel can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2091 | TRO896929FTC | 4/25/2016 | Foote, Jimmie | Jimmie Foote | 4465 | | | X | | X | | Diagnosis dates listed as "October 2010 and present" and "September 2006 through November 2009." However, the only condition listed is asthma (as child and as adult), so appears to be one continuous diagnosis. Says was unaware of claims process; unaware of dangerous toxins of Tronox products. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2092 | TRO896921FTC | 4/25/2016 | Hudgins, Jimmie | Jimmie Hudgins | 3622 | | X | X | | | | Diagnosed 1997, did not file by bar date because wasn't aware of possibility of receiving payment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2093 | TRO887529FTC | 12/14/2015 | Malone III, Jimmie | Jimmie Malone III | 5653 | | X | X | | | | Unaware of the claims process; also attaches the letter by Carl A. Lee that complains about the alleged "incompetence" of the trust and the Colom law firm in the process. Colom law firm handled earlier class actions, received notice of the bar date but had no official role in the bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2094 | TRO893062FTC | 2/23/2016 | Sherrod, Jimmie | Jimmie Sherrod | 5644 | 8237 | X | X | | | | 1985-2000 diagnosis; previously filed with atty Howard Gunn 2000; but did not know about dealing with any other attorney until recently; says received one letter from atty Gunn, and his condition remained the same and he decided to file with the Trust. A supplement filed at docket #8237, says unaware of filing in 1998 and 2009. Says the Columbus Dispatch informed residents about future claims on October 10, 2015. Notice of the bar date was published in the Columbus Dispatch in June 2009. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same also were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2095 | TRO890145FTC | 2/23/2016 | Tate, Jimmie | Jimmie Tate | 7831 | | | X | | | | 1990 diagnosis; unaware exposed to the product; says was minor but was first exposed in 1987, so must have been at least 21 in 2009. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2096 | TRO890936FTC | 2/23/2016 | Thompson, Mary | Jimmie Thompson | 7670 | | X | X | | | | Various diagnoses, all 1989 and earlier; the injured party died in 1996; rep says injured party was incompetent but injured party died 13 years before the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. In addition, the risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2097 | TRO905585FTC | 3/28/2017 | Davidson, Jimmy | Jimmy Davidson | 8429 | | | X | | | | Names doctor but does not identify condition or diagnosis date; says was unaware to whom to make a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2098 | TRO892838FTC | 2/23/2016 | Stephenson, Jimmy | Jimmy Stephenson | 4580 | | X | X | | X | | Alleges a 2009 diagnosis but also says previously filed with atty Bambach in 1999, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2099 | TRO885885FTC | 11/25/2015 | Tucker, Jimmy | Jimmy Tucker | 7554 | | X | X | | | X | Diagnoses 2004, 2005, 2007; says the publication notice of claims filing deadline was not advertised stating the value and the seriousness of the advertising; says Tronox did not supply sufficient notice and advertisement to the public through known and renowned newspapers and publications. The rumors and conversation that was voiced sounded more like false gossip rather than something valuable and important to their health and life in general. Requests that their ignorance be excused. Notices were approved by the court with the knowledge and involvement of counsel active in creosote litigation (including in Mississippi) and were consistent with due process and have previously been approved in other decisions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2100 | TRO885331FTC | Unknown | Hawthorne, Jimmy | Jimmy W. Hawthorne | 8003 | | X | X | | | | Not included in Trust's summary. Diagnoses 1972 and 1980; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2101 | TRO884363FTC | 11/25/2015 | Williams, Jivaro | Jivaro Williams | 3430 | | X | X | | | | 1986 diagnosis. Says proof of claim was filed but an attached letter shows a complaint to the Department of Justice, Civil Rights Division in 2010. No proof of claim filed until 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2102 | TRO891345FTC | 2/23/2016 | Brooks, J'Marcus | J'Marcus Brooks | 8412 | | | X | | | X | 2010 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2103 | TRO890699FTC | 2/23/2016 | Seeley, Joseph | Joan Seeley | 7588 | | | X | | | | 1996 diagnosis; the injured party died in 1997; spouse living away from injured party's hometown was unaware of any legal actions; became aware of the settlement after it was finalized; injured party's relatives did not inform her because they did not want to share any settlement with additional parties; also does not subscribe or have access to Wall Street Journal or any of the publications that contained notice of the filing deadline; rep says she herself had back problems and knee problems. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2104 | TRO903093FTC | 10/13/2016 | Turner, Edward | Joan Turner | 5691 | 6732 | | X | | | | See also motion at docket # 6732; motions are not identical in form but are filed by the same person on behalf of the same injured party. The movant says that as far as she knows, the injured party was diagnosed in 2008 but she did not learn about it until after the bar date because they did not reside together nor have any communication prior to the bar date. it is not clear what the relationship is between the movant and the injured party. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2105 | TRO888338FTC | 12/18/2015 | Virgil, Joan | Joan Virgil | 6600 | | X | X | | | | 1958 diagnosis; says "was unaware of the initial claims and was informed of the process." Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2106 | TRO904941FTC | 1/24/2017 | Skrzysowski, Anna | Joan Vogue | 7206 | | | X | | | | 1990 diagnosis; the injured party is deceased; as a result of residing outside of the original borough limits of Avoca, the claimant's estate was unaware that neighboring jurisdictions were eligible; later discovered eligible. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2107 | TRO888738FTC | 12/24/2015 | Latz, JoAnn | JoAnn Latz | 7612 | 8111 | | | | | | Diagnoses 1999; unaware of Tronox bankruptcy; place of exposure not clear; moved cross country making contact by mail difficult, says on active military duty from 1990 to time of motion filing in 2017; unaware exposed to a Tronox product; publication notice inadequate. A supplement filed at docket # 8111. Military service apparently tolled the application of the bar date. Claim was not actually filed in 2009 so it cannot be treated as a Category D claim but may be asserted as a Category A claim, subject to such defenses as the Trust may assert. |
| 2108 | TRO905296FTC | 3/1/2017 | Long, Joann | Joann Long | 4219 | | | X | | | | Diagnoses 1972-2000. Unaware of right to file claim; insufficient notice, did not see or hear anything about it, only heard when people received checks. Notices were in compliance with due process requirements for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2109 | TRO886503FTC | 12/7/2015 | Morris, Billy | Joann Morris | 7388 | 8297 | | X | | | | Alleges a 2008 diagnosis but says previously filed with the Colom law firm in 2004; rep says injured party was unaware of the Tronox bankruptcy case because he was bedridden from his condition. A supplement was filed at docket # 8297, says claimants are without knowledge to wade through a constantly changing process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2110 | TRO884358FTC | 11/25/2015 | Butler, Joanne | Joanne Butler | 3307 | 8247 | X | X | | | | Former resident of Columbus, MS. Diagnosed in 2002 and 2004, was told by attorney in 2005 that she could not file a claim because she had filed for bankruptcy, then in 2009 when notices sent out she was living in Fayetteville, North Carolina. A supplement filed at dk #8247, says was unaware of the bankruptcy filing or that a trust for tort claims had been established. Attorney's advice is not grounds for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Contact with attorney shows awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2111 | TRO893437FTC | 2/23/2016 | Lawson, Lela | Joanne Lawson | 6505 | 8132 | X | X | | | | 1959 diagnosis; injured party died in 1968; rep says was unaware of the claims process. A supplement filed at docket #8132, rep says unaware of bar date because she had moved away from Columbus, MS area. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2112 | TRO892852FTC | 2/23/2016 | Lawson, Joanne | Joanne Lawson | 6510 | 8131 | X | X | | | | 1959 diagnosis; says moved from Columbus, MS to Detroit in 1968 and was not aware of the claims process. A supplement filed at docket #8131, first heard about proceeding in 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2113 | TRO885931FTC | 11/25/2015 | Smith, Joanne | Joanne Smith | 5674 | | | X | | | X | 2009 diagnosis (precise date not specified on motion form); unaware of the claims filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2114 | TRO893371FTC | 2/23/2016 | Dismuke, Queen | Joanne Smith | 5676 | | X | X | | | | 1994 diagnosis; was not aware of the claims filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2115 | TRO896823FTC | Unknown | White, Joanne | Joanne White | 7978 | | | X | | X | | Not included in Trust's summary. Says exposed from 1951 but symptoms and diagnosis in 2011; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2116 | TRO902924FTC | 10/13/2016 | Fenton, John | Jocelyn Fenton | 7593 | | X | X | | X | | Diagnoses 1981, 1991, 2006, 2009, 2012; former resident of Columbus, MS who left in mid-1970s; unaware of Tronox lawsuit because moved away to Indianapolis in the early 1970s; unaware exposed to a harmful Tronox product; says publication notice was not reasonably calculated to provide notice; would not have seen notice in a local Mississippi paper; did not receive written notice. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2117 | TRO902927FTC | 10/13/2016 | Davis, Tybarius | Jocelyn Fenton | 7594 | | X | X | | | | 2004 diagnosis; exposure began in 1975; says unaware of lawsuit because was raised in Indianapolis but exposed to Tronox product because of frequent visits by family to Columbus, MS area; did not know and no reason to know exposed to a Tronox product; says publication notice was not reasonably calculated to provide notice to potential claimants. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Furthermore, the claim was time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. |

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| 2118 | TRO902985FTC | 10/13/2016 | Fenton, Samantha | Jocelyn Fenton | 7595 | | X | X | | | | 1987 diagnosis; says unaware of lawsuit because was raised in Indianapolis but exposed to Tronox product because of frequent visits by family to Columbus, MS area; did not know and no reason to know exposed to a Tronox product; says publication notice was not reasonably calculated to provide notice to potential claimants. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Furthermore, the claim was time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. |
| 2119 | TRO902984FTC | 10/13/2016 | Fenton, Kirby | Jocelyn Fenton | 7596 | | X | X | | | | 1988 diagnosis; says unaware of lawsuit because was raised in Indianapolis but exposed to Tronox product because of frequent visits by family to Columbus, MS area; did not know and no reason to know exposed to a Tronox product; says publication notice was not reasonably calculated to provide notice to potential claimants. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Furthermore, the claim was time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. |
| 2120 | TRO902929FTC | 10/13/2016 | Fenton, Susie | Jocelyn Fenton | 7597 | | X | X | | | | Diagnoses in 1960, 1972, 2003; says unaware of lawsuit because moved to Indianapolis but had been exposed to Tronox product in Columbus; did not know and no reason to know exposed to a Tronox product; says publication notice was not reasonably calculated to provide notice to potential claimants. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Furthermore, the claim was time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. |

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| 2121 | TRO902982FTC | 10/13/2016 | Fenton, George | Jocelyn Fenton | 7598 | | X | X | | | | Diagnoses in 1972, 1997, 2006, June 2009; former resident of Columbus, MS until approximately 1968; says unaware of lawsuit because moved to Indianapolis and did not know of the bankruptcy claims process; says did not know and no reason to know exposed to a Tronox product; says publication notice was not reasonably calculated to provide notice to potential claimants. Publication notice included publication in a national newspaper, was found to be consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. In addition, there is no explanation of the lengthy post-bar date delay before filing a claim and no suggestion that claimant did anything to investigate or protect legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on 1973 and 1997 diagnoses also were time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. |
| 2122 | TRO902923FTC | 10/13/2016 | Fenton, Irene | Jocelyn Fenton | 7599 | | X | X | | X | | Diagnoses 1951, 1970, 1972, 1975, 1991, 1992, 2014, 2017; former resident of Columbus, MS; says lacked knowledge about Tronox lawsuit because moved to Indiana in 1975; she would not have seen notice in Mississippi papers; did not know and no reason to know there was a lawsuit against Kerr-McGee; did not know and no reason to know exposed to a Tronox product that was harmful to her; did not know she had a right to file a claim; says the publication notice was not reasonably calculated to provide notice. Publication notice included publication in a national newspaper, was found to be consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Furthermore, the claims based on pre-bar date diagnoses were time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. Motion denied as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2123 | TRO902926FTC | 10/13/2016 | Davis, Onyemachi | Jocelyn Fenton | 7600 | | X | X | | | | Diagnoses 1985, 1988; alleges exposure to chemicals in Columbus, MS; lacked knowledge of lawsuit as lived in Indiana; would not have seen any Mississippi publications; did not know or have reason to know exposed to a Tronox product; alleges violation of due process. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. Furthermore, the claim was time-barred under the applicable MS statute of limitations before the Tronox bankruptcy filing. |

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| 2124 | TRO902983FTC | 10/13/2016 | Fenton, Jim | Jocelyn Fenton | 7601 | | X | X | | | X | Diagnoses 1997, 2009, 2017; former resident of Columbus, MS; says lacked knowledge about Tronox lawsuit because moved to Indiana in 1975; she would not have seen notice in Mississippi papers; did not know and no reason to know there was a lawsuit against Kerr-McGee; did not know and no reason to know exposed to a Tronox product that was harmful to her; did not know she had a right to file a claim; says the publication notice was not reasonably calculated to provide notice. Publication notice included publication in a national newspaper, was found to have been consistent with due process, no suggestion that Tronox had reason to know if this claim or that it had reason to know that a resident in claimant's area deserved notice. No explanation of long post-bar date delay, no description of any effort to investigate or pursue legal rights as to pre-bar date diagnoses. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2125 | TRO891451FTC | 2/23/2016 | Harris, Jocquetavious | Jocquetavious Harris | 4252 | | X | X | | | | 1995 diagnosis. No specific excuse provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2126 | TRO892669FTC | 2/23/2016 | Granderson, Joe | Joe A. Mitchel | 4409 | | X | X | | | | Filed with Colom law firm in 2001, then moved away; unaware of Tronox case. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2127 | TRO894469FTC | 3/2/2016 | Jones, Joann | Joe Ann Jones | 4449 | | X | X | | | | The injured party died in 2002; previously filed with atty Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2128 | TRO888872FTC | 12/30/2015 | Brooks, Joe | Joe Brooks | 6371 | 8753 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach in 1999, says paperwork lost and office closed; did not know and no reason to know exposed to a Tronox product; says the form of notice of the claims filing deadline was deficient on its face but does not say how; says the publication notice of the claims filing deadline was not reasonably calculated to provide notice. A supplemental letter filed at docket #8753 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2129 | TRO888210FTC | 12/18/2015 | Knox, Joe | Joe Knox | 5483 | 8166 | | X | | X | | Alleges first diagnosis in 2010; not aware of any filing procedures; did not receive any information to know where to file before bar date. A supplement filed at docket #8166. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2130 | TRO900054FTC | 7/25/2016 | Trimble, Joe Louis | Joe Louis Trimble | 5154 | | | X | | X | | Letter similar to letter filed at docket #5144. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. However, this appears to be a dispute over the Tort Claims Trust's evaluation of the claimant's allegations as to a condition first diagnosed after the bar date, which should be resolved under the Tort Claims Trust's dispute resolution procedures. |
| 2131 | TRO891979FTC | 2/23/2016 | Stevenson, Leroy | Joe M. Stevenson | 5238 | | X | X | | | | Diagnoses 1987 and 2002; rep says that injured party's guardians and he lived in contaminated area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2132 | TRO892984FTC | 2/23/2016 | Neal, Joe | Joe Neal | 4241 | | | X | | X | | Did not know of claim process; unaware of dangers of Tronox product, says symptoms & diagnosis 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2133 | TRO901117FTC | 8/16/2016 | Sheilds, Joe | Joe Shields | 6469 | | | X | | | | 2008 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. Also says he did not know about the claims process, he had moved by the time it was over. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2134 | TRO895086FTC | 3/23/2016 | Shinn, Joe | Joe Shinn | 3837 | | | X | | X | | Diagnosed in November 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2135 | TRO892053FTC | 2/23/2016 | Wells, Joe | Joe Wells | 5424 | | X | X | | | | August 1975 diagnosis; uncertain needed to file a claim because there was much fraudulent information in the community; wanted certainty that he had correct information and he filed in 2015. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2136 | TRO891362FTC | 2/23/2016 | Williams, Joe | Joe Williams | 4672 | | | X | | X | | Says that symptoms and diagnosis began 2010. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2137 | TRO887535FTC | 12/14/2015 | DePetro, Joel | Joel DePetro | 3372 | 4069 | | | | | X | Claims did not know and had no reason to know exposed to Tronox product; says was a minor. The same claim was filed again at docket #4069. Will allow supplemental submission to confirm age at time of bar date and to explain why parents or guardians did not pursue a claim by the bar date, why claimant waited until 2015 to do so, and whether relief is warranted. |
| 2138 | TRO900220FTC | 7/25/2016 | Avant, John | John Avant | 4046 | | X | X | | | | 1974 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2139 | TRO886231FTC | 12/7/2015 | Baker, John | John Baker | 7328 | | X | X | | | | Various diagnoses, all 2002 and earlier; previously filed with the Colom law firm, outcome not disclosed; says did not file in 2009 due to his illness; unaware exposed to harmful chemicals. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in prior proceeding with the Colom firm or, if not, was time-barred before the Tronox bankruptcy filing. |

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| 2140 | TRO902580FTC | 9/14/2016 | Brown, John | John Brown | 6979 | | X | X | | | | 1971 diagnosis; former resident of Columbus, MS; says did file a claim but it appears referencing the late claim filed with the trust. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2141 | TRO885215FTC | 11/25/2015 | Campbell, John, Jr. | John Campbell, Jr. | 6287 | | X | X | | | | 1988 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2142 | TRO900937FTC | 8/16/2016 | Ferretti, Patricia | John Chopyak | 5752 | | | X | | | | 1991 diagnosis; the injured party resided in Pittston, PA; injured party was sick with multiple sclerosis; rep says taking care of other sick relative also but does not provide dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2143 | TRO900951FTC | 8/16/2016 | Chopyak, Patricia | John Chopyak | 5894 | 5960 | | X | | | | 1987 diagnosis; the injured party died in 1991; after traveling with spouse to address medical issues, rep moved from Pennsylvania and settled in Wisconsin and did not hear about Tronox claims on news or any other source nor did he receive any mail about it. A duplicate of this motion claim is filed at docket #5960. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2144 | TRO901385FTC | 8/16/2016 | Cituk, John, Jr. | John Cituk, Jr. | 3546 | | | X | | X | | Diagnosed 2002 with a non-cancerous lesion but more serious diagnoses in 2010 and later years for cancerous lymphoma. Also states that did not file a claim on time because "living in NJ and PA, was not very optimal of being informed about the claims." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 2145 | TRO887801FTC | 12/14/2015 | Cockrell, John | John Cockrell | 6775 | | | X | | | X | Diagnosed 7/21/2017, says was unaware of deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2146 | TRO894009FTC | 3/2/2016 | Deloach, John, Sr. | John Deloach | 7747 | | X | X | | | | 2001 diagnosis; claims to have engaged Howard Gunn law firm in 1997 but allegedly was told they were not doing any applications due to bankruptcy, but bankruptcy did not occur until 2009. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2147 | Unknown | 7/25/2016 | Edwards, John | John Edwards | 7886 | | X | X | | | | 1992 diagnosis; unaware exposed to dangerous Tronox chemicals; moved away from Mississippi many years ago; unaware of pending litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2148 | TRO890647FTC | Unknown | Fleming, John Belab | John Fleming | 7993 | | | | | | X | Not included in Trust's summary. 1999 diagnosis; parent went to Bambach, atty deceased (but he did not die until 2013); claimant was a child at the time; claimant can't read, write or count; was afraid to let people know because he knew would be taken advantage of but he trusts the person assisting now; mind affected by chemicals, can't concentrate; unaware of cause of medical problems. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2149 | n/a | 11/28/2017 | Gibson, John | John Gibson | 7205 | | X | X | | | | 2004 diagnosis; unaware of the process and did not know could file a claim for his injuries; resided close to exposure area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2150 | TRO898778FTC | 6/27/2016 | Hendrix, John | John Hendrix | 7271 | | | X | | X | | Says symptoms and diagnosis 9/7/2009. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2151 | TRO888114FTC | 12/18/2015 | Derry, John Julius | John Julius Derry | 5980 | | | X | | X | | Alleges diagnoses in 1990 and 2010, unclear if for same condition or different conditions; was not aware of a proof of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2152 | TRO888323FTC | 12/18/2015 | Kuma, John | John Kuma | 4327 | | | X | | | | Motion contains no information, just a signature page. |
| 2153 | TRO894067FTC | 3/2/2016 | McCarthy, John | John McCarthy | 5930 | | X | X | | X | | Alleges diagnoses in 2012 and 2017; previously filed with Colom law firm (date unspecified, unclear whether in connection with a prior action); unaware of deadline, says symptoms and diagnosis were after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2154 | TRO893416FTC | 2/23/2016 | Nat, John | John Nat | 3604 | 8366 | | X | | | | Diagnosed 2000, 2003 and 2008. "Unaware I should be included in the claim." Alleges his wife received direct notice of the process and that he assumed that if he did not get direct notice he was not eligible to file. Believes it was an "oversight on behalf of the original attorneys." A supplemental letter filed at docket #8366 indicating claimant is deceased. Knowledge of notices received by wife shows knowledge of the process, alleged oversight of attorneys or unexplained mistake in interpreting the notice is not grounds for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2155 | TRO896783FTC | Unknown | Oliveri, John | John Oliveri | 6716 | | | X | | | | Not included in Trust's summary. 1992 diagnosis; thought you could only file claim if had cancer. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 2156 | TRO890401FTC | Unknown | Zabrowski, John | John R. Zabrowski, Jr. | 8034 | | | X | | | | Not included in Trust's summary. 1975 diagnosis; did not learn about lawsuit until 2014 and realized symptoms and sickness were caused by exposure one summer when painting baseball park in Avoca. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2157 | TRO893184FTC | 2/23/2016 | Robinson, John | John Robinson | 3457 | | X | X | | X | | Diagnoses 1961 and 2017. Previously filed with the Colom law firm; says did not file because he is on disability and does not get around to socialize; says he was incompetent at that time and from time to time dealing with his illnesses. No supporting information provided sufficient to show inability to file a timely claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participated in prior litigation, knew of claim and potential liability. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim based on 1961 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 2158 | TRO895745FTC | 3/24/2016 | Robinson, John III | John Robinson, III | 5009 | | X | X | | | | 1980 and 1996 diagnoses; unaware of bankruptcy case; also job required some traveling out of state; unable to get medical records as the hospital no longer has records. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2159 | TRO887142FTC | 12/14/2015 | Sanders, John | John Sanders | 5479 | | | X | | X | | Says symptoms and diagnosis 2012; cut-and-pasted standard form reasons for not filing by bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2160 | TRO902970FTC | 10/13/2016 | Sherrrod, John | John Sherrrod | 5962 | | | X | | X | | Says was diagnosed after bar date; did not receive direct notice that she had a claim or was required to file before deadline; the notice form was deficient and publication notice was not calculated to provide notice; did not know and no reason to know exposed to a Tronox product or needed to file before the deadline; did not see anything about this in newspapers or television. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2161 | TRO887129FTC | 12/14/2015 | Shields, John, Sr. | John Shields, Jr. | 3829 | | X | X | | | | Filed for father. Says submitted a claim in 1997 in connection with a prior creosote litigation. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2162 | TRO889206FTC | 2/23/2016 | Short, John | John Short | 6068 | | X | X | | | | 1979-2000 diagnosis; not sure if filed a prior legal proceeding; was not aware that the case had been reopened and that claims were getting filed; says was prevented from filing proof of claim but does not say how; says did not know and had no reason to know exposed to a Tronox product; also circled all of the examples of reasons that would not qualify as excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2163 | TRO890752FTC | 2/23/2016 | Smith, John | John Smith | 5639 | | | X | | | | 1965 and 1996 diagnoses; unaware exposed to a Tronox product. Place of alleged exposure not specified. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2164 | TRO885367FTC | 11/25/2015 | Derry, John T. | John T. Derry | 5379 | | | X | | X | | Listed with wrong claim number on Trust's summary. Alleges 2011 diagnosis; says that at his age you don't hear right away about things like this, you hear about it later. No medical records provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2165 | TRO884208FTC | 11/25/2015 | Velenoski, John | John Velenoski | 6819 | | | X | | | | 1991 and 1999 diagnoses; former PA resident; says was a minor at the deadline but says exposure began 11/18/90 so was at least 18 at the bar date, which made him an adult under PA law; unaware of process until recently. Still lived in Duryea, PA and in Moosic, PA in 2009 through 2011. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2166 | TRO900952FTC | 8/16/2016 | Exter, Cecilia | John Warnek | 5299 | | | X | | X | | Alleges various diagnoses before 2000, stroke in 2016; rep says unaware of Tronox bankruptcy case; says notice was deficient on its face but does not say how; says notice was not reasonably calculated to reach claimants; unaware of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2167 | TRO890105FTC | 2/23/2016 | White, John | John White | 4476 | | X | X | | | | 2004 diagnosis. Unaware eligible to file claim until did so in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2168 | TRO884340FTC | 11/25/2015 | Wiley, John | John Wiley | 3427 | | X | X | | | | 1984 Diagnosis. Previously filed with the Colom law firm 2002; rep says did not know about Tronox bankruptcy claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, the claim either was resolved in prior proceeding or, if not, it was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 2169 | TRO884195FTC | 11/25/2015 | Brandon, Jonathan | Johnathan Brandon | 4357 | | | | | | X | 1999 diagnosis. In high school in 2009, unaware of a lawsuit or of claim that he should have filed; at time dealing with the July 2009 death of close relative. Will permit supplemental submission to verify age in 2009 and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2170 | TRO892049FTC | 2/23/2016 | Brown, Johnathan | Johnathan Brown | 5416 | | | | | | X | 1992 diagnosis; minor; unaware of the claim; standard language. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2171 | TRO900035FTC | 7/25/2016 | Carter, Mary | Johnathan West | 6146 | | X | X | | | | 1992 diagnosis; the injured party died in 1993; standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred before the Tronox bankruptcy filing. |
| 2172 | TRO900034FTC | 7/25/2016 | West, Johnathan | Johnathan West | 6148 | | X | X | | | | 1985 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2173 | TRO890016FTC | 2/23/2016 | Dismuke, Richard | Johnikin, TaWanda Dismuke | 5765 | 8394 9474 9475 | X | X | | | | Symptoms began before 1990; diagnosis date uncertain; the injured party died in 2008; rep says living out of town; did not know and no reason to know of exposure to Tronox product. A supplement filed at docket #8394, rep says she moved out of town and publication notice was not available to her; not aware and had no reason to understand that the condition was caused by exposure to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2174 | TRO889805FTC | 2/23/2016 | Cunningham, Johnnie | Johnnie Cunningham | 5467 | | | X | | | | Says he did file a claim (date unspecified) but was turned down; likely is referring to the late-filed claim, under misimpression that it was timely. If filed a timely claim before the bar date on August 2009, any dispute over its resolution should be done through the Tort Claims Trust dispute resolution procedures. If did not file a timely claim, no reason has been offered as to why relief from the bar date should be granted. |
| 2175 | TRO904709FTC | 1/24/2017 | Daniel, Johnnie | Johnnie Daniel | 5336 | 8267 | X | X | | | | 1998 diagnosis; unaware of process; moved to Akron, Ohio. A supplement at docket #8267, in Akron, Ohio at time of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2176 | TRO893204FTC | 2/23/2016 | Golden, Johnnie | Johnnie Golden | 5263 | | | X | | | | Diagnoses 1986 and prior; did not know and no reason to know exposed to Tronox product, moved to Ohio; did not know anything about filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2177 | TRO895356FTC | 3/24/2016 | Harris, Johnnie | Johnnie Harris | 5890 | | | X | | | x | Standard cut-and-pasted language as to reasons why missed bar date; says conditions and first diagnosis after bar date, does not include medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2178 | TRO894405FTC | 3/2/2016 | Humphries, Johnnie | Johnnie Humphries | 4245 | | | X | | | X | Says symptoms and diagnosis 2015, but enclosed chart shows same conditions listed as being diagnosed in both 2007 and 2015. Cannot tell from papers if there really were any new post-bar date conditions, but the fact that a previously-diagnosed condition continued after the bar date is not enough to make it a future tort claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2179 | TRO890786FTC | 2/23/2016 | Richardson, Johnnie | Johnnie Richardson | 6254 | | | X | | | X | Refers to kidney and polyp surgeries in 2008 and pacemaker in 2014; says was not aware that he was supposed to file a claim; did not know and had no reason to know exposed to a Tronox product; says it was a while before he healed after surgery but that was in 2008. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2180 | TRO895083FTC | 3/23/2016 | Shinn, Johnnie | Johnnie Shinn | 3876 | | | X | | | X | Says was diagnosed in 2017 but also contends that claimant filed a legal proceeding against Tronox prior to the bar date and did not get direct notice of the bar date. Affidavits of service on file show notices were mailed to all people with pending lawsuits or, if their addresses were not known, to their attorneys of record. Alleges lack of actual knowledge but no showing as to a specific pre-bar date claim or as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect for pre-bar date claims. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2181 | TRO893459FTC | 2/23/2016 | Summerville, Vantee | Johnnie Summerville | 4197 | | X | X | | | | Diagnosis "after 2003." Unaware of bar date; did not receive publication notice. Claim would be time-barred based on 2003 diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2182 | TRO888346FTC | Unknown | Perry, Johnnie | Johnnie, Perry | 8381 | | X | X | | | | Not included in Trust's summary. 1977 diagnosis; unaware of claim. Former resident of Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2183 | TRO903225FTC | 10/13/2016 | Fields, Johnny | Johnny Fields | 4942 | | X | X | | | | 1975 diagnosis; previously filed with atty Jeffrey Navarro 1998; standard form language as to reasons why did not file. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2184 | TRO893417FTC | 2/23/2016 | Hackman, Johnny | Johnny Hackman | 6702 | 8274 | X | X | | | | 1984 diagnosis; didn't know of claim. A supplement filed at docket #8274, says worked with the chemicals, complains that others who did not work with the chemicals were allowed claims and that many with allowed claims were not required to provide proof. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2185 | TRO887609FTC | 12/14/2015 | Hall, Johnny | Johnny Hall | 3296 | | | X | | | | Diagnosed in 2008. Says did not realize that the area where he lived was one of the areas affected by creosote until after the bar date. Says he does not understand legal rhetoric and would not have understood publication notices even if he had access to the publications. However, risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000, and movant acknowledges awareness of illness and awareness of creosote-related injuries in nearby areas. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2186 | TRO884638FTC | 11/25/2015 | Hughes, Johnny | Johnny Hughes | 3693 | | X | X | | | | Diagnosed 1998, "not aware of proceeding." States that information was not widely known. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2187 | TRO888237FTC | 12/18/2015 | Lagrone, Johnny | Johnny Lagrone | 3551 | | X | X | | | | Diagnosed 1980, only states that he did not know about the deadline, but also alleges made a claim through the Colom law firm. Appears to be a reference to prior litigation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Complaints about counsel are not grounds for excusable neglect or due process relief unless counsel's conduct can itself be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2188 | TRO891229FTC | 2/23/2016 | Lang, Jr., Johnny | Johnny Lang, Jr. | 7101 | | X | X | | | | The motions at dockets 7100, 7101 and 7102 were filed by three different persons but with the same address in Columbus, Georgia. The motion at docket 7101 indicates that exposures occurred in Columbus, Mississippi; alleges a 1988 diagnosis; says never received any notice. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2189 | TRO896095FTC | 4/6/2016 | Latham, Johnny | Johnny Latham | 5071 | | X | X | | | | 1983-84 diagnosis; previously filed with Colom law firm; merely asserts that medical records unavailable, Colom would have files. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2190 | TRO897942FTC | Unknown | Lewis, Johnny | Johnny Lewis | 7968 | | | X | | X | | Not included in Trust's summary. Diagnoses 2009 and 2014; previously filed claim with atty Bambach (not clear when) but did not hear anything, atty is deceased. Unexcused failures of counsel are not grounds for relief based on excusable neglect or due process. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be decided by the Tort Claims Trust under its dispute resolution procedures. |
| 2191 | TRO901666FTC | 8/16/2016 | Lyons, Uluster | Johnny Lyons | 6354 | | X | X | | | | 2001 diagnosis; the injured party died in 2001; rep says that the injured party did not know and had no reason to know that he had been exposed to a Tronox product in the years before the bar date. Statute of limitations in Mississippi runs from date of known injury, regardless of whether cause of the injury was known. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2192 | TRO893167FTC | 2/23/2016 | McCarthy, Johnny | Johnny McCarthy | 5449 | | X | X | | | | 2006 diagnosis (date unclear); rep says unaware of claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2193 | TRO889747FTC | 2/23/2016 | McNeal, Johnny | Johnny McNeal | 5493 | | | X | | | | Diagnosis around 2008; says learned of the claim at a later date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2194 | Unknown | N/A | Murray, Johnny | Johnny Murray | 6490 | | | X | | X | | Merely filed a Tronox tort claims trust form; says incarcerated most of adult life |
| 2195 | TRO905813FTC | 4/24/2017 | Pegues, David | Johnny Pegues | 4993 | | X | X | | | | Diagnosis in January 2003; the injured party died in 2005; rep says the community was not adequately notified of who could file claims, if relatives could file for deceased persons. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2196 | TRO899321FTC | 7/11/2016 | Robinson, Johnny | Johnny Robinson | 3899 | | X | X | | X | | Diagnosis dates unclear, listed as "2002-2017," unclear if continuing condition(s) or new conditions. Claims to have filed with Wilbur Colom but that paperwork was lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless conduct of counsel is excused. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2197 | TRO892148FTC | 2/23/2016 | Weatherspoon, Johnny Sr. | Johnny Weatherspoon Sr. | 7116 | | X | X | | | | The motion at docket #7116 is for Johnny Weatherspoon Sr.; a separate motion at docket #6942 is for Johnny Weatherspoon, Jr. The excuse for Johnny Weatherspoon, Sr. is that he previously filed with the Colom law firm in 2002 and was not aware he could file a claim as the Colom paralegal told him he could not file a claim. Conduct of counsel or counsel's employee is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim either was resolved in a prior proceeding or, if not, it was time-barred before the Tronox bankruptcy filing. |
| 2198 | TRO891989FTC | 2/23/2016 | Weatherspoon, Jr., Johnny | Johnny Weatherspoon, Jr. | 6942 | | X | X | | X | | The motion at docket #6942 is for Johnny Weatherspoon, Jr.; a separate motion at docket #7116 is for Johnny Weatherspoon, Sr. Johnny Weatherspoon, Jr. is a former resident of Columbus, MS who still lived there in 2009; says that he previously filed with the Colom law firm in 2002 and was unaware he could file a claim in the Tronox bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2199 | TRO888601FTC | 12/24/2015 | Webber, Johnny | Johnny Webber | 8519 | | X | X | | | | 1985 diagnosis; previously filed with atty Bambach (does not say when), and did not know where to get paperwork. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2200 | TRO891492FTC | 2/23/2016 | Hodges, Johnny Westbrook | Johnny Westbrook Hodges | 5915 | | | X | | X | | Diagnoses in 2014. Unaware of process and did not know could file a claim; violation of due process. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2201 | TRO901522FTC | 8/16/2016 | Johnson, Diane | Johnson, Diane | 5284 | | X | X | | | | 1974 diagnosis; former resident of Columbus, MS who moved away from the area in 1974; says did not know anything about the lawsuit. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2202 | TRO900804FTC | 8/16/2016 | Johnson, Tyra | Johnson, Tyra | 6220 | | | X | | X | | September 2009 diagnosis; relocated to another state and was not aware of the claim; says symptoms 2000 and diagnosis Sept. 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2203 | TRO895079FTC | 3/23/2016 | Shinn, Jolene | Jolene Shinn | 3485 | | X | X | | | | 1998 Diagnosis. No excuse provided and therefore no basis for relief. Claim also was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |
| 2204 | TRO899044FTC | 6/27/2016 | James, Jonathan | Jonathan James | 4121 | | X | X | | | | 1966 Diagnosis. Previously filed with atty Gunn 2002-2005; neither atty nor he received notice of bar date. Claim apparently was part of prior litigation. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2205 | TRO894138FTC | 3/2/2016 | Lewis, Jonathan | Jonathan Lewis | 6719 | | | X | | | | Seizures started 1990, diagnosis 2008; former resident of Columbus, MS who has not lived there since 2001; member of army from 2001-2010. From 2005-2010 was stationed in various places, including abroad. Military service ended in July 2010. Even if application of the bar date was tolled by 50 U.S.C. 3936 that would still have required a claim no later than late September or early October 2010, actual claim was not filed until much late. Does not explain lengthy delays given diagnosis dates and long-running conditions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2206 | TRO904379FTC | 1/3/2017 | McCrary, Jonathan | Jonathan McCrary | 7062 | | | | | | X | 1997 diagnosis; minor; parent was not aware or informed at the time. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2207 | TRO888309FTC | 12/18/2015 | Mitchell, Jonathan | Jonathan Mitchell | 5516 | | X | X | | | | Says diagnosis dates were "12/1983-1/01/1985"; says no reason to know could file a claim; learned of it when people started receiving compensation. Also refers to "newspaper ads about the Tronox settlement and how they had money for people to file claims," apparently is referring to articles that prompted the filing of the late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2208 | TRO900251FTC | 7/25/2016 | Moore, Jonathan | Jonathan Moore | 5534 | | X | X | | | | 1982 diagnosis; says filed documents in a timely manner, but appears to be referring to answers to questions by Tort Claims Trust; filed form letter saying that she contacted Garretson and was told a record of her claim was not in the system. She says that she "was not given justifiable allowance under the guidance of Colom and Lundy;" refers to secret meetings, minimal information to community. Allegation that some claimants had meetings without telling others is not a basis for relief. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2209 | TRO891738FTC | 2/23/2016 | Morris, Jonathan | Jonathan Morris | 7627 | 8298 | X | X | | | | 1992 symptoms; diagnosis date just listed as "yes;" previously filed with the Colom law firm 2004, outcome of that claim is not clear; says not aware and no knowledge of bankruptcy case. A supplement at docket # 8298 without knowledge to wade through process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2210 | TRO892782FTC | 2/23/2016 | People, Jonathan | Jonathan People | 3647 | | X | X | | | | Diagnosed 1997, did not file because unaware of possibility of receiving payment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2211 | TRO906028FTC | 4/24/2017 | Smith, Jonathan | Jonathan Smith | 5353 | 8197 | | X | | X | | Signature page for letter at docket # 8197; letter refers to a brain tumor and surgery in 2017. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2212 | TRO887612FTC | 12/14/2015 | Whitfield, Jonathon | Jonathon Whitfield | 3418 | | | X | | X | | Did not know of an opportunity to file a claim in the Tronox bankruptcy case; says exposure was August 12, 2009 and symptoms and diagnosis August 14, 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2213 | TRO888002FTC | 12/18/2015 | Jones, Fate | Jones, Fate | 6668 | | X | X | | | | 1970 diagnosis; former resident of Columbus, MS; unaware of deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2214 | TRO892137FTC | 2/23/2016 | Jones, Jenerrio | Jones, Jenerrio | 6670 | | | | | | X | Exposed at birth in 1990; diagnosed in 1992; minor at deadline. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2215 | TRO899907FTC | 7/25/2016 | Jones, Shemar | Jones, Shemar | 6156 | | X | X | | | X | Alleges first diagnosis on August 23, 2009 but also says previously filed claim in Kerr-McGee Plant Class Action; standard form language as to why missed the bar date. If a claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including whether terms of prior class action barred further claims) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2216 | TRO902700FTC | 8/16/2016 | Thomas, Jontavius | Jontavius Thomas | 4983 | | X | X | | | | Heart problems beginning in 2000, diagnosis dates "same"; says unaware of this case and when found out was given misleading information (no details as to how that information was given or the timing of the same). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2217 | TRO886431 FTC | 12/7/2015 | Harris, Jordan | Jordan Harris | 5892 | | | X | | | X | Standard cut-and-pasted form language as to reasons why missed bar date; only refers to dates of recent conditions after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2218 | TRO895314FTC | 3/23/2016 | Jordan, Brian | Jordan, Brian | 5936 | | X | X | | | | 1976 diagnosis; unaware of the claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2219 | TRO884119FTC | 11/13/2015 | Shinn, Joscia | Joscia Shinn | 3690 | | X | X | | | X | Diagnosed first in 1989, series of later diagnoses, some after 2009. Discusses how long she has lived in area but does not provide any reason for why not filed by deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on diagnoses before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2220 | TRO903675FTC | 11/23/2016 | Rabiega, Donna | Joseph Blazosek, Esq. | 7624 | | | X | | | | 2000 diagnosis; the injured party died in 2007; says the claim process was not clearly documented as to who was able to submit forms associated with the claim; insufficient notice to alert her rep of the need to associate her condition with the Tort Trust Litigation and bankruptcy process. Says the danger of prejudice to debtor is minimal by this single claim and in proportion to assets available to debtor, there is no prejudice and no impact on judicial proceedings. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. As to effect on the proceedings and the prejudicial effect on other claimants: thousands of other motions make allegations similar to this one. There are limited resources left and recoveries for legitimate claims will already be relatively low, those recoveries would be further decimated if claims were allowed on behalf of persons who have not met the necessary standards. |

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| 2221 | TRO893165FTC | 2/23/2016 | Doran, Ambrose | Joseph Blazosek, Esq. | 7625 | | | X | | | | 1986 diagnosis; the injured party died in 1988; the claim process was not clearly documented as to who was able to submit forms associated with the claim; insufficient notice to alert his rep of the need to associate her condition with the Tort Trust Litigation and bankruptcy process. Says the danger of prejudice to debtor is minimal by this single claim and in proportion to assets available to debtor, says there is no prejudice and no impact on judicial proceedings. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. As to effect on the proceedings and the prejudicial effect on other claimants: thousands of other motions make allegations similar to this one. There are limited resources left and recoveries for legitimate claims will already be relatively low, those recoveries would be further decimated if claims were allowed on behalf of persons who have not met the necessary standards. |
| 2222 | TRO890720FTC | 2/23/2016 | Doran, June | Joseph Blazosek, Esq. | 7626 | | | X | | | | 1985 diagnosis; the injured party died in 1987; says the claim process was not clearly documented as to who was able to submit forms associated with the claim; insufficient notice to alert her rep of the need to associate her condition with the Tort Trust Litigation and bankruptcy process. Says the danger of prejudice to debtor is minimal by this single claim and in proportion to assets available to debtor, says there is no prejudice and no impact on judicial proceedings. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. As to effect on the proceedings and the prejudicial effect on other claimants: thousands of other motions make allegations similar to this one. There are limited resources left and recoveries for legitimate claims will already be relatively low, those recoveries would be further decimated if claims were allowed on behalf of persons who have not met the necessary standards. |
| 2223 | TRO895433FTC | 3/24/2016 | Cebula, Joseph | Joseph Cebula | 5325 | 8263 | | X | | | | 1990s diagnosis; says he filed claim 10 years ago but Tronox lost his records; supplement filed at docket # 8263 complaining that they already received medical records. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. No excuse offered as to reasons why missed the bar date. |

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| 2224 | TRO905493FTC | 3/28/2017 | Costello, Ruth | Joseph Costello | 5581 | | | X | | | | 1970 diagnosis; the injured party died in 1975; unaware of the toxic waste but was made aware by the group filing it from Avoca, Pa. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2225 | TRO888269FTC | 12/18/2015 | Demich, Joseph | Joseph Demich | 5714 | | | X | | | | 1982 diagnosis; previously filed with atty Robert Powell, the Powell Group 2011, the law firm said his claim was "excepted" but may mean accepted, but he never received any other correspondence. He thinks they confused him with another relative with the same name as other relatives received settlements; says he did not receive notice of deadline. Participation in prior proceeding shows awareness of claim and of legal rights. Any confusion as to a prior class action needs to be addressed in that proceeding. Powell firm participated in the bankruptcy case, if did not file a claim for this movant that is not grounds for relief unless counsel's failure can be excused, no such excuse is offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2226 | TRO901702FTC | 8/16/2016 | Donahue, Joseph | Joseph Donahue | 6118 | | X | X | | | | Diagnosis 2004; says that was originally offered a \$2,500 claim to settle any future compensation, decided not to accept that, thinking that if something happened later the claimant could not be compensated for it. Unclear when or in what proceeding that settlement offer was made but it shows awareness of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2227 | TRO901548FTC | 8/16/2016 | Norman, Joseph, Jr. | Joseph E. Norman, Jr. | 6683 | | X | X | | | | Conditions in 1980s, diagnosis "yes"; says doesn't read newspapers, did not hear about this process until later. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2228 | TRO890547FTC | 2/23/2016 | Munson, Joseph L. | Joseph L. Munson | 4636 | | X | X | | | | Diagnoses in 1976 and 1977. Former resident of Columbus, MS. Unaware of claims process, worked for the federal gov't both in US and abroad from 2009-2011. Says that "after the first round of settlements had been completed and [he] learned of a second round, [he] downloaded the forms from the internet and filed." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2229 | TRO897648FTC | 5/25/2016 | Long, Joseph | Joseph Long | 4217 | | | X | | | | 1977 diagnosis. Says unaware could file claim; insufficient notice, only heard when people started receiving checks. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2230 | TRO902437FTC | 9/14/2016 | Taylor, Joseph | Joseph Taylor | 5802 | | X | X | | | | 2000 diagnosis; had no knowledge of a claim to file against Tronox nor did he know about a deadline; was totally unaware of this claim; moved to another city. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2231 | TRO893600FTC | 2/23/2016 | Williams, Joseph | Joseph Williams | 6665 | | | X | | X | | Diagnosed 2012; did not know about the case in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2232 | TRO904051FTC | 1/3/2017 | Williams, Josephine | Josephine Williams | 7542 | | X | X | | | | 1973 diagnosis; place of exposure not clear; says notice was deficient on its face (does not explain why); says notice was not reasonably calculated to provide notice to potential claimants who were unknown at the time of notice (does not say how); says did not know and no reason to know exposed to a Tronox product. Publication notices were reasonable and complied with due process for the reasons stated in the accompanying Decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2233 | TRO904061FTC | 1/3/2017 | Williams, Katherine | Josephine Williams | 7622 | | | X | | | | 1949 diagnosis; the injured party died in 2001; place of exposure not clear; rep says form of notice deficient but does not say how; says publication notice not reasonably calculated to provide notice but does not explain why; the injured party was unaware exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2234 | TRO894162FTC | 3/2/2016 | Allan, Joshua | Joshua Allen | 7289 | | | | | | X | 1993 and 2000 diagnoses; minor; does not say why guardian did not file a claim. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2235 | TRO892265FTC | 2/23/2016 | Fenster, Joshua | Joshua Fenster | 4535 | | X | X | | | | 1984 diagnosis. Says that in 2009 had a proceeding against Tronox but did not personally get anything from Tronox, nor a written notice of the bar date. A rejection notice filed at docket # 7825. No record of 2009 proceeding but counsel in all such proceedings were given direct notice of the bar date and claimants in pending proceedings were given direct notice if their addresses were known. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2236 | TRO885027FTC | 11/25/2015 | Harris, Joshua | Joshua Harris | 7687 | | X | X | | | | June 2004 diagnosis; says that a proof of claim was sent but the papers were sent back numerous times (apparently referring to late filings with Trust). No record of any timely claim filed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2237 | TRO891823FTC | 2/23/2016 | Hibbler, Joshua | Joshua Hibbler | 7639 | | | X | | | X | Lists diagnoses in 2010 and 2016 but prior diagnoses clear from records; says that previously filed with Colom law firm, Cochran, Hunter Lundy & Davis, Richmond Simon & Agston, Hamilton Sexton & Berry 2001; says did not receive direct written notice of bar date although had commenced a legal proceeding against Tronox, but there is no indication that 2001 proceeding was still pending at the time of the bankruptcy filing, and in any event the referenced attorneys received direct notice of the bar date. When he learned of Tronox tort claim trust contacted atty and was told paperwork lost. Also asserts due process claim because publication notice not reasonably calculated to provide notice; says did not see publication notice and was not aware of the bar date or of the bankruptcy case and therefore says did not receive sufficient notice to file a timely claim. If pre-bar date claim was resolved in a prior action it could not be asserted in the Tronox bankruptcy. If it was not part of a pending action, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In those instances, publication notice would have been appropriate because Tronox would have had no reason to know that the claimant had an unresolved claim. If the claim was the subject of a still-pending litigation, then a proof of claim should have been filed, as notice by mail was provided to all plaintiffs in pending litigations (or to their counsel if the plaintiffs' addresses were not known), and the proof of service on file shows that the listed attorneys received notice of the bar date. Notice sent to counsel is imputed to the client. Failure by counsel to file a claim is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date (and any defense based on terms of resolution of prior action) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2238 | TRO885202FTC | Unknown | Jennings, Joshua | Joshua Jennings | 8036 | | X | X | | | X | Not included in Trust's summary. Various alleged diagnoses, some before bar date and some after; says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2239 | TRO888285FTC | 12/18/2015 | Jones, Joshua | Joshua Jones | 5272 | | X | X | | | X | In answer to question about first diagnosis says "2/20/1990 and again 2/15/2017;" appears all to be based on one continuing condition but that is not entirely clear. Says did file a claim before but did not get a response, does not specify date of filing, is likely referring to late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2240 | TRO914670FTC | 7/26/2017 | Sharp, Joshua | Joshua Sharp | 7911 | | | | | | X | 1995 diagnosis; minor at bar date (approximately 17). Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2241 | TRO894607FTC | 3/23/2016 | Lang, Kameryn | Josie Moore | 4990 | | | | | | X | Minor; rep does not give excuse for not timely filing. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2242 | TRO894775FTC | 3/23/2016 | Moore, Josie | Josie Moore | 5563 | | X | X | | | | Diagnoses in 1955, 1960, 1982, 1991, July 2006; did not receive any information by advertisement, mail, email newspaper or telephone. After people started receiving checks she became aware that claims were taken earlier. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2243 | TRO905428FTC | 3/28/2017 | Sturdivant, Josie | Josie Sturdivant | 6140 | 8660 | | | | | | Diagnoses 1993, 2004; says unaware of exposure; says is a veteran who suffers from PTSD; long and short-term memory loss; forgets things easily; needs assistance with daily routine. She was evaluated at 70% disabled (the same diagnosis as Charles Sturdivant from same address). A supplemental letter complaining about the process filed at docket #8660. Will accept explanation for late filing on grounds of incapacity and permit the late-filed claim, the merits of which are to be resolved by the Tort Claims Trust under its normal procedures. |
| 2244 | TRO892784FTC | 2/23/2016 | Hodges, Jossie | Jossie Hodges | 3948 | | X | X | | | | Filed with Wilbur Colom in 2002. A supplemental letter filed at docket #9311 complaining about the process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. |
| 2245 | TRO889113FTC | 2/23/2016 | Brown, Theodis | Jossiephene Spain | 7223 | | X | X | | | | 1981 diagnosis; the injured party died in 1984; says publication of deadline was not reasonably calculated to provide notice to potential claimants; incompetent at time of bar date (apparently referring to the injured party, who was deceased); did not know and had no reason to know exposed to a Tronox product; rep says was informed that only certain area or people could apply. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2246 | TRO885859FTC | 11/25/2015 | Meady, Jotina | Jotina Meady | 5996 | | X | X | | | | 1996 diagnosis; no reason provided why did not meet bar date. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2247 | TRO885153FTC | 11/25/2015 | Scott, Jovante | Jovante Scott | 5720 | | X | X | | | | 1978 and 1988 diagnoses; previously filed with Colom law firm, received \$500; says did not file in 2009 because was not notified of the legal proceeding against Tronox. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2248 | TRO892264FTC | 2/23/2016 | Fenster, Jovi | Jovi Fenster | 4534 | | X | X | | | | 1977 diagnosis. Says publication notice was not reasonably calculated to give notice. A rejection notice filed at docket # 7823. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2249 | TRO885085FTC | Unknown | Selvie, Jovonn | Jovonn Selvie | 6460 | 9360 | X | X | | | | Not included in Trust's summary. 1980 diagnosis; says the publication notice of claims filing deadline was not reasonably calculated to provide notice to potential claimants; did not know exposed to a Tronox product. A supplemental letter filed at docket #9360 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred before the Tronox bankruptcy filing. |
| 2250 | TRO897124FTC | 5/4/2016 | Blaylock, Odell | Joyce Blaylock | 5491 | 9465 | X | X | | X | | Various diagnosis dates, some before bar date and some after; the injured party died in 2016; rep says "did not have a full understanding about the deadline date all though it shows on the paper. It was not push to be a major factor of this case." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2251 | TRO884159FTC | 11/13/2015 | Butler, Joyce | Joyce Butler | 7099 | | X | X | | | | 1981 diagnosis; previously filed with Colom law firm in 2002; unaware that could file claim in Tronox bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2252 | TRO884782FTC | 11/25/2015 | Cox, Joyce | Joyce Cox | 3877 | | X | X | | | | Was part of 2002 class action. Claim resolved in a prior proceeding could not be reasserted in the Tronox bankruptcy case. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. |
| 2253 | TRO903090FTC | 10/13/2016 | Devauld, Joyce | Joyce Devauld | 3592 | | X | X | | | | Diagnosed 2000. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2254 | TRO897447FTC | 5/25/2016 | George, Michael | Joyce George | 5875 | | | X | | | | 1980s diagnosis; the injured party died in 1992; rep says that she did file paperwork prior to bar date and in the beginning was told the Powell law group would be handling the claims. When she heard that the Powell law group would not be handling it any longer, she called the 800 number (Garretson), but that must have been long after the bar date because the trust was not established until after the plan was confirmed. After inquiring several times was later told they did not have any paperwork and she should file again. To the extent that the movant alleges a failure by the Powell law group, as counsel, that is not grounds for relief based on excusable neglect unless the failure by the Powell law group can be excused, and no excuse has been offered. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2255 | TRO899218FTC | 7/11/2016 | Lee, Joyce | Joyce Lee | 4949 | | | X | | | X | Says previously filed without an atty but the paperwork was filled out incorrectly, is probably referring to a late-filed claim. The claimant does not provide date for diagnosis, but it appears that the medical records refer to conditions after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2256 | TRO887334FTC | 12/14/2015 | Parks, Robert | Joyce Parks Johnson | 3462 | | | X | | | | The injured party died in 2006; rep does not provide reason why he did not file in 2009, appears to contend that he did so. No record of any claim actually filed, no basis established for excusable neglect or due process relief. |
| 2257 | TRO900370FTC | 7/25/2016 | Parson, Earnest | Joyce Parson | 7566 | | X | X | | | | 1991 diagnosis; the injured party died in 1992; rep says previously filed with atty Jeffery M. Navarro 1994 in district court case no. 96-CV-00076; the attorney did not provide updates after several telephone calls, claimed the building burned down containing all records and advised that she had no recourse; she was not aware and had no knowledge of the Tronox bankruptcy. No record that movant was a plaintiff in a case pending at the time of the bankruptcy. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim either was resolved in a prior litigation or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2258 | TRO901748FTC | 8/16/2016 | Parson, Joyce | Joyce Parson | 7663 | | | X | | | X | Supporting records suggest diagnosis for all conditions after bar date; former resident of Columbus, MS; says did not know of the Tronox bankruptcy case, did not see any published reports. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Trust contends motion was untimely because it was not docketed within 90 days after the Determination Notice but the motion actually seeks no relief based on any pre-bar date diagnoses so the timing is irrelevant. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2259 | TRO900397FTC | 7/25/2016 | Townsend, Joyce | Joyce Townsend | 4421 | | | X | | | X | No excuse provided; says symptoms commenced dec 2009; no date for diagnosis. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2260 | TRO899251FTC | 7/11/2016 | Straugher, JT, Jr. | JT Straugher, Jr. | 5123 | | X | X | | | | 2001 diagnosis; unaware of Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2261 | TRO891753FTC | 2/23/2016 | Bluitt, Juanita | Juanita Buitt | 5692 | | | X | | X | | Alleges 2008 symptoms, November 2009 diagnosis; moved and did not know about the claim until later date; retained counsel on June 14, 2014. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2262 | TRO891884FTC | 2/23/2016 | Jones, Juanita | Juanita Jones | 4043 | 9324 | X | X | | | | Diagnosis approximately 1998. Was out of state in Aug - Sept. 2005 but bar date notice was in 2009, so that does not explain lack of compliance with bar date. Says did not actually know about the bankruptcy. A supplemental letter filed with another at docket #9324 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2263 | TRO892554FTC | 2/23/2016 | Wallace, Juanita | Juanita Wallace | 4945 | | X | X | | | | 1990 diagnosis; did not have knowledge of an ongoing case; did not get call, letter, info or anything from TV or radio concerning matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2264 | TRO895185FTC | 3/24/2016 | White, Annie Mae | Juanita White | 7930 | | X | X | | | | Various diagnoses in 1988; the injured party was a resident of Columbus, MS who died in 1990; movant says publication notice was merely 52 days from order and 36 business days to unknown claimants, but that does not explain the many years' delay after the bar date before movant filed a claim; says did not have access to any of the publications and alleges it was not published in the Commercial Dispatch, but in fact the notice appeared in the Commercial Dispatch in Columbus, MS in June 2009 and a certificate of publication verifying that fact was filed by the official independent notice agent; unaware exposed to dangerous Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2265 | TRO889189FTC | 2/23/2016 | Holmes, Judie | Judie Holmes | 3640 | | X | X | | | | Diagnosed 1968, moved away from Columbus for almost 30 years in the 70's. Then did fill out paperwork at some point re: this case, but "did not hear anything more until receiving this paperwork." Reference to paperwork appears to refer to late filings, not timely claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2266 | TRO895506FTC | 3/24/2016 | Draus, Anthony | Judith Draus | 8437 | 5343 | | X | | | X | Diagnoses 1994, 2011, 2012; unaware that Tronox product was the cause of his condition, did not make correlation. A rejection notice filed at docket #5343. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim based on a new condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2267 | TRO891824FTC | 2/23/2016 | O'Boyle, Judith | Judith O'Boyle | 4188 | | | X | | | | Diagnoses in 2000 and 2006. Did not know or have reason to that exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2268 | TRO904382FTC | 1/3/2017 | Teplir, Judith | Judith Teplir | 6007 | | X | X | | | | 1974 diagnosis; did not know that there was a deadline; said sent in paperwork before and received nothing in response, but that apparently is a reference to communications with the trust about the late-filed claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2269 | Unknown | Unknown | Borovitz, Stanley & Mary | Judy Draus | 8149 | | | X | | | | Not included in Trust's summary. Says did not file for deceased relatives, then found others had done so, wants their claims reconsidered. Does not allege lack of knowledge of the claim process. No specific claim identified for which relief is sought on the grounds of excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2270 | TRO881061FTC | 12/4/2015 | Jones, Sallie | Judy Jennings | 3497 | 9366 | X | X | | | | 2002 diagnosis; the injured party died in 2010. Rep does not provide an explanation for lack of timely filing. A supplemental letter filed at docket #9319 and docket #9366 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No proper grounds alleged for relief from the bar date. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2271 | TRO894833FTC | 3/23/2016 | Johnson, Judy | Judy Johnson | 5959 | | X | X | | | | 1975 symptoms; diagnosis date "yes"; did not realize she had a deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2272 | TRO902793FTC | 8/16/2016 | Moore, Judy | Judy Moore | 4679 | | | X | | | X | | Symptoms in 1998 and diagnosis 2009 without specific date. Says was unaware of the case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2273 | TRO894717FTC | 3/23/2016 | Anderson, Julia | Julia Anderson | 7248 | | | X | | | | | Various conditions alleged, separate diagnosis dates for each are unclear but apparently all are pre-bar date, listed as being in period from July 1998 to March 15, 2007; place of exposure not clear; unaware of Tronox claims being filed in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2274 | TRO898266FTC | 6/20/2016 | Burgin, Mya | Julia Burgin | 3456 | 8175 8711 | | X | | | X | | Previously filed with atty Bambach 2002; paperwork lost. Says diagnosis 2009-2015 but filed with attorney in 2002. A supplement filed at docket #8175, complaining that filed at same time as others whose claims were allowed and they were not residents of area. A supplemental letter filed at docket #8711 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel show awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2275 | TRO886585FTC | 12/7/2015 | Burgin, Julia | Julia Burgin | 3475 | 8178 8709 | X | X | | | | | Previously filed with atty Bambach in 1999; paperwork lost. A supplement filed at docket #8178, complaining that claims of certain others who filed at same time were allowed and they were not residents of area. A supplemental letter filed at docket #8709 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior legal claim shows awareness of rights. Attorney misconduct is not a ground for excusable neglect or due process relief unless the attorney's conduct may be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim that accrued in 1999 also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2276 | TRO886573FTC | 12/7/2015 | Hendricks, Lenner | Julia Burgin | 3670 | 8710 | X | X | | | | Diagnosed 1999, made claim with an attorney then, paperwork lost by attorney. A supplemental letter filed at docket #8710 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2277 | TRO904366FTC | 1/3/2017 | Cotton, Julia | Julia Cotton | 5577 | | | X | | X | | 2009 diagnosis without specific date; lists Columbus, MS address for the period 1/12/09 through 3/1/11; says she moved and did not return until 2012 and was unaware she had been exposed to Tronox product or the filings against Tronox. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2278 | TRO888543FTC | 12/24/2015 | Harrison, Julia | Julia Harrison | 5842 | | X | X | | | | Previously filed with Colom law firm 2002; not made aware of the deadline; says was not properly notified nor made aware of deadline. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claims was represented by the Colom firm in 2009: the Colom firm was actively involved in the Tronox bankruptcy case and received direct notice of the bar date by mail. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2279 | TRO898246FTC | 6/20/2016 | Summerville, Julia | Julia Summerville | 6893 | | X | X | | | X | Various diagnoses, some before bar date, some after; previously filed with Colom law firm; he mailed her a denial letter, said he was out of money (must be referring to class action settlement); says a 1998 stroke affected her mentally; medications caused memory problems; no reason to suspect that Kerr McGee was causing her condition. Says 9th grade education and does not understand legal things; unaware of claims filing deadline. Insufficient showing of inability to file a claim or to enlist the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2280 | TRO901022FTC | 8/16/2016 | Vance, Walter | Julia Vance | 5198 | | X | X | | | | 1994 diagnosis; unaware of lawsuit or bar date; rejection notice filed at docket # 5345. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2281 | TRO898639FTC | 6/27/2016 | Vance, Julia | Julia Vance | 6009 | | X | X | | | X | Unaware of bar date; rejection notice filed at docket # 5344; vague as to diagnosis dates, lists November 1990 and August 2009 as symptom onsets. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2282 | TRO897925FTC | 6/10/2016 | Williams, Julia | Julia Williams | 5670 | | X | X | | | | 1999 diagnosis; was incapacitated at the time of the bar date due to his heart condition and was unaware of the filing process. Also files letter that says did not receive "justifiable allowance under the guidance of the Colom law firm" and refers to secret meetings and minimal information to the community. Says psychosis is one of her conditions but does not refer to it in excuse. Does not verify incapacity to a degree that rendered claimant unable to file a claim or to get help in doing so. More importantly, claim was time-barred years before the Tronox bankruptcy filing. In any event, movant alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2283 | TRO898181FTC | 6/20/2016 | Young, Julia | Julia Young | 5661 | | | X | | X | | Says diagnosis 2011 unclear if refers to new issues; says did not get a detailed understanding on the condition to the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2284 | TRO897257FTC | 5/4/2016 | McCrary, Julian | Julian McCrary | 4958 | 8321 | X | X | | | | Previously filed with Colom law firm in 2002 action; unaware could file claim in Tronox case; a supplement filed at docket #8321, without knowledge to wade through process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2285 | TRO886777FTC | 12/7/2015 | McCrary, Betty | Julian McCrary | 4959 | 8320 | X | X | | | | Previously filed with Colom law firm 2002; unaware could file claim in bankruptcy case. A supplement filed at docket #8320, without knowledge to wade through process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2286 | TRO886776FTC | 12/7/2015 | McCrary, Julian, Jr. | Julian McCrary, Jr. | 4960 | 8322 | | X | | | | Says unaware could file a claim. A supplement filed at docket #8322, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2287 | TRO901498FTC | 8/16/2016 | McKinley, Julian | Julian McKinley | 6128 | | | | | | X | 1993 diagnosis; minor in 2009 (age 17 or so) but no claim by parents, no claim by injured party until 2016. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2288 | TRO900058FTC | 7/25/2016 | Bryk, Julie | Julie Bryk | 5383 | | | X | | | | 1986 diagnosis (at birth); was not made aware of situation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2289 | TRO892690FTC | 2/23/2016 | Johnson, Juliet | Juliet Johnson | 4572 | 8765 | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach, paperwork lost. A supplemental letter filed at docket #8765 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2290 | TRO886119FTC | 12/7/2015 | Shirley, June | June Shirley | 6728 | 8980 | X | X | | | | 1958 diagnosis; unaware eligible to file before deadline. A supplemental letter filed at docket #8980 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2291 | TRO893329FTC | 2/23/2016 | Morris, Juquaires | Juquaires Morris | 7034 | | X | X | | | X | Diagnoses 1994, 2000, 2007, 2009, 2010; says was not aware of the case or filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2292 | TRO891985FTC | 2/23/2016 | Weatherspoon, Justice | Justice Weatherspoon | 6938 | | | X | | | X | Diagnoses in 2008, 2011, 2012; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2293 | TRO887945FTC | Unknown | Barry, Justin | Justin Barry | 4540 | | | | | | X | Not included in the Trust's summary. Minor, apparently 11 years old at the 2009 bar date; says parent did not "put me in at the time" but does not explain why she did not do so. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2294 | TRO889681FTC | 2/23/2016 | Jackson, Justin | Justin Jackson | 6268 | | X | X | | | | 1988 diagnosis; says discharge of claim was violation of due process; he did not know about it and had not heard of any lawsuits that could have affected him. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2295 | TRO891816FTC | Unknown | Macon, Justin | Justin Macon | 8044 | | X | X | | | X | Not included in Trust's summary. Various diagnosis dates, one in 2009 (month unspecified), others after bar date; former resident of MS who moved out of state in 2006. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2296 | TRO891360FTC | 3/1/2017 | Tate, Justin | Justin Tate | 7633 | 7634 | X | X | | | X | Not included in Trust's summary. 1998 diagnosis; did not receive notice of the Tronox tort trust claims settlement and was not aware could file a claim. Also submits a signed rejection notice as to post-bar date exposures and diagnoses, though none are identified in the motion. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2297 | TRO905770FTC | 4/24/2017 | Longmire, Kacharra | Kacharra Longmire | 5484 | 5728 | X | X | | | | 1998 diagnosis; former resident of Columbus, MS; was not aware of the proceedings; was not notified of a deadline. A duplicate of this motion is filed at docket #5728. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2298 | TRO885652FTC | 11/25/2015 | Horton, Kady | Kady Horton | 4537 | | X | X | | | | 2001 diagnosis. Did not know and had no reason to know of exposure to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2299 | TRO902081FTC | 9/14/2016 | Brown, Seneca | Kamilah Ballard | 3524 | 8069 | | X | | | | Claim filed by representative of minor. Diagnosed "yes," says "the injured party was only 4 at the time." Injured party was born in 2004. Rep was living in Birmingham, Alabama at the time, complains that notice was not sufficient but provides no details other than allegation of lack of direct notice. Proof of publication on file shows that notice of the bar date was published in Birmingham, AL as well as in Columbus, MS. A supplement filed at docket # 8069. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2300 | TRO902080FTC | 9/14/2016 | Brown, Amir | Kamilah Ballard | 8080 | 8415 | | | | | X | Motion by a representative filed for a child; 2004 diagnosis (at age 1); rep says the publication notice was not reasonably calculated to provide notice, but does not allege Tronox knew of this claim or claimant. Says lived in Birmingham, Alabama at the time of the bar date, but notice of the bar date was also published in Birmingham. Says did not know and no reason to know exposed to a Tronox product. A supplement filed at docket #8080. Parent/guardian does not explain his/her own delay. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2301 | TRO885279FTC | 11/25/2015 | Sherrod, Kamillia | Kamillia Sherrod | 7464 | | | X | | X | | 2011 diagnosis; says was a minor at time. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2302 | TRO901754FTC | Unknown | Kamran Ware | Kamran Ware | 3961 | | | X | | | | Motion not listed on Trust's summary. Diagnosed 6-21-09, says "I didn't know about it." Recency of diagnosis may explain failure to file in August 2009 but no explanation provided as to why no claim was filed until more than six years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 2303 | TRO885138FTC | Unknown | Sullivan, Kandace | Kandace P. Sullivan | 6953 | | X | X | | | | Not included in Trust's summary. 2002 diagnosis; no excuse provided; says a claim was filed and rejected, not clear if referring to a prior class action claim or to a late-filed claim with the trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2304 | TRO903504FTC | 11/23/2016 | Dobbs, Kaneshia | Kaneshia Dobbs | 5900 | | | X | | | X | Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, the trust was not formed until long after the bar date so this does not excuse a late filing. Claimant disputes the amount at which the Trust proposed to allow the claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2305 | TRO903502FTC | 11/23/2016 | Cunningham, Kailey | Kaneshia Dobbs | 5901 | | | X | | | X | Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, the trust was not formed until long after the bar date so this does not excuse a late filing. Claimant disputes the amount at which the Trust proposed to allow the claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2306 | TRO903496FTC | 11/23/2016 | Cunningham, JaQualen | Kaneshia Dobbs | 5902 | | | X | | | X | Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, the trust was not formed until long after the bar date so this does not excuse a late filing. Claimant disputes the amount at which the Trust proposed to allow the claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2307 | TRO894769FTC | 3/23/2016 | Stewart, Kardy | Kardy Stewart | 3541 | | | X | | | X | Diagnosed 2007, states that "I did file a POC in the Tronox bankruptcy case by the claims deadline but I never heard from them." Dispute over alleged timely filed claim is not a proper request for excusable neglect or due process relief, any dispute over this claim is to be resolved by the Tort Claims Trust. |
| 2308 | TRO890888FTC | 2/23/2016 | Fields, Karen | Karen Fields | 3652 | | X | X | | | | Diagnosed 1994, "not aware I could file a case." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2309 | TRO893737FTC | 3/2/2016 | Lacomis, Karen | Karen Lacomis | 5696 | | | X | | | | 1954 diagnosis; when her spouse filed, she thought claims were restricted to certain conditions but later discovered that another relative received a payment for another condition. She says she is uncertain what more to tell as the process is confusing and she is not a lawyer. Filing by spouse shows awareness of the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2310 | TRO886080FTC | 12/7/2015 | Martin, Karen | Karen Martin | 3458 | | X | X | | | | 1974 diagnosis. Previously filed with the Colom law firm but was told paperwork was lost; she assumed she could not file again but she moved to another county and then relatives told her to try again. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior filing with Colom law firm shows knowledge of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2311 | TRO899973FTC | 7/25/2016 | Johnson, Karsandra | Karsandra Johnson | 3808 | | X | X | | | | 2000 Diagnosis. Says did not know of the process or the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2312 | TRO891643FTC | 2/23/2016 | Brooks, Kashaeyla | Kashaeyla Brooks | 5119 | | | | | | X | Minor; says exposure began in 1999. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2313 | TRO884708FTC | 11/25/2015 | Henry, Kashaya | Kashaya Henry | 5947 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach; did not know where to get the paper work. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2314 | TRO890585FTC | 2/23/2016 | Ellis, Lillian | Kashayla Williams | 5906 | | X | X | | | | 1999 diagnosis; the injured party died in 2004; rep unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2315 | TRO891956FTC | 2/23/2016 | Hill, Billy | Katherine Hill | 3554 | | | X | | X | | Exhibited symptoms in 2010, diagnosed upon death in 2017, alleges did not know until then of connection to Tronox chemicals. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2316 | TRO887727FTC | 12/14/2015 | Murray, Katherine | Katherine Murray | 4783 | 5022 | X | X | | | | Diagnoses 1989 to present (unclear if any new conditions after bar date); did not know symptoms were caused by Tronox product; says previously filed with Garretson in 2007 but that is obviously not a reference to the bankruptcy process, as the bankruptcy case was not filed until 2009. Supplement filed at docket # 5022; rep says filed earlier in 2007 without details, says was unaware exposed to dangerous Tronox chemicals and condition from it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No record of any lawsuit against Tronox or other claim allegedly filed in 2007. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing and before the alleged 2007 filing of a claim. |
| 2317 | TRO894952FTC | 3/23/2016 | Wells, Katherine | Katherine Wells | 7769 | | X | X | | | X | Diagnoses 1980, 2000, 2010 (pace maker); did not know and no reason to know exposed to a Tronox product; there was a lot of misinformation about the exposure of creosote; challenges whether notices were sent in compliance with court orders, but the notices were mailed and published by an independent noticing firm retained by the clerk's office and affidavits attesting to compliance were duly filed. Claims that people in place to answer questions (unclear to whom referring) deliberately told individuals that they were only affected if they lived near the plant and as she did not reside within the noted radius, she thought she could not have been exposed to the product; this likely was a communication in relation to a prior class action that was on behalf of residents who lived within a certain distance of the plant. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claims based on 1980 and 2000 diagnoses were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a 2010 diagnosis (for pacemaker) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2318 | TRO885974FTC | 11/25/2015 | James, Kathleen | Kathleen James | 3490 | | X | X | | | | Says that symptoms started in 1977 but was diagnosed at time started school in 1990. Then says that it was her guardian who would have to fill out form but that person was the hospital sick at the time, does not specify time. Given onset of symptoms in 1977 the claimant was no less than 41 years old at the time of the bar date, no showing as to incompetence or infancy and no showing of why claimant could not file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2319 | TRO888993FTC | 12/30/2015 | Hines, Kathy | Kathy Hines | 4943 | | X | X | | | | 1995 and 1999 diagnoses; former resident of Columbus, MS; says previously filed several sets of paperwork before 2000 but does not recall details or name of attorney. Appears to be referring to participation in prior class action. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in the prior class action then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2320 | TRO903632FTC | 11/23/2016 | Littles, Kathy | Kathy Littles | 6800 | | X | X | | X | | 2007 diagnosis; says was put on oxygen in 2014, unclear if contending that reflected a different condition first diagnosed after the bar date; filed claim in 2002 with Creosote Litigation Group in federal district court action in Aberdeen but never received money. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2321 | TRO893514FTC | 2/23/2016 | Morris, Kathy | Kathy Morris | 6642 | | X | X | | | | 1976 diagnosis; had no knowledge of the bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2322 | TRO900250FTC | 7/25/2016 | Geffers, Kathy Valenta | Kathy Valenta-Geffers | 7245 | 8529 | | X | | | | 1988 diagnosis; unaware of lawsuit; moved from Duryea, PA in 2009 to Pittston, PA; supplemental letter filed at docket # 8529. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2323 | TRO901908FTC | 9/14/2016 | Holland, Katie | Katie Holland | 6564 | | X | X | | | | 1980 diagnosis; "moved to a new location paperworked know the deadline." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2324 | TRO884449FTC | 11/25/2015 | Miller, Katie | Katie Miller | 4359 | | X | X | | x | | 1995 symptoms; for date of first diagnosis says "1998-2017" but appears to refer to continuing condition. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect based on pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2325 | TRO901301FTC | 8/16/2016 | Nave, Katie | Katie Nave | 5531 | | X | X | | X | | Some conditions diagnosed before 1990, polyps in 2011; did not know and no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2326 | TRO899347FTC | 8/16/2016 | Mosley, Ada | Katie Salter | 4946 | | X | X | | | | 1985 diagnosis; the injured party died in 2004; rep unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2327 | TRO892326FTC | 2/23/2016 | Salter, Katie | Katie Salter | 4947 | 8257 | | X | | | X | Some earlier medical conditions but claim appears to be based on conditions (high blood pressure, heart murmur) that arose in 2014 and 2017; says was unaware of bar date. A supplement filed at docket #8257, says paperwork to Tronox was timely filed in 2016. When first heard of lawsuit, thought it was just for those living in a particular town, she did not realize it was for company's plant. She filed and it was handled by a lawyer in Aberdeen, she did not receive any money. Prior consultation with attorney shows awareness of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2328 | TRO895647FTC | 3/24/2016 | Mickens, Katina | Katina Mickens | 6745 | | | X | | | X | Diagnosed 8/15/2009, condition unclear. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2329 | TRO896419FTC | 4/13/2016 | Stewart, Katrice | Katrice Stewart Ward | 4503 | | X | X | | | | There are actually two separate motions for this TRO claim number; the first is for Katrice Stewart, which is on the docket at claim #4503, and the second is for Dominique Stewart at docket # 4504. The motion at docket 4503 alleges diagnoses in 2007, but movant also contends she previously filed with the Colom law firm in 2003. Says did not receive notice of bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Proof of service shows direct mailing of bar date notice to the Colom law firm, so if movant was represented by that firm in 2009 direct notice was provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of the bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims that had accrued as of 2003 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2330 | TRO896419FTC | 4/13/2016 | Stewart, Dominique L. | Katrice Stewart Ward | 4504 | | X | X | | | | There are actually two separate motions for this TRO claim number; the first is for Katrice Stewart, which is on the docket at claim #4503, and the second is for Dominique Stewart at docket # 4504. The motion at docket 4504 alleges diagnoses in 1987 and 2006. Movant also contends she previously filed with the Colom law firm in 2003. Says did not receive notice of bar date. Claims was a child, but also says exposure began in 1987 and diagnoses were in 1987, so movant had to be approximately 22 years old at the time of the bar date in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Proof of service shows direct mailing of bar date notice to the Colom law firm, so if movant was represented by that firm in 2009 direct notice was provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of the bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2331 | TRO897902FTC | 5/25/2016 | Miller, Katrina | Katrina Miller | 6384 | | | X | | x | | Says did not know and had no reason to know exposed to a Tronox product; says publication notice of the bar date was not reasonably calculated to provide notice; says symptoms and diagnosis after bar date (but also "whited out" original dates of diagnosis on application). Motion does not identify a pre-bar date claim for which relief is sought, so motion for relief based on excusable neglect or due process is denied. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2332 | TRO886302FTC | 12/7/2015 | Porter, Katrina | Katrina Porter | 5127 | | X | X | | | | 1983 diagnosis; alleges was not aware of case, did not see notices, called after bar date and was told to file a Future Tort Claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2333 | TRO888320FTC | 12/18/2015 | Sunivelle, Katrina | Katrina Sunivelle | 7029 | | | X | | X | | Did not fully understand the claims process; says symptoms and diagnosis 2014. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2334 | TRO884228FTC | 11/25/2015 | Wright, Katrina | Katrina Wright | 3287 | | | X | | | | Signature page with no further information or supporting details. |

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| 2335 | TRO888565FTC | 12/24/2015 | Jones, Kawanda | Kawanda Jones | 4665 | | | X | | | X | Alleges some diagnoses before bar date but other conditions after bar date. Says did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2336 | TRO904998FTC | 1/24/2017 | Scott, Kawanis | Kawanis Scott | 3773 | | X | X | | | | Former resident of Columbus, MS. Says was told by an attorney in 1985 that the deadline for claims had passed and that only employees of Kerr-McGee could file. Appears to have been attempting to pursue participation in prior lawsuits by the Colom law firm. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2337 | TRO904023FTC | 1/3/2017 | Phillips, Ethel | Kay Gypson | 6316 | | X | X | | | | 2000 diagnosis; the injured party died in 2000; rep does not provide excuse, no grounds for relief. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2338 | TRO884951FTC | 11/25/2015 | Jackson, Kayla | Kayla Jackson | 6695 | 9133 | | | | | X | 1998 diagnosis; child at time of filing deadline, exposure began January 1997. A supplemental letter filed at docket #9133 complaining about the process. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2339 | TRO895915FTC | 4/6/2016 | McKnight, Kayla | Kayla McKnight | 6544 | | | | | | X | 2000/01 diagnoses; did not have any knowledge of Tronox or its bankruptcy case; did not receive any notice by telephone, email, letter or other media; part of time was away at college. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. However, although the claimant did not seek relief based on infancy it appears possible the claimant was a minor at the time of the bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2340 | TRO889859FTC | 2/23/2016 | McGee, Kayson | Kayson McGee | 5864 | | X | X | | | | 1999 diagnosis; says he was told when made a call to the Tronox office when he first filed that he should mail in paperwork first, then he would be told to send in proof of ailments at a later date. However, that apparently is a reference to communications with the Trust about the late-filed claim as there is no indication of any claim filing before the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2341 | TRO896349FTC | 4/13/2016 | Williams, Keaira | Kearia Williams | 7836 | | | | | | X | 2007 diagnosis; minor (approximately 17) at deadline. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2342 | TRO895200FTC | Unknown | Young, Ke'ayr | Ke'ayr Young | 6543 | | | | | | X | Not included in Trust's summary. Diagnosed at birth (1994); minor, did not know could file a claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2343 | TRO904201FTC | 1/3/2017 | Wilson, Kebebe | Kebebe Wilson | 4340 | | X | X | | | | Diagnoses 1990 and prior. Unaware of Tronox bankruptcy or where to file any complaints. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2344 | TRO894681FTC | 3/23/2016 | Lang, Keesha | Keesha Lang | 5569 | | X | X | | | X | Refers to 1973 diagnosis at birth but also refers to various conditions (including cancer) that appear to be of later manifestation; says she did not see any form of the claims filing deadline and that notice was not reasonably calculated to provide notice to potential claimants; did not know and had no reason to know that she had been exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2345 | TRO895841FTC | Unknown | Bonner, Keiffer | Keiffer Bonner | 7587 | | | X | | | | Not included in Trust's summary. 2007 diagnosis; moved out of Mississippi to Alabama in a rural community; did not know about the toxin; says the publication notice was not reasonably calculated to provide notice, but does not say why and makes no showing that Tronox had reason to know of claimant; lives pay check to pay check and does not own a computer and they do not sell the Wall Street Journal around there. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2346 | TRO890846FTC | 2/23/2016 | McGregory, Keion | Keion McGregor | 7697 | | | X | | | | 1992 diagnosis; was not aware Tronox was still taking claims because he was still in high school; relative worked at company, claimant attended day care around corner. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movant turned 21 approximately in 2012, does not explain long delay in pursuing or filing a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2347 | TRO893750FTC | 3/2/2016 | Brooks, Keith | Keith Brooks | 4297 | | | X | | | X | Says symptom and diagnosis onset in 2015. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2348 | TRO893480FTC | 2/23/2016 | Craddieth, Keith | Keith Craddieth | 6760 | | | X | | | X | Alleges a September 1, 2009 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2349 | TRO894423FTC | Unknown | Jordan, Keith | Keith Jordan | 8032 | | X | X | | | | Not included in Trust's summary. 2000 diagnosis; previously filed with Colom law firm in 2002; says not aware he could file a claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2350 | TRO893906FTC | 3/2/2016 | Richardson, Keith | Keith Richardson | 7358 | | X | X | | | X | Various diagnoses, all 1993 and earlier except for alleged "respiratory" diagnosis in September 2009; says was unaware of claims process; the attorneys handling the case were not accepting any more claims. Says that during that time was constantly seeing doctors and had other personal issues. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2351 | TRO884563FTC | 11/25/2015 | Frazier, Kelanie | Kelanie Frazier | 4511 | | X | X | | | | Symptoms 1999 & diagnosis 2000, unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2352 | TRO904198FTC | 1/3/2017 | Dancy, Keletha | Keletha Dancy | 4564 | | X | X | | | | Diagnoses before 1987. Rep says was a child at time of bar date but is filing for parent, and parent's claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |

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| 2353 | TRO892850FTC | 2/23/2016 | Glenn, Kelli | Kelli Glenn | 3500 | | | X | | | X | Former resident of Columbus, MS. Asthma diagnosis 2008, other diagnoses after 2009. Moved to Texas, and had no reason to know was exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2354 | TRO893645FTC | 3/2/2016 | Butler, Kelly | Kelly Butler | 7014 | | | X | | | | Diagnosed at age 4 in 1992; says exposure began 12/27/87 so had to be at least 21 years old at the bar date in 2009; says did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2355 | TRO897208FTC | 5/4/2016 | Lynn, Kelly | Kelly Lynn | 4690 | | | X | | | | 1994 diagnosis. Says was not made aware. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2356 | TRO886681FTC | 12/7/2015 | Frazier, Kelsey | Kelsey Frazier | 4512 | | X | X | | | | Alleges symptoms 2000 & diagnosis 1995 (prior to symptoms), unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2357 | TRO885468FTC | 11/25/2015 | Brooks, Kelvin | Kelvin Brooks | 4360 | 5952 | X | X | | | | 1988 and 1998 diagnoses. Previously filed with Colom law firm 2005; unaware attorneys were taking claims. A duplicate motion is filed at docket # 5952. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2358 | TRO891870FTC | 2/23/2016 | Crockett, Kelvin | Kelvin Crockett | 7807 | | | X | | X | | Various diagnosis dates listed, all after the bar date; says not aware of the bar date and the possibility of getting a settlement. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified post-bar date claims to be pursued. |
| 2359 | TRO896167FTC | 4/6/2016 | Robb, Kelvin | Kelvin D. Robb | 5418 | | X | X | | | | 1989 diagnosis; former resident of Columbus, MS; says did not receive direct information or written notice of claim filing deadline due to relocating with family for job reassignment to NY, then to NM; representative fiduciary says injured party was incapacitated and that treatment for his condition eliminated his potential as a wage earner, but does not show incapacity of a kind that would prevent the filing of a claim or enlisting help of others in doing so. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2360 | TRO891699FTc | 2/23/2016 | Fields, Kelvin | Kelvin Fields | 7850 | | X | X | | | | Diagnoses 1980s and earlier; unaware exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2361 | TRO915072FTC | 7/26/2017 | Fields, Ledora | Kelvin Fields | 7889 | | X | X | | | | 1990s diagnosis; incapacitated, dementia at bar date in 2009. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claims injured party had dementia in 2009 but the claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing in 2009. |
| 2362 | N/a | 11/28/2017 | Gibson, Kelvin | Kelvin Gibson | 7680 | | | X | | X | | Not a motion, just a claim form. Claims are to be presented to the Trust in the first instance. |
| 2363 | TRO892329FTC | 2/23/2016 | Jackson, Kelvin | Kelvin Jackson | 7424 | | X | X | | | | 1979 diagnosis; says filed claim after claim and was always told something wrong with paperwork, says filed claim 11/1/2009 but does not provide support and there is no record of such a claim in the bankruptcy case until February 2016. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2364 | TRO892330FTC | 2/23/2016 | Jackson, Bertha | Kelvin Jackson | 7425 | | X | X | | | | 1969 diagnosis; the injured party died in 1997; rep says filed claim after claim and was always told something wrong with paperwork, says filed claim 11/1/2009 but does not provide support and there is no record of such a bankruptcy claim until February 2016. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2365 | TRO886060FTC | Unknown | Roland, Kelvin | Kelvin Roland | 3753 | | X | X | | | | Not included on the Trust's summary. 1995 Diagnosis. Claims (without explanation or further support) that was incapacitated at the time of the bar date, plus incompetent. Also alleges was incarcerated at time of bar date. Alleges he attended a meeting at Trotter Convention when "the claim first was initiated" and signed up with an attorney (William Cunningham) but never heard more. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in meeting and dealing with counsel shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2366 | TRO884257FTC | Unknown | Britton, Kelvin T. | Kelvin T. Britton | 7106 | 9472 | | X | | | | Not included in Trust's summary. Letter complaining about delay in payment. Not a request for relief based on excusable neglect or due process. |

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| 2367 | TRO897338FTC | 5/25/2016 | Glenn-Sylvester, Hailey | Kemberlyn Smith | 4769 | | | | | | X | 2006 diagnosis. Injured party is a minor and lived out of state in S.C.; unaware of exposure to dangerous Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2368 | TRO895599FTC | 3/24/2016 | Cooks, Kemion | Kemion Cooks | 3826 | | | | | | X | Diagnosis date listed as "2008-2010." Was 17 years old at time of bar date, living in California. Did not know of the claims process. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2369 | Unknown | 11/25/2015 | Dent, Kendall | Kendall Dent | 7875 | | X | | | | | Minor at time of bar date (19); no current condition and unaware exposed to deadly chemicals; wants to preserve right regarding latent illnesses. No pre-bar date diagnosis or condition identified for which relief is sought, no basis for relief from bar date because no claim for which relief is appropriate. |
| 2370 | TRO887043FTC | 12/14/2015 | Jones, Kendall | Kendall Jones | 7535 | X | X | | | | | Diagnoses 1997, 1998, 2000; says was unaware of the process and did not know could file a claim; says violation of due process but does not say how. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2371 | TRO899226FTC | 7/11/2016 | Evans, Kendra | Kendra Evans | 5419 | X | X | | | | | Symptoms started in 1996; former resident of Columbus, MS; no diagnosis date; did not have knowledge of claim; moved to Tennessee in early 2009, eventually moved to Texas. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2372 | TRO998695FTC | 12/4/2015 | Bridges, Kendrick | Kendrick Bridges | 3786 | 7341 8019 8068 8391 8528 8530 9408 9432 | X | X | | | | 1976 diagnosis. Part of a group of Columbus MS claimants. Says filed with attorney in 2002, wasn't told the attorney dropped out. There were supplemental letters filed by Billy Wayne Bridges for this party and a group of others at docket ## 7341, 8019, 8068 (with a duplicate at 8391), and 8528 (with a duplicate at 8530). The letter filed at docket #7341 by Billy Bridges on behalf of various claimants complaining as to how the attorneys representing them in the class actions handled their case and requesting that payment to the attorneys get frozen until they certify as to the way they handled the claimants' documentation. Movants appear to confuse the bankruptcy case with the prior class actions and appear to think that the prior class action counsel was representing them in the 2009 bankruptcy case. There are additional supplements filed at docket #8019, 8068 (with a duplicate at 8391), 8528 (with a duplicate at 8530) and #9408 and #9432, complaining about the process. The class actions are different proceedings that are not pending in this Court. Prior filing in class action does not constitute a filing in the bankruptcy case. Claims resolved in prior action could not be reasserted in the Tronox bankruptcy case. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Complaints that attorneys with Creosote Litigation Group should have filed claims on their behalf is not grounds for relief based on excusable neglect in the absence of a showing that counsel's failures can be excused. |
| 2373 | TRO891228FTC | 2/23/2016 | Danner, Kenishaa | Kenishaa Danner | 7100 | | | X | | | | The motions at dockets 7100, 7101 and 7102 were filed by three different persons but with the same address in Columbus, Georgia; the motion at docket 7101 indicates that exposures occurred in Columbus, Mississippi but the other two motions are not clear as to where exposures occurred. The motion at docket #7100 alleges a 1990 diagnosis; says never received any notice. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2374 | TRO899021FTC | 6/27/2016 | Trimble, Kennedy | Kennedy Trimble | 4612 | | X | X | | | | Says diagnosis was in 2008 and symptoms began in 2008 but also says was part of 1998 class action. Cut-and-pasted reasons why did not file. Participation in prior proceeding shows awareness of claim and of legal rights. Any claim that was resolved in a prior proceeding could no longer be asserted in the Tronox bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2375 | TRO892445FTC | Unknown | Kenneth Brewer | Kenneth Brewer | 3728 | | X | X | | | | Motion was not listed in the Trust's summary. Diagnosed 1964. Wife died in June 2009, had to raise child alone, wife handled these sorts of matters. Alleges reason why did not know or did not pay attention to claims process in 2009, but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2376 | TRO901097FTC | 8/16/2016 | Brown, Kenneth | Kenneth Brown | 7906 | | X | X | | | | 1962 diagnosis; previously filed with Colom law firm in 2002; says unaware of claim because incompetent and incapacitated but provides no details, insufficient to show inability to file a claim or to enlist the help of others in doing so. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2377 | TRO887406FTC | 12/14/2015 | Evans, Kenneth | Kenneth Evans | 5188 | 8590 | X | X | | | | First diagnosis apparently in 1980; unaware exposed to a Tronox product. A supplemental letter filed at docket # 8590 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2378 | TRO901422FTC | 8/16/2016 | Gibbs, Kenneth | Kenneth Gibbs | 4571 | | X | X | | | X | Did not know who to see or contact, attaches some medical records for visits after bar date for minor conditions, many records of doctor visits but unclear from records whether movant had any new conditions that were first diagnosed after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2379 | TRO892924FTC | 2/23/2016 | Haiston, Kenneth | Kenneth Haiston | 5281 | | X | X | | | | 1968 diagnosis; former resident of Columbus, MS who still lived there in 2009; says was unaware of claims process or that could file claim for deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2380 | TRO891215FTC | 2/23/2016 | Harris, Kenneth | Kenneth Harris | 4987 | 8081 | X | X | | | | 1984 diagnosis. Unaware of bar date; did not know and no reason to know exposed to Tronox product; says back then family could not afford health care and some things were just taken care of from home. A supplement filed at docket #8081, complaining that the claim of one family member was allowed yet they all lived in the same place. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2381 | TRO888008FTC | 12/18/2015 | Johnson, Kenneth | Kenneth Johnson | 3857 | | X | X | | | | 1998 diagnosis. Says was hospitalized for one week at time of bar date. No explanation of why did not file before or after hospitalization and why no claim was filed until many years after the bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2382 | TRO913784FTC | 6/28/2017 | McGregory, Kenneth | Kenneth McGregor | 4627 | | X | X | | | | 1965 diagnosis. Says was unaware of bar date; did not know and had no reason to know exposed to Tronox product; says was a violation of due process. Alleges due process issue but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 2383 | TRO893397FTC | 2/23/2016 | Rush, Kenneth | Kenneth Rush | 6597 | | X | X | | | | 1985 diagnosis; former resident of Columbus, MS who still lived there in 2009; says was not aware of the deadline; says the public was not made aware of the deadline until 2011; he did not receive the information from the published notices of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2384 | TRO902957FTC | 10/13/2016 | Whitfield, Ora | Kenneth Whitfield | 7715 | | X | X | | | | Diagnoses 1976 and 1988; the injured party is deceased; rep says did not know about the claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2385 | TRO885395FTC | 11/25/2015 | Coble, Kennika | Kennika Coble | 4523 | | X | X | | | | February 2001 diagnosis. Lists reason for not filing as death in family but does not provide any dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2386 | TRO902009FTC | 9/14/2016 | Fields, Kenrie | Kenrie Fields | 5340 | | X | X | | | | Diagnoses 2000 and earlier; sent all paperwork in that he filled out, was unaware of a deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2387 | TRO885921FTC | 11/25/2015 | Jones, Kenya | Kenya Jones | 5361 | | | | | | X | 1997 diagnosis; unaware of bankruptcy case; still in high school and unaware what was going on; was misinformed and told she had to live in direct vicinity of the plant; unaware condition was because of exposure to Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2388 | TRO885619FTC | 11/25/2015 | Jones, Kenya | Kenya Jones | 6479 | | X | X | | | | November 2005 diagnosis; says did not see any public notice or learn anything from the media or have any knowledge of the bankruptcy case to file a claim in 2009; says did not have adequate notice of the deadline and the publication notice was not reasonable. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2389 | TRO913770FTC | 6/28/2017 | Adams, Kenyada | Kenyada Adams | 3591 | | X | X | | | | Diagnosed 2000. Says someone wanted \$100 to help file claim forms, he did not have the money, when he eventually filed he was told he was too late. Unclear whether prior conversation about filing was in connection with a prior class action or with the bankruptcy process in 2009 or with the organized process to file late claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2390 | TRO904207FTC | 1/3/2017 | Dancy, Kenyetta | Kenyetta Dancy | 4562 | | X | X | | | | Diagnoses before 1990. Says when she was sick, Kerr McGee sent a letter saying they could file doctor bills with the company; date of such letter not specified. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2391 | TRO890475FTC | 2/23/2016 | Shelton, Kermit | Kermit Shelton | 4131 | | | X | | | | Motion contains no information, just a signature page. |
| 2392 | TRO893796FTC | 3/2/2016 | Hill, Kerrigan | Kerrigan Hill | 7748 | | | | | | X | 1999 diagnosis (apparently at birth); minor. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2393 | TRO892145FTC | 2/23/2016 | Ellis, Kerrold | Kerrold Ellis | 7008 | | | X | | X | | 2010 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2394 | TRO903457FTC | 11/23/2016 | Howard, Kerry | Kerry Howard | 4555 | | X | X | | | | Appears identical in handwriting to many similar forms that allege a February 2001 diagnosis and explain a failure to file by the bar date by reference to an unspecified death in the family. No details as to the timing of the death in the family are provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2395 | TRO897466FTC | 5/25/2016 | Hairston, Keshia | Keshia Hairston | 6802 | | X | X | | | | 2003 diagnosis; did not hear anything about filing claims in this proceeding; notice not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; does not read Wall Street Journal; Tronox did not try to locate her or those residing in contaminated area; as she was not given direct notice that she had to file a claim, her due process rights were violated. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Notice was published in the local Columbus newspaper (the Commercial Dispatch) in June 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2396 | TRO885401FTC | Unknown | Martin, Ketilia | Ketilia Martin | 7998 | | X | X | | | | Not included in Trust's summary. Diagnoses 1986 and 2008; informed it was too late to file again after atty passed away (atty not identified but handwriting is the same as those of claimants who have alleged Bambach was attorney, he did not die until 2013 and that is no reason why 2009 bar date was missed); only aware now. Claim based on 1986 diagnosis was time-barred under the applicable statute of limitations before the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to other pre-bar date diagnoses. |
| 2397 | TRO897573FTC | 5/25/2016 | Robinson, Keunda | Keunda Robinson | 6573 | | X | X | | | | 2001 diagnosis; moved from Columbus, MS to another state in 2015, learned of the process in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2398 | TRO888330FTC | 12/18/2015 | Flournoy, Kevin | Kevin Flournoy | 5258 | | | X | | | | 1997 diagnosis; not aware that was eligible for possible claims that were filed in the Tronox bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2399 | Unknown | Unknown | Henley, Kevin | Kevin Henley | 6395 | | X | X | | | | Not included in Trust's summary. Various diagnoses, all before 1994; says publication of claims filing deadline was unreasonably calculated and made unavailable to those needing to file a claim; no way of knowing of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2400 | TRO902374 FTC | 9/14/2016 | Kintz, Lillian | Kevin Kintz | 4099 | | | X | | | | Rep says did not know could file claim until doctor made diagnosis, but diagnosis date is listed as March 21, 1970. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2401 | TRO892197FTC | 2/23/2016 | Lockett, Kevin | Kevin Lockett | 4175 | | | X | | X | | 1982 asthma diagnosis, other conditions diagnosed after bar date. Did not receive notice to file such a claim; moved to different places in Pa; unaware company not complying with proper disposal procedures. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2402 | TRO890283FTC | 2/23/2016 | McCoy, Kevin | Kevin McCoy | 7810 | | X | X | | | | Various diagnoses, all 2000 and earlier; not aware could file a claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2403 | TRO887863FTC | Unknown | Richardson, Kevin | Kevin Richardson | 6428 | | X | X | | | X | Not included in Trust's summary. 1999, 2015 diagnoses; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2404 | TRO887329FTC | 12/14/2015 | Wilkins, Keyanka | Keyanka Wilkins | 4380 | | X | X | | | | Diagnoses in 1990, 1991 and 1993. Says misinterpreted condition of the claim; unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2405 | TRO893720FTC | 3/2/2016 | Brooks, Khamaya | Khamaya Brooks | 5847 | | | | | | X | January 2001 diagnosis; minor; did not know and had no reason to know exposed to a dangerous Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2406 | TRO892668FTC | 2/23/2016 | Erby, Khirey | Khirey Erby | 7011 | | X | X | | | X | Alleges first diagnosis in 2010 but also says previously filed with Colom law firm in 2002 Kerr-McGee Creosote Plant Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2407 | TRO894165FTC | 3/2/2016 | Webber, Kichanna | Kichanna Webber | 4107 | | | X | | | X | Contradictory info says symptoms 1997 for several conditions, but then says 2012 diagnosis for asthma, thought had submitted claim "for lupus" and breathing. No excuse offered to extent claim pre-dated the bar date. However, post-bar date diagnosis would qualify as a Future Tort Claim, any defense is to be pursued by Tort Claims Trust pursuant to its dispute resolution procedures. |
| 2408 | TRO892657FTC | 2/23/2016 | Erby, Kierra | Kierra Erby | 7016 | | | | | | X | Alleges December 2009 diagnosis but also says previously filed with Colom law firm in 2002 class action, outcome unknown; says was a minor at the time of the bar date. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges was a minor, so will permit supplemental submission (a) to verify age as of the bar date, (b) to explain whether claim was resolved in prior class action, and (c) if claim was not resolved, to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2409 | TRO896112FTC | 4/6/2016 | Jackson, Kim (Reynolds) | Kim Jackson (Reynolds) | 4658 | | | X | | | X | Says symptoms were in 2007 but diagnosis in 2012. Does not appear to be seeking relief based on excusable neglect, instead appears to be pursuing a Future Tort Claim based on a post-bar date diagnosis. Merits of any claim alleging conditions first diagnosed after the bar date (including any disputes as to the dates of diagnoses) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2410 | TRO899977FTC | 7/25/2016 | McCain, Kim | Kim McCain | 6143 | | | X | | | | 1992 diagnosis; place of original exposure is not specified; says that no longer lives in the state and was not aware. Note of the bar date was published in the Milwaukee Journal Sentinel in June 2009, as verified by the proofs of publication filed on the docket. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2411 | Unknown | Unknown | Brown, Kim Nichole | Kim N. Brown | 6489 | | | X | | X | | Not included in Trust's summary. Merely filed a Tronox tort claims trust form |
| 2412 | TRO884292FTC | 11/25/2015 | Clabon, Robert | Kimberley Clabon-Macon | 3299 | | X | X | | | | Diagnoses in 1990s and early 2002. Injured party deceased 2015. No explanation of failure to file claim, family rep says cannot answer the question. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2413 | TRO866693FTC | 12/7/2015 | Moore, Kimberley | Kimberley Moore | 3312 | | X | X | | | | Diagnosed 2003. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 2414 | TRO886694FTC | 12/7/2015 | Malone, Traveres | Kimberley Moore | 3317 | | X | X | | | | Diagnosed 1997, deceased 2010. Representative says he was not aware. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2415 | TRO886904FTC | 12/7/2015 | Mullin, Kimberley | Kimberley Mullin | 3304 | | | X | | | | Says diagnosis "began in 2009" but also says exhibited symptoms 1994-2012. Claims excusable neglect - unaware of filing rights due to fact that she was "incapacitated with trying to manage numerous illnesses." Insufficient details to show due process issue as to notices and insufficient showing of incapacity to extent alleges inability to file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient to warrant relief. |

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| 2416 | TRO893719FTC | 3/2/2016 | Jethrow, Kimberlin | Kimberlin Jethrow | 6113 | | | X | | | | January 2009 diagnosis; says commenced a legal proceeding against Tronox prior to the claims filing deadline but the only claim referenced as having been made was a claim filed in 2015 with atty Landis Sexton, only record of claim in this proceeding is the claim filed on March 2, 2016; says symptoms first started in Jan 2009, does not provide a date for diagnosis. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2417 | TRO892771FTC | 2/23/2016 | Craddieth, Kimberly | Kimberly Craddieth | 7788 | | | X | | X | | Trust incorrectly listed this motion at docket 7790 and with the wrong claim number. 2012 diagnosis; says was not aware of Tronox bankruptcy case; did not see any public notice; says she placed wrong date on claim form for some symptoms and was actually first diagnosed in 2012. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2418 | TRO885861FTC | Unknown | Dooley, Kimberly | Kimberly Dooley | 3903 | | X | X | | X | | Motion not listed in Trust's summary. Diagnoses listed as 1999 and February 2017, unclear if different conditions. Says filed with William Bambach and her papers were misplaced. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct is excused. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed prior to the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2419 | TRO892513FTC | 2/23/2016 | Wilson, Arlandus | Kimberly Harris | 5724 | 9171 9192 | | X | | X | | Former resident of Columbus, MS; diagnosis date written as 8/2009, then overwritten as 9/2009; the injured party died in 2014; rep says that they were both unaware of bankruptcy case, and did not know that Tronox and Kerr-McGee are the same company. A supplemental letter filed at docket #9171 and at docket #9192 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2420 | TRO891649FTC | 2/23/2016 | Lathan, Kimberly | Kimberly Lathan | 5126 | | | X | | | X | Says symptoms and diagnosis in December 2009 or later; residing in Alabama at time of bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2421 | TRO901698FTC | 8/16/2016 | Lubeck, Kimberly | Kimberly Lubeck | 6821 | 8180 | | X | | | | 1996 diagnosis; says that she was living in New York and did not receive information regarding future tort claim, nor did she receive any mailing about it; did not know and had no reason to know exposed to a Tronox product. A supplement filed at docket #8180, saying money taken out by original attorney was highly inflated (apparently referring to a class action), unclear if movant was a part of a prior action. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2422 | TRO884291FTC | 11/25/2015 | Macon, Kimberly | Kimberly Macon | 3309 | | X | X | | | | Exposure in 1970s, diagnosed 2000. Alleges that she did not know she needed to supplement her late-filed claim but does not assert valid reasons as to why her failure to file by the bar date should be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2423 | TRO884560FTC | 11/25/2015 | Sykes, Annie | Kimberly Martin | 3390 | | X | X | | | | First symptoms 1996; as to whether diagnosed, answered "yes." Mother died, filing on behalf of mother. Alleges attorney filed claim in 2002 (must have been another proceeding) but is now dead or not practicing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Filing of prior claim shows awareness of rights. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's own conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 2424 | TRO900783FTC | 8/16/2016 | Quinn, Kimberly | Kimberly Quinn | 3933 | | | X | | | | Motion contains no information, just a signature page. |

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| 2425 | TRO892005FTC | 2/23/2016 | Stinson, Kimberly | Kimberly Stinson | 3511 | | X | X | | | | Diagnosed 1983. Similar explanation offered as by claimant in claim 3509. Refers (without date) to awareness of reports that Kerr-McGee/Tronox chemicals caused injuries and illness. Does not explain failure to file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2426 | TRO885465FTC | 11/25/2015 | Webb, Kimberly | Kimberly Webb | 7364 | | | X | | | | Diagnosed in childhood (late 1980s or early 1990s); previously filed with atty Gunn in 2002; says she already sent her medical records to William Howard Gunn and others in the group. Seems to think the bankruptcy process is a continuation of prior class action, which is not the case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Apparently was 20 years old as of the bar date but does not explain why movant and movant's representative did not file a claim, does not explain long delay after the bar date before filing a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2427 | TRO889687FTC | 2/23/2016 | Williams, Hazel | Kimberly Williams | 5535 | | X | X | | | | 1953 diagnosis; the injured party died in 2004; place of exposure not specified; standard cut-and-pasted language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2428 | TRO903724FTC | 11/23/2016 | Sharp, Susie | Kimbrley Dooley | 3904 | | X | X | | | | 1999 diagnosis. Filing for another person, claims filed with William Bombach in 1999 and her papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2429 | TRO904272FTC | 1/3/2017 | Silvers, Kimmely | Kimmely Silvers | 4529 | | X | X | | | | 1997 diagnosis. Says notice not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2430 | TRO892469FTC | 2/23/2016 | Oden, Pope | King Nelson Oden | 7557 | | X | X | | | | Diagnoses 1955, 1961, 1968; the injured party died in 1970; former resident of Columbus, MS; rep says previously filed with atty Landis Sexton who represented all of the claimants of the Maranatha Center and who was supposed to file a claim; it was their understanding that the case was on hold pending the bankruptcy and they would get written notification when the litigation would proceed. No indication that claimant was actually a plaintiff in another proceeding, but bar date notices were mailed to all persons in pending cases or, if their addresses were not known, to their attorneys of record. Not clear if attorney Sexton was the movant's counsel when the Tronox bankruptcy case was filed but, if so, a proof of claim should have been filed, as attorney Sexton received direct notice of the bar date by mail, and an alleged unexcused failure by counsel is not grounds for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2431 | TRO902668FTC | 8/16/2016 | Jackson, Kiona | Kiona Jackson | 6430 | | X | X | | | | 1991 asthma diagnosis, 2007 additional condition; previously filed with the Colom law firm in 2002; not aware could file a claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2432 | TRO889860FTC | 2/23/2016 | Calloway, Kira | Kira Calloway | 5863 | | X | X | | | | 1998 diagnosis; says that she was told by Tronox office to wait until further notice to send in documents of verification of illness but that apparently is a reference to her communications with the Trust long after the bar date, no indication of any initial filing before the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2433 | TRO887513FTC | 12/14/2015 | Brewer, Kirby | Kirby Brewer | 5242 | | X | X | | | | 2001 diagnosis; says publication notice not reasonably calculated to provide notice to claimants; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2434 | TRO912161FTC | Unknown | Sherman, Kirby | Kirby Sherman | 3944 | | | X | | | | Motion is not listed on the Trust's summary. Motion contains no information, just a signature page. |
| 2435 | TRO887111FTC | 12/14/2015 | Dismuke, Kista | Kista Dismuke | 3403 | | | X | | | | Previously filed with the Colom law firm, says attorney misplaced paperwork. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior filing with attorneys shows knowledge of claim. Conduct of attorney is not grounds for excusable neglect or due process relief unless the attorney's own conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2436 | TRO892388FTC | 2/23/2016 | Gore, Klaus | Klaus Gore | 6360 | | | X | | X | | Says misinterpreted the conditions of the claim; did not know had been exposed to a Tronox product; says conditions arose after the bar date but also says in earlier filing did not add most recent health conditions; unclear whether any condition first diagnosed after the bar dates were mentioned in the claim. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of claims based on conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 2437 | TRO901703FTC | 8/16/2016 | Elizenbenyu, Kobe | Kobe Elizenberry | 7815 | | | | | | X | 2000 diagnosis; minor. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2438 | TRO894828FTC | 3/23/2016 | Erby, Kobi | Kobi Erby | 7017 | | | | | | X | 2010 diagnosis; minor; says symptoms and diagnosis 2010 but includes a hospital admission record for an earlier date. Standard cut-and-pasted form language as to reasons why missed the bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2439 | TRO885734FTC | 11/25/2015 | Hinton, Komawi | Komawi Hinton | 6904 | | X | X | | | | 1990 diagnosis; did not have knowledge of a claim; did not know and had no reason to know that had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2440 | TRO887714FTC | 12/14/2015 | Williams, Kourgee | Kourgee Williams | 8524 | | | | | | X | 1999 diagnosis (at age 9); minor (19 at bar date); military family relocated to Tennessee in 2005. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2441 | TRO897628FTC | 5/25/2016 | Seitzinger, Krista | Krista Seitzinger | 6990 | | | X | | | | Various diagnoses before the bar date; unaware of the Tronox tort claims trust, the bankruptcy or her right to file a claim; did not know and no reason to know exposed to a Tronox product notwithstanding the fact that she lived within close proximity to the Tronox plant. She never heard of or knew of products that Tronox may have used that were dangerous, toxic and harmful to her health. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2442 | TRO893450FTC | 2/23/2016 | Mays, Darnell | Kristen Smith | 3892 | | | X | | X | | Filing for deceased father. Condition occurred after 2009, they say, but also say diagnosis was in 2007 or 2008 and that mailed a claim to an attorney. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect based on conditions first diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2443 | n/a | 11/28/2017 | Gibson-Stevenson, Kristi | Kristi Gibson-Stevenson | 7204 | | | X | | | | Pre-bar date condition and diagnosis; says the publication announcement was not made known in area but the notice was published in The Commercial Dispatch in Columbus, MS in June 2009; did not know he could file a claim and has lived in the plant area on and off since 1975. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2444 | Unknown | #N/A | Kindell, Kristi | Kristi Kindell | 4427 | | | X | | X | | Various conditions, some diagnosed before bar date, some after. Says was unaware of the case. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2445 | TRO885023FTC | 11/25/2015 | Selvie, Kristi | Kristi Selvie | 5250 | | | X | | X | | Was not aware of the claims filing deadline. Diagnosis in 2009, no date listed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2446 | TRO889823FTC | 2/23/2016 | Sherrod, Kristie | Kristie Sherrod | 7153 | | X | X | | | | 1991 diagnosis; did not know about the claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2447 | TRO891590FTC | 2/23/2016 | Miller, Kristina | Kristina Miller | 3609 | 4962 8852 | | X | | | X | Some conditions diagnosed prior to bar date, some after bar date. Supplement filed at docket #4962. Says "did not know anything about deadline." A supplemental letter filed at docket #8852 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2448 | TRO899293FTC | 7/11/2016 | Harris, Kristy | Kristy Harris | 5903 | | | | | | X | Diagnosis "2002-2010 maybe"; minor; previously filed with Colom law firm. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2449 | TRO904762FTC | 1/24/2017 | Porter, Krystal | Krystal Porter | 7729 | | X | X | | | | 2004 diagnosis; unaware of bankruptcy case; did not see any public notification; says publication notice was not reasonable but does not allege Tronox knew of this claim; did not know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2450 | TRO886736FTC | 12/7/2015 | Kuna, Marianne | Kuna, Marianne | 5708 | | | X | | | | 1987 diagnosis; she refers to spouse's injury in workplace and being consumed with caring for him and taking care of household while traveling back and forth to Philadelphia, but does not provide any dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2451 | TRO886982FTC | 12/7/2015 | Kuna, Martin | Kuna, Martin | 5707 | | | X | | | | 2001 diagnosis; says that prior to lawsuit he was injured in a workplace accident, had multiple surgeries and loss use of hand; was a very traumatic time and was completely unaware of lawsuit, but does not provide any dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2452 | TRO886735FTC | 12/7/2015 | Kuna, Matthew | Kuna, Matthew | 5711 | | X | X | | | | 1991 diagnosis; says was a minor but also says exposure began in 1987, so was at least 21 or 22 by the bar date; says was unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2453 | TRO902621FTC | 4/20/2016 | Gordan, Kunta | Kunta Gordan | 6170 | 8931 | X | X | | | X | Says first symptoms and first diagnosis were after bar date but also says previously filed a legal claim in 1999; says did not know and no reason to know exposed to a Tronox product; says did all paperwork. A supplemental letter filed with others at docket #8931 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2454 | TRO887117FTC | 12/14/2015 | Cowans, Kyla | Kyla Cowans | 5698 | | X | X | | | | 1985 diagnosis; unaware of deadline; moved from Mississippi after graduation when she married a Marine. A supplemental letter filed, unaware of bar date, moved to another state. Claim was time-barred under applicable statute of limitations before Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2455 | Unknown | 2/23/2016 | Smith, Jacqueline | L. Nichole Clinkscales, Esq. | 7851 | | X | X | | | | Diagnoses 1971, 1975, 1980, 1988, 2000; made previous effort to file with atty Bambach; filled out paperwork (unclear in connection with what proceeding), did not hear further. Trustee contends the motion was untimely but it will be accepted based on the postmark date. No record of bankruptcy claim; if attorney failed to file, that failure is not grounds for relief based on excusable neglect unless the attorney's conduct is excused, and no such excuse has been offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. These claims also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2456 | Unknown | 7/25/2016 | Carter, Jesse | L. Nichole Clinkscales, Esq. | 7941 | | X | X | X | | | 1998 diagnoses; the injured party died prior to bar date; although injured party was deceased before the bar date, motion says condition had not manifested itself as of the bar date, but that is impossible; unaware condition related to Tronox product; notice insufficient to inform that condition was due to Tronox product. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. In addition, the risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2457 | Unknown | 2/23/2016 | Williams, Anderson | L. Nichole Clinkscales, Esq. | 7942 | | | | | | X | 2008 diagnosis; says was a minor (16) at the bar date; unaware condition related to Tronox chemicals; notice insufficient to inform claimant that condition was related to Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. In addition, the motion was untimely as it was not dated or filed within the 90-day period required under the procedures approved by the Court and set forth in the Determination Notice. Court nevertheless will permit supplemental submission to explain reasons why parents or guardians did not file by the bar date, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings | |
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| 2458 | Unknown | 2/23/2016 | Evans, Jermel | L. Nichole Clinkscales, Esq. | 7943 | | | X | X | | | | 2007 diagnosis; the injured party was deceased at bar date; unaware condition related to Tronox chemicals; notice was insufficient as to inform rep that condition was due to Tronox. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2459 | Unknown | 9/14/2016 | Furr, Marion | L. Nichole Clinkscales, Esq. | 7944 | | X | X | X | | | | Diagnoses 1994 and 2003; unaware exposed to dangerous Tronox chemical; does not believe notice was sufficient to inform claimant of the litigation, does not explain why not and does not allege that Tronox knew of claimant's claim. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2460 | Unknown | 3/24/2016 | Walker, Trevino | L. Nichole Clinkscales, Esq. | 7945 | | X | X | X | | | | Diagnoses 1984, 2000, 2008; unaware conditions related to Tronox chemicals; notice insufficient to provide notice that condition was due to Tronox chemicals. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, the motion was untimely as it was not dated or filed within the 90 day period required under the procedures approved by the Court and set forth in the Determination Notice. |

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| 2461 | Unknown | 2/23/2016 | Williams, Fran | L. Nichole Clinkscales, Esq. | 7946 | 9417 | X | X | X | | | 1973 diagnosis; moved away from Mississippi; no way of knowing condition related to Tronox chemicals; notice insufficient to inform claimant that condition was due to Tronox. She may have filed a supplemental letter with others at docket #9417 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Motion also was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. |
| 2462 | Unknown | 3/2/2016 | McGregory, Eddie | L. Nichole Clinkscales, Esq. | 7947 | | X | X | X | | | 2005 diagnoses; says was represented by an unknown attorney previously and was paid \$500 for his claim; says was unaware that attorney would not file on his behalf; attorney did not get notice; notice insufficient to inform of litigation and that a protective claim should be filed. Claim resolved in a prior litigation could not be re-asserted in the Tronox bankruptcy case. Attorneys in prior litigations also received direct notice of the bar date. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, the motion itself was untimely as it was not dated or filed within the 90 day period required under the procedures approved by the Court and set forth in the Determination Notice. |
| 2463 | Unknown | 4/13/2016 | Gunter, Robert | L. Nichole Clinkscales, Esq. | 7948 | | X | X | X | X | | Diagnoses 1985, 2000, 2009 (date in 2009 not clear); unaware condition related to Tronox chemicals; notice insufficient to provide notice of litigation or that condition was due to Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, the motion itself was untimely as it was not dated or filed within the 90 day period required under the procedures approved by the Court and set forth in the Determination Notice. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2464 | Unknown | 7/25/2016 | Walker, Ibe | L. Nichole Clinkscales, Esq. | 7949 | | X | X | X | | | 1990 and 2001 diagnoses; unaware condition related to Tronox chemicals; notice insufficient to provide notice of litigation or that condition was related to Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, the motion itself was untimely as it was not dated or filed within the 90 day period required under the procedures approved by the Court and set forth in the Determination Notice. |
| 2465 | Unknown | 12/14/2015 | Spencer, Kenneth | L. Nichole Clinkscales, Esq. | 7950 | | | | | | X | 1996 diagnosis; minor (18) at bar date; says exposure began in 2005 but says symptoms began in 1996 and were diagnosed in 1996; unaware exposed to deadly Tronox chemicals; notice insufficient to provide notice of pending litigation or that condition was related to Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice, but court nevertheless will permit supplemental submission to explain reasons why parents or guardians did not file a claim by the bar date, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2466 | Unknown | 7/25/2016 | Thomas, Diane | L. Nichole Clinkscales, Esq. | 7951 | | X | X | X | | | Diagnoses 1999, 2000; did not know her condition was related to Tronox chemicals; did not receive notice, published notice insufficient to put her on notice of the connection of her illness to Tronox products. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, the motion itself was untimely as it was not dated or filed within the 90 day period required under the procedures approved by the Court and set forth in the Determination Notice. |
| 2467 | Unknown | 2/23/2016 | Pratt, Shemeka Love Obo Ametrice | L. Nichole Clinkscales, Esq. | 7952 | | | | | | X | 2003 diagnosis; minor; unaware exposed to deadly chemicals and had no knowledge that the potential exposure causes deadly conditions; did not receive notice of the pending litigation and says form of notice used was insufficient to put her on legal notice of the litigation. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice, nevertheless the Court will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2468 | Unknown | Unknown | Elliott, Jr., George | L. Nichole Clinkscales, Esq. | 7955 | | X | X | | | | Not included in Trust's summary. Diagnoses 1996, 1997, 2000; unaware condition related to Tronox chemicals; notice insufficient to inform of litigation or that condition was related to Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2469 | Unknown | Unknown | Harris, Marilyn | L. Nichole Clinkscales, Esq. | 7956 | | X | X | | | | Not included in Trust's summary. Diagnoses 1970, 2006; previously retained Colom law firm and was paid \$2,500, but does not believe this was enough; unaware that attorney would not file on her behalf; attorney did not get notice; notice insufficient to provide notice of litigation. Claim resolved in prior litigation could not be re-asserted in Tronox bankruptcy. Participation in prior litigation shows knowledge of Tronox connection to ailments. No indication that Colom firm represented claimant in 2009, but in any event the Colom firm received direct notice of the bar date and actively participated in the bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2470 | Unknown | Unknown | McGee, Sharron | L. Nichole Clinkscales, Esq. | 7957 | | | X | | | | Not included in Trust's summary. No current condition and unaware exposed to deadly chemicals; wants to preserve right regarding latent illnesses. No pre-bar date diagnosis or condition identified for which relief is sought, no basis for relief from bar date because no claim for which relief is appropriate. |
| 2471 | Unknown | Unknown | Washington, Tylesha | L. Nichole Clinkscales, Esq. | 7958 | | | | | | X | Not included in Trust's summary. Diagnoses 1996; minor (12) at bar date; unaware condition related to Tronox chemicals; says notice insufficient to advise claimant of litigation and to let claimant know that claimant's condition was due to Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. The Court will permit a supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2472 | Unknown | Unknown | Porter, Nakeria | L. Nichole Clinkscales, Esq. | 7959 | | | | | | X | Not included in Trust's summary. Diagnoses 2002, 2003, 2005 2007; minor (15) at bar date; unaware condition related to Tronox chemicals; says notice insufficient to tell claimant of litigation and that condition was related to litigation. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. The Court will permit a supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2473 | Unknown | 3/24/2016 | Crowell, Antonio | L. Nichole Clinkscales, Esq. | 8428 | | X | X | | | | 1995 diagnosis; previously filed claim with Colom law firm, was paid \$500, does not believe was fairly compensated. Says was unaware that "my attorney" would not file a claim on his behalf - unclear who attorney was at that time, but apparently is referring to the Colom firm. Claim resolved in a prior class action could not be reasserted in the Tronox bankruptcy case, and if some part of the claim was not resolved in the class action it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Unclear if Colom firm was counsel to claimant in 2009 but even if it was that would not be an excuse, because the Colom law firm received direct notice of the bar date. Allegation that Colom firm should have filed a claim is not grounds for relief, because unexcused failures by counsel are not grounds for relief based on excusable neglect. |
| 2474 | Unknown | 2/23/2016 | Jones, Earnisha | L. Nichole Clinkscales, Esq. | 8463 | | X | X | | | | 1999 diagnosis; says unaware condition related to Tronox product; says notice was insufficient to let claimant know that condition had been caused by Tronox. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2475 | Unknown | 12/4/2015 | Little, Titus | L. Nichole Clinkscales, Esq. | 8470 | 9147 | | X | | | | 1996 diagnosis; minor (18) at bar date; unaware condition related to Tronox product, says notice not sufficient to inform claimant that condition was due to Tronox. A supplemental letter filed at docket #9147 complaining about the process. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. No explanation of long post-bar date delay before filed claim, no explanation of any efforts to investigate or to protect legal rights during that time. Movant was 21 years old by approximately 2012, no claim filed until years later. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2476 | Unknown | 3/24/2016 | Mason, Ebbie | L. Nichole Clinkscales, Esq. | 8474 | 8959 | X | X | | | | Diagnoses 1976, 1990; previously represented by Bambach and received a \$300 settlement, which he says was not fair compensation; says notice was insufficient to inform him that Tronox caused his illness, but participation in prior litigation shows notice of that connection. A supplemental letter filed at docket #8959 complaining about the process. Claim resolved in a prior action could not be reasserted in the Tronox bankruptcy case. Claims either were resolved in prior action or, if not, were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2477 | Unknown | 2/23/2016 | Mason, Joe | L. Nichole Clinkscales, Esq. | 8475 | | X | X | | | | 2005 diagnosis; unaware condition related to Tronox product; insufficient notice to inform claimant that Tronox caused injury. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Statute of limitations in Mississippi runs from date of known injury regardless of whether cause is known. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2478 | Unknown | 2/23/2016 | Mason, Joe Kris | L. Nichole Clinkscales, Esq. | 8476 | | | X | | | | Says has no symptoms now but wants to file in case latent condition turns up later; unaware of dangerous chemicals. No pre-bar date diagnosis identified for which relief from the bar date is sought or is necessary. |

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| 2479 | TRO900507FTC | 8/16/2016 | Lowe, L.C. | L.C. Lowe | 5102 | | X | X | | | X | Standard form language regarding reasons for delay; form says first diagnosis in 1985, attachments only refer to conditions after 2015. To the extent the conditions were diagnosed in 1985 the claim is time-barred. To the extent other conditions were diagnosed before the bar date there is an insufficient showing as to relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. To the extent the claim alleges new post-bar date diagnoses of different conditions, the merits of that claim and any defenses to it are to be resolved under the Tort Claims Trust dispute resolution procedures. |
| 2480 | TRO900838FTC | 8/16/2016 | Hester, L | L.E. Hester | 4599 | | X | X | | | | Diagnoses in 1975 and 1996. Says was unaware of exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2481 | TRO912171FTC | 5/30/2017 | Hardy, Michael | L.H. Hardy | 3791 | 8313 | X | X | | | | 1980 diagnosis. Says "I was informed of the claims process" but presumably means "not informed." A supplement filed at docket #8313, without knowledge to wade through the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2482 | TRO900985FTC | Unknown | Quinn, L.L. Jr. | L.L. Quinn, Jr. | 5809 | | | X | | | | Symptoms since 1976; did not see a doctor; did not know about bar date. Unclear if condition was diagnosed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2483 | TRO887068FTC | 12/14/2015 | Wilson, La Sharra | La Sharra Wilson | 4334 | | | | | | X | 1995 and 2001 diagnoses. Minor, unaware exposed to chemicals. Filed claim in 2015. Will permit supplemental submission to verify age at bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2484 | TRO886783FTC | 12/7/2015 | Teal, La Wanda | La Wanda Teal | 7407 | | | X | | | | 1966 diagnosis; says that the publication notice was not reasonably calculated to provide notice to her as she lived in Oklahoma; she was not aware of the lawsuit through reasonable means of publication, local or otherwise, prior to the bar date; without knowledge of the lawsuit, she did not know or have reason to know she had been exposed to a Tronox product; when she learned of it, she became aware that conditions were caused by Tronox product; responsible parties neglected to ensure that those who relocated received notice. The court approved notices in 2009 that included publication in local newspapers where plants were located and also in national edition of Wall Street Journal. Former creosote plant was located in Hugo, OK and notices of the bar date were also published in (1) the Oklahoman in Oklahoma City, OK, (2) the Hugo Daily News/Choctaw County Times in Hugo, OK, (3) the Cleveland American in Cleveland, OK, and (4) the Tulsa World in Tulsa, OK. Publication notice was reasonable and consistent with due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2485 | TRO887551FTC | 12/14/2015 | Reives, Gladys | LaBaron Fenton | 4199 | | X | X | | | | 1990 diagnosis. Previously filed with atty Bambach (deceased) in 2006. Tried to reach out to atty but did not respond. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney confirm awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2486 | TRO893386FTC | 2/23/2016 | Blair, Lazaraka | Labrenda Roby | 3936 | | | X | | | | Motion contains no information, just a signature page. |
| 2487 | TRO893384FTC | 2/23/2016 | Roby, Xzavenne | Labrenda Roby | 3938 | | | X | | | | Motion contains no information, just a signature page. |
| 2488 | TRO891503FTC | 2/23/2016 | Stallings, Lacisha | Lacisha Stallings | 4709 | | | X | | X | | Says symptoms and diagnosis Oct. 2009; cut-and-pasted reasons for not filing earlier. Diagnosis date may be disputed. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2489 | TRO885803FTC | 11/25/2015 | Tate, Eddie | LaCorey Tate | 3626 | | X | X | | | | Diagnosed 1988, alleges did file on time, encloses letter from US DOJ. Complaint to DOJ did not constitute a proof of claim filing in the bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2490 | TRO885802FTC | 11/25/2015 | Tate, Darlene | LaCorey Tate | 3750 | | X | X | | | | Diagnosed 1990, alleges did file on time, attaches letter from DOJ saying that letter was referred to the EPA. Letters to DOJ and EPA were not bankruptcy claim filings. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Appears to have been aware of risks of creosote given letters sent to government agencies. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2491 | TRO898519FTC | 6/27/2016 | Agnew, R.C. | Laferta Agnew-Lee | 4618 | | X | X | | | | 1981 diagnosis. Rep says that injured party was deceased and rep was unaware of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2492 | TRO897747FTC | 5/25/2016 | Agnew-Lee, Laferta | Laferta Agnew-Lee | 4643 | | | X | | | | January 2006 diagnosis. Says was unaware of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2493 | TRO896437FTC | 4/13/2016 | Durrah, LaForest | LaForest Durrah | 6502 | | X | X | | | | 2000 diagnosis; not aware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2494 | TRO897139FTC | 5/4/2016 | Gardner, Lakeon | Lakeon Gardner | 7200 | | | X | | | | 1995 diagnosis; place of exposure not clear; did not know and had no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2495 | TRO888328FTC | 12/18/2015 | Carpenter, Lucille | Lakesha Morgan | 7192 | | X | X | | | | 1994 diagnosis; the injured party was a resident of Columbus, MS who died in 1999; unaware of bar date because individuals in various church affiliations and associates allegedly kept the information private; says there also was false information that only people who worked for Kerrr-McGee plant could file (which may be a reference to a prior action that was only on behalf of employees). Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2496 | TRO897726FTC | 5/25/2016 | Cooper, Laketia | Laketia Cooper | 6517 | | | X | | | | 2008 diagnosis; unaware of claim and deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2497 | TRO884507FTC | 11/25/2015 | Morris, Rotrik | LaKetra Vaughn | 4122 | | X | X | | | | 1999 diagnosis. Says filed in 2015 after "reopening" of the case. Says had a lot of prior misinformation and misunderstanding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2498 | TRO884508FTC | 11/25/2015 | Sparks, Marco | LaKetra Vaughn | 4125 | | X | X | | | | 2001 diagnosis. Alleges was late in first case but filed when case was "reopened." Absence of knowledge of issue; misinformation from unreliable sources. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2499 | TRO884509FTC | 11/25/2015 | Sparks, Taylor | LaKetra Vaughn | 8507 | | | X | | | | Illness and diagnosis date missing; says was told it was too late for the original case; filed immediately after "reopening" of the case in 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2500 | TRO884505FTC | 11/25/2015 | Vaughn, Izola | LaKetra Vaughn | 8515 | | | X | | | | Merely a signed rejection notice and a signed motion statement, no specified claim and no reasons why relief should be granted. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 2501 | TRO895216FTC | 3/23/2016 | King, Gregory II | Lakeya King | 8464 | | | X | | X | | Alleges a December 2009 diagnosis; says was child and incompetent at the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2502 | TRO886316FTC | 12/7/2015 | Henry, Lakoya | Lakoya Henry | 3531 | | X | X | | | | Diagnosed 2001, only states that "there was a death to occur in my immediate family." No allegation of lack of knowledge of bar date, no dates as to death in family, no showing of prompt action and diligence in pursuing rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2503 | TRO903576FTC | 11/23/2016 | Henry, Cherish | Lakoya Henry | 3534 | | | | | | X | Diagnosed 2005, "child - under the age of 18." No allegation as to conduct of parent or guardian, no allegation of lack of awareness. Appears related to claimants in claims 3530, 3531, 3532 and 3533. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2504 | TRO885782FTC | 11/25/2015 | Thompson, LaMarcus | LaMarcus Thompson | 3854 | | X | X | | | | Diagnoses 1996-2000. "Wasn't aware of what kind of claim it was until later on when it became public." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2505 | TRO904681FTC | 1/24/2017 | Davis, Lambert | Lambert Davis | 6691 | | X | X | | | | 2000 diagnosis; former resident of Columbus, MS; "never heard anything about it." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2506 | TRO895361FTC | 3/24/2016 | Lambus, Francine | Lambus, Francine | 4913 | | | X | | | | 2005 diagnosis; unaware of claim until her brother told her about it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2507 | TRO903179FTC | 10/13/2016 | Brown, Mary | LaMonica Hunt | 6087 | | X | X | | | | The injured party died in 1995; rep did not fill any information in the form, in a letter says the actions occurred before the bar date and rep was not made aware of the claim; filed when learned of it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2508 | TRO884191FTC | 11/25/2015 | Hill, Landrick | Landrick Hill | 7151 | | | X | | X | | Says was unaware of claim filing date. It is difficult to read the medical records but it appears that certain diagnoses were prior to the bar date because claimant says that had he known of deadline, he would have put down "other medical records with the dates pertaining to your deadline dates and after the deadline dates." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2509 | TRO892475FTC | 2/23/2016 | Dismukes, Lane | Lane Dismukes | 7891 | | X | X | | | | 2003 diagnosis; former resident of Columbus, MS who still lived there in 2009; says was having health issues at the bar date but does not supply medical records; unaware of claim or bankruptcy case. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Insufficient showing of inability to file a claim or to enlist the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2510 | TRO900542FTC | 8/16/2016 | Lowery, LaPrecious | LaPrecious Lowery | 6258 | | | | | | X | 1996-97 diagnoses; minor; says was incompetent was not fully aware of anything, says everything was done for her at that age; unaware of dangers of the chemicals to cause injuries. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2511 | TRO885089FTC | 11/25/2015 | Grays, LaQuana | LaQuana Grays | 7181 | | | | | | X | 1997 diagnosis; minor; unaware of exposure; parent was rep but died in 2011. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2512 | TRO884807FTC | 11/25/2015 | Porter, LaQuita | LaQuita Porter | 6735 | | | X | | X | | Alleges December 2009 diagnosis but also says filed a claim in 2002 in class action with Wilbur Colom. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2513 | TRO900076FTC | 7/25/2016 | Warren, La'ura | La'ra Warren | 4483 | | | X | | X | | Says symptoms and diagnosis 2010. Cut-and-pasted language as to reasons for not filing earlier. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2514 | TRO896130FTC | Unknown | Taylor, Laranda | Laranda Taylor | 6252 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| 2515 | Unknown | Unknown | Hutton, Lardus | Lardus Hutton | 8390 | | | X | | | X | Not included in Trust's summary. Alleges March 2010 diagnosis; unaware of the Tronox bankruptcy case, did not see publication notices; does not provide any medical records. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2516 | TRO893516FTC | 2/23/2016 | Morris, Laronzo | Laronzo Morris | 6629 | | | X | | | | Diagnosis date not listed, symptoms began 1978; no knowledge case existed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2517 | TRO897459FTC | 5/25/2016 | Moore, Larrie | Larrie Moore | 6312 | | X | X | | | | 1988 diagnosis; did not know about legal proceeding. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2518 | TRO896916FTC | 4/25/2016 | Anthony, Larry | Larry Anthony | 6255 | | X | X | | | | Continuous conditions with initial diagnosis dates in 1951, 1965 and 1975; previously ""on a list" that the Colom law firm had in 2002 of people in the area, did not meet with atty, was told either accepted or not, says was wrongfully compensated; discharge of claim violation of due process; publication notice not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2519 | TRO896931FTC | 4/25/2016 | Anthony, Larry | Larry Anthony | 6336 | | X | X | | | | Diagnoses 1976, 1989 and 1995; Columbus, MS resident who still lived there in 2009 but subsequently moved; previously filed with Colom law firm 2002; never met with him, no explanation provided, was not given an option, was not done fairly, wrongly compensated; says discharge of claim violation of due process, publication notice of the claims filing deadline was not reasonably calculated to provide notice; many who did not live in area got compensated. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2520 | TRO896390FTC | 4/13/2016 | Bigbee, Larry | Larry Bigbee | 4521 | | X | X | | X | | Provides many medical records, serious condition in 2009 but there were earlier hospital records for minor things and other uncertain things. Made a claim in the 2002 class action with the Colom law firm. Participation in prior proceeding shows awareness of claim and of legal rights. Claim asserted during the class action either was resolved in that prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2521 | TRO904139FTC | 1/3/2017 | Bryant, Larry | Larry Bryant | 6283 | | | X | | | | 1997 diagnosis; place of exposure not clear; did not know anything about the filing or deadline; says sometimes he forgets things. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2522 | TRO899298FTC | 7/11/2016 | Clay, Larry | Larry Clay | 5007 | | | X | | X | | Says symptoms and diagnosis 2010; unaware of deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2523 | TRO897753FTC | 5/25/2016 | Cooperwood, Larry | Larry Cooperwood | 4641 | | | X | | | | 2008 diagnosis. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2524 | TRO887303FTC | 12/14/2015 | Council, Larry | Larry Council | 5194 | | | X | | X | | Says misinterpreted conditions of the claim; unaware exposed to Tronox product; says symptoms and diagnosis after bar date but diagnosis dates may be disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2525 | TRO891967FTC | 2/23/2016 | Parker, Larry D. | Larry D. Parker | 3586 | | X | X | | | | Diagnosed in 1972-74. Alleges filed claim on time and received settlement proceeds through the Colom law firm, which is an obvious reference to a prior class action rather than to the bankruptcy claims process. Appears the claim was already resolved through prior legal proceedings, in which case it could not be reasserted in the Tronox bankruptcy case. If claim was not previously resolved, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2526 | TRO892659FTC | 2/23/2016 | Edmond, Larry | Larry Edmond | 4727 | | | X | | | | Motion contains no information, just a signature page. |
| 2527 | TRO886504FTC | 12/7/2015 | Golden, Larry | Larry Golden | 5256 | | X | X | | X | | 1980 diagnosis for respiratory condition, other diagnoses in 2010 (cardiovascular) and 2015 (diabetes); unaware of process and that could file claim. Claim based on 1980 diagnosis was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2528 | TRO897268FTC | 5/4/2016 | Hackman, Larry | Larry Hackman | 6836 | | X | X | | | | Initial diagnosis in 1996; says heard attorneys were doing claims at various times but when contacted them they said no; thinks was given misleading information. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2529 | TRO896596FTC | 4/25/2016 | Jamison, Larry | Larry Jamison | 6051 | 6120 | X | X | | X | | Possibly a duplicate of the motion at docket # 6120 but claim numbers differ. Alleges diagnoses in 2004, 2009, 2017; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; had no reason to know and did not know of his exposure to a Tronox product; discharge of claim violation of due process, was unaware of the process and did not know could file a claim for himself. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2530 | TRO889420FTC | 2/23/2016 | Jamison, Larry | Larry Jamison | 6120 | 6051 | | X | | X | | Possibly a duplicate of the motion at docket 6051 but claim numbers differ. Various diagnosis dates for various conditions; says publication notice was not reasonably calculated to provide notice, had no reason to know of exposure to a Tronox product, discharge of claim was a violation of due process, unaware of process and did not know that he could file a claim for himself, all but one listed diagnosis was after bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2531 | TRO894372FTC | 3/2/2016 | Keeton, Larry | Larry Keeton | 3654 | 8191 | X | X | | | | Diagnosed 1962, incarcerated in Iowa 2004-2013. A supplemental letter filed at docket #8191. Incarceration does not explain lack of action in pursuit of claim from 1962 to 2004. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2532 | TRO888153FTC | 12/18/2015 | Manning, Margaret | Larry Manning | 5963 | | X | X | | | | 1965 diagnosis; the injured party died in 1978; rep says the form of notice deficient but does not specify how; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2533 | TRO888152FTC | 12/18/2015 | Manning, James | Larry Manning | 6029 | | X | X | | | | 1989 diagnosis; the injured party died in 2006; says the form of notice of the claims filing deadline was deficient on its face but does not say how; says the publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know that the injured party had been exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2534 | Unknown | 3/2/2016 | Marlowe, Larry M. | Larry Marlowe | 5183 | | | X | | | X | The motion at docket #5183 is on behalf of Larry M. Marlowe though the form that was used is one that was prepared for Ricky Lee. The motion actually filed on behalf of Ricky Lee [TRO893766FTC] is at docket # 6769. A motion by another movant named Larry Marlowe (apparently a different claimant, with a different address) is at docket # 1924. Larry M. Marlowe's excuse in the motion at docket #5183 is that he previously filed with atty Howard Gunn in 2008; says did not file a claim because he was in car wreck and was in the hospital, does not assert specific dates for car wreck or insert any medical records as to hospital stay. Also says symptoms were 2008 and diagnosis 2013 but that may be inconsistent with having filed with atty in 2008. No explanation of why attorney could not file or why nothing was filed until many years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2535 | TRO890891FTC | 2/23/2016 | Marlowe, Larry | Larry Marlowe | 5259 | | | X | | | | This motion is by Larry G. Marlowe [TRO890891FTC]; says living in Jackson Miss; says did not know and no reason to know exposed to a Tronox product. Says did not know about this until 2006, may mean 2016. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2536 | TRO885399FTC | Unknown | Martin, Larry | Larry Martin | 7994 | | | X | | | X | Not included in Trust's summary. 2008 and 2009 diagnoses; says previously signed up with atty Bambach (deceased), but atty Bambach did not die until 2013, that is no reason why bar date was missed; unaware of last time they did claims or that could sign up. If the allegation is that Bambach was retained in 2009 that is not enough; unexcused failure of counsel is not grounds for relief based on excusable neglect or due process. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process and to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2537 | TRO894407FTC | 3/2/2016 | Newman, Larry | Larry Newman | 5157 | | | X | | | | Unaware of process and did not know could file claim; dates of diagnoses unclear but letter says were before bar date. No supporting information. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2538 | TRO886817FTC | 12/7/2015 | Petty, Larry | Larry Petty | 5506 | 8755 | X | X | | | X | Various diagnoses, some before bar date and some after. Former resident of Columbus, MS who moved to Alabama in June 2009. Says he has psychiatric issues but enclosed medical documents indicate that these episodes did not commence until 2015, long after the bar date. A supplemental letter filed at docket #8755 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2539 | TRO894060FTC | 3/2/2016 | Porter, Larry | Larry Porter | 6286 | | X | X | | | X | Alleges a 2010 diagnosis but also says previously filed with the Colom law firm in 2002 Kerr-McGee Creosote Plant Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2540 | TRO885032FTC | 11/25/2015 | Ryan, Larry | Larry Ryan | 3356 | | X | X | | | | Diagnosed 1958. "Did not hear about claims filing." No explanation as to whether anything was done since 1958 diagnosis to pursue a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2541 | TRO897290FTC | 5/4/2016 | Summerville, Larry | Larry Summerville | 7037 | | | X | | | X | Says symptoms and diagnosis 2011. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2542 | TRO898258FTC | Unknown | Williams, Larry | Larry Williams | 6262 | | | X | | | X | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 2543 | TRO893289FTC | 2/23/2016 | Jones, Larstella | Larstella Jones | 6474 | | X | X | | | | Diagnoses 1955 and earlier; did not have knowledge that a bankruptcy claim was going on. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2544 | TRO903399FTC | 10/27/2016 | Trimble, Lucian | Lartha Lenoir | 5857 | | X | X | | | | 2002 diagnosis; the injured party died in 2004; previously filed with atty Navarro, Kerr-McGee Plant Class Action; standard cut-and-pasted form language as to why missed bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in that action or, if not, it was time-barred before the Tronox bankruptcy filing. |
| 2545 | TRO891785FTC | 2/23/2016 | Thompson, Lasantra | Lasantra Thompson | 6636 | | X | X | | | | 1996 diagnosis; standard form challenge to publication notice and reasons for not filing, without providing supportive reasoning. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2546 | TRO897881FTC | 5/25/2016 | Beard, Lasaundra | Lasaundra Beard | 6536 | | | X | | | | January 2009 diagnosis; says publication notice of claims filing deadline not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2547 | TRO888590FTC | 12/24/2015 | Williams, Lashander | Lashander Williams | 6329 | | X | X | | | | 2005 diagnosis; was not aware of deadline; moved out of state to California and did not have access to Mississippi news and happenings, later moved to Florida. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2548 | TRO884192FTC | 11/25/2015 | Hill, LaSheena | LaSheena Hill | 6746 | | X | X | | | | 1986 diagnosis; says unaware exposed prior to deadline & publication notice insufficient, but does not elaborate. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2549 | Unknown | Unknown | Dismuke, Shakerian | LaShell Hughes | 8420 | | | X | | X | | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |
| 2550 | TRO886704FTC | 12/7/2015 | Mitchell, LaShonda | LaShonda Mitchell | 4104 | | X | X | | | | 1996 diagnosis. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2551 | TRO903242FTC | 10/27/2016 | Wright, Lashuna | Lashuna Wright | 3835 | | | X | | X | | Diagnoses at various dates. Filed claim through Wilbur Colom, unclear in what proceeding or when but apparently before the bar date. Says did not know of deadline. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge of Tronox bar date but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2552 | TRO898870FTC | 6/27/2016 | Congress, Lashunda | Lashunda Congress | 4533 | 8855 | | X | | | X | Says symptoms began 1988, diagnosis in Sept 2010. A supplemental letter filed at docket #8855 complaining about the process. Diagnosis date may be disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2553 | Unknown | 4/25/2016 | Williams, Lashunda | Lashunda Williams | 7867 | | X | X | | | | 1996 diagnosis; unaware exposed to chemicals that were deadly. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2554 | TRO894183FTC | 3/2/2016 | White, Lashundra | LaShundra White | 6405 | | X | X | | | | No diagnosis date listed; did not know at the time that there was a tort claim being filed, filed a claim later when heard about the process from a friend. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2555 | TRO891200FTC | 2/23/2016 | James, LaShuntay | LaShuntay James | 4315 | | | X | | | X | Symptoms started in 2008 but alleges no diagnosis until 2013. Diagnosis date may be disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect to the extent conditions were diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2556 | TRO897842FTC | 5/25/2016 | Shinn, Lasondra | Lasondra Shinn | 5463 | | X | X | | | | 1999 diagnosis; says that did not have enough information, called the 800 number and was told that, according to the system, she was deceased. Appears to be referring to contacts with Trust long after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2557 | TRO888464FTC | Unknown | Hayden, Jamerius | Lasondra Smith | 5409 | | | X | | X | | Not included in Trust's summary. 2009 symptoms, 2013 diagnosis; may have been a minor; rep says he has had a hole in his heart; says publication notice was not reasonably calculated to provide notice. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2558 | TRO888463FTC | Unknown | Jackson, Roosevelt | Lasondra Smith | 5410 | | | X | | X | | Not on Trustee's summary; may have been a minor; rep says he has mental problems; says was not aware of exposure until 2015; diagnosis (disability) in 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2559 | TRO888465FTC | Unknown | Smith, Lasondra | Lasondra Smith | 5411 | | | X | | X | | Not on Trust's summary; symptoms have not yet manifested; was not aware of exposure until 2015. Unclear what condition is the basis for the claim. No pre-bar date diagnosis is identified for which relief is sought, therefore no grounds for relief based on excusable neglect or due process. To the extent that the claim is based on post-bar date diagnoses (or possible future diagnoses that have not occurred) it is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2560 | TRO888468FTC | Unknown | Smith, Jaysia | Lasondra Smith | 5412 | | | X | | X | | Not on Trust's summary; symptoms have not yet manifested; was not aware of exposure until 2015. Unclear what condition is the basis for the claim. No pre-bar date diagnosis is identified for which relief is sought, therefore no grounds for relief based on excusable neglect or due process. To the extent that the claim is based on post-bar date diagnoses (or possible future diagnoses that have not occurred) it is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2561 | TRO888466FTC | Unknown | Hayden, Jayni | Lasondra Smith | 5413 | | | X | | X | | Not on Trust's summary; may have been a minor; rep says not aware of the danger or exposure to chemicals; says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2562 | TRO895502FTC | 3/24/2016 | McCrary, Lasunda | Lasunda McCrary | 7061 | | X | X | | | | 1975-1980 diagnosis; former Columbus, MS resident; did not know at the time; unaware of anything related to this lawsuit regarding her exposure to these chemicals. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2563 | TRO904378FTC | 1/3/2017 | McCrary, Jailan | Lasunda McCrary | 7063 | | | | | | X | 2001, 2003, 2007 diagnoses; minor; parent was not aware or informed at the time. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2564 | TRO893448FTC | 2/23/2016 | Farmer, Alexius | LaTanya Brewer | 4604 | | | X | | X | | Cut-and-pasted language as to reasons for not filing; says symptoms and diagnosis Sept. 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2565 | TRO893454FTC | 2/23/2016 | Brewer, LaTanya | LaTanya Brewer | 4605 | 8671 | | X | | X | | Cut-and-pasted language as to reasons for not filing; says symptoms and diagnosis December 2010. A supplemental letter complaining about the process filed at docket #8671. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2566 | TRO890987FTC | 2/23/2016 | Epps, Latanya | Latanya Epps | 6110 | | X | X | | | X | 1973 diagnosis; previously filed with the Colom law firm in 2001 and the J. Douglas Dalrymple firm in 2003; says that filed a claim by the deadline [apparently under mistaken belief that the 2016 claim was timely], however the claim was filled out incorrectly. The claim was filled out using illness starting in 1973 rather than 2009. The reason being that claimant filed a claim with Colom in 2001. There was a settlement in 2002 that did not compensate for injuries, illnesses or diagnoses. In 2003, filed a claim with the Dalrymple law firm. A year later the atty decided to drop the proceedings. Now wants consideration as a future tort claimant. Continuation of a prior condition is not a future tort claim. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2567 | TRO885031FTC | 11/25/2015 | McKnight, Latanya | LaTanya McKnight | 4886 | | X | X | | | X | Diagnosis dates not listed, unclear if medical records complete. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2568 | TRO886520FTC | 12/7/2015 | Moore, Loretta | Latanya Moore | 3349 | 8371 | X | X | | | | Diagnosed 1980, the injured party died in 1998; rep lived out of town in 2009. A supplement filed at docket #8371, rep unaware of the bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |
| 2569 | TRO884260FTC | 11/25/2015 | Bailey-Britton, LaTara | LaTara Bailey-Britton | 3367 | 9469 | | X | | | X | Claims she filed a claim in connection with an earlier lawsuit and a claim in 2009 for which she heard nothing, then filed claims again in later years. No record of any proof of claim filed in the Tronox bankruptcy case in 2009. Prior lawsuit shows awareness of legal rights and claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. If claimant believes that she actually filed a timely claim in 2009 she may raise that issue with the Tort Claims Trust but that does not represent a request for relief based on excusable neglect or due process. |
| 2570 | TRO884258FTC | 11/25/2015 | Bailey, Brandon | LaTara Bailey-Britton | 3368 | 9471 | | X | | | X | First diagnosed in 1997, states that she did file a POC on behalf of her son on July 10, 2009 and "never heard anything else from it." Alleges a timely claim was filed, that is to be addressed by the Tort Claims Trust. Not an excusable neglect or due process issue. |

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| 2571 | TRO895008FTC | 3/23/2016 | Carr, Latasha | Latasha Carr | 5339 | 9344 | X | X | | | | 1982 diagnosis; challenges reasonableness of publication notice; did not know and no reason to know exposed to a Tronox product. A supplemental letter filed with others at docket #9344 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2572 | TRO889141FTC | 2/23/2016 | Cole, Latashia | Latashia Cole | 6206 | | X | X | | X | | Former resident of Columbus, MS who moved in 2007; diagnoses 2003, 2015 and 2016; only became aware of the lawsuit against Tronox in 2015, in 2009 was unaware of the filing deadline or her filing eligibility. Says that to bar her future tort claim violates her due process rights because she did not receive notice of the lawsuit and the 2009 deadline; says that public notice provided was not sufficient for her case because she did not live in the local newspaper area at the time notice was made. She says that some conditions were diagnosed prior to the bar date and some after. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2573 | TRO885393FTC | 11/25/2015 | Dyson, Latisha | Latisha Dyson | 3293 | | X | X | | | | Diagnosis in 1987. Says had no way of knowing she was exposed to a Tronox product because she was away at college. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2574 | TRO900238FTC | 7/25/2016 | Nance, Latisha | Latisha Nance | 3588 | | X | X | | | | Diagnosed 1996, alleges that she DID previously file a claim after hearing about "the lawsuit," but only claims on file are late-filed claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2575 | N/a | #N/A | Brewer, Jakobe | Latonia Brown | 6804 | | | X | | X | | Merely a Tronox tort claims trust form, not a motion, no request for relief or statement of reasons why relief should be granted. |
| 2576 | N/a | 11/25/2015 | Richardson, Christopher | Latonia Brown | 8497 | | | X | | X | | Merely a claim form, not a motion or a request for court relief. Claims should be ruled upon in the first instance by the Tort Claims Trust. |
| 2577 | TRO885487FTC | 11/25/2015 | Brooks, Latonya | Latonya Brooks | 4329 | 5990 | X | X | | X | | 1994 diagnosis for skin irritation, 2010 for migraines. Previously filed with Colom law firm 2005; unaware attorneys were taking claims in Tronox bankruptcy case. A duplicate of this motion is filed at docket # 5990. The Trust incorrectly says that this claim was not filed with the Court but it was filed and docketed twice at docket #4329 and docket #5990. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Filing with Colom law firm shows awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense as to whether such claims are barred by prior class action proceedings) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2578 | TRO900891FTC | 8/16/2016 | Jefferson, Latoria | Latoria Jefferson | 4224 | | X | X | | | | 1997 diagnosis. Unaware of bar date until after it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| | | | | | | | A | B | C | D | E | |
| 2579 | TRO903561FTC | 11/23/2016 | McCoy, Latoria | Latoria McCoy | 8479 | | X | X | | | | Diagnoses 1998-2000; unaware of this claim and did not know how to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2580 | TRO886048FTC | 12/7/2015 | Gavin, Latoya | Latoya Gavin | 3593 | 8351 | X | X | | | | Diagnoses in 1990, 2001, 2003, including cancer in 2003. Alleges lived out of state from 2004 to 2015 and was not aware of claims process. A supplement filed at docket #8351, merely a signature on a copy of the Trustee's objection. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2581 | TRO886924FTC | 12/7/2015 | Samuels, LaToya | LaToya Samuels | 4957 | | | X | | | | 1997 diagnosis; did not see any publication notice; publication notice was not reasonably calculated to provide notice to potential claimants, moved to Georgia. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2582 | TRO893663FTC | 3/2/2016 | Cockrell, Latrina | Latrina Cockrell | 6378 | | X | X | | | | Various diagnoses, all before 2005; former resident of Columbus, MS; did not know and had no reason to know exposed to a Tronox product. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2583 | TRO887566FTC | 12/14/2015 | Skinner, Laura | Laura Skinner | 3678 | | X | X | | | | Diagnosed 1990, alleges lack of direct notice and of knowledge of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 2584 | TRO894734FTC | 3/23/2016 | Miller, Laura | Laura Miller | 6529 | | X | X | | | X | Diagnoses 1998, 2010, 2011; was not aware of the case at the time of the bar date; was away taking care of relatives, does not provide dates of this service or any supporting material, does not explain long post-bar date delay before filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2585 | TRO895899FTC | 4/6/2016 | Guyton, Laurae Ross | Laurae Ross Guyton | 6976 | | X | X | | | | 2001 diagnosis; was not aware of Tronox bankruptcy case; did not see any published notices; says had stress going on because of death of relative but does not provide dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2586 | TRO894961FTC | 3/23/2016 | Deal, Lauretha | Lauretha Deal | 4289 | | | X | | | | Diagnosis 1989/1993. Filing for mother. Refers to former residence near Kerr-McGee plant but does not specify which plant. Unaware of the information or the possibility of receiving a settlement; the chart is corrected to reflect docket # 4289, the trust referred to the incorrect number. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2587 | TRO887287FTC | 12/14/2015 | Dillard, Lavaris | Lavaris Dillard | 5181 | | X | X | | | X | Misinterpreted conditions of the claim; unaware exposed to a Tronox product; refers to symptoms and diagnosis after bar date but then says that in previous filing forgot to refer to most recent conditions and those may be the ones that he says were after bar date. Diagnosis dates may be in dispute. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2588 | TRO890495FTC | 2/23/2016 | Harris, Lavaris | Lavaris Harris | 7533 | | X | X | | | | 2004 diagnosis; incarcerated from 2/28/2009 to 8/29/2009. Does not explain many years' delay after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under applicable statute of limitations before the Tronox bankruptcy in January 2009. |
| 2589 | TRO896358FTC | 4/13/2016 | Anderson, Laverne | Laverne Anderson | 7418 | | X | X | | | | 2005 diagnosis; did not know and had no reason to know exposed to a Tronox product; unaware condition due to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2590 | TRO892200FTC | Unknown | Colvin, Laverne | Laverne Colvin | 5162 | | | X | | | X | Not included in Trust's summary. Alleges first diagnosis in 2013 but says previously filed with Colom law firm in 2002; says was not aware of the bankruptcy claims process; does not provide medical records. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 2591 | TRO880981FTC | 12/4/2015 | Jones, Lavonda | Lavonda Jones | 3643 | | X | X | | | | Diagnosed 2005, did not know or have reason to know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2592 | TRO890480FTC | 2/23/2016 | Dodd, Lawrence | Lawrence Dodd | 6935 | | | X | | X | | 2011 diagnosis; says was a minor at the time of the bar date. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2593 | TRO912170FTC | 5/30/2017 | Hardy, Lawrence | Lawrence Hardy | 3766 | 8312 | X | X | | | | 1997 diagnosis, says was unaware of claims process. Attachment argues that claimants should not be punished for a seemingly ever-changing claims process. A supplement filed at docket #8312, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2594 | TRO901494FTC | 8/16/2016 | Wells, Lawrence | Lawrence Wells | 3781 | | | X | | | | Former resident of Hamilton, MS. Various pre-bar date diagnoses. Alleges did not know of the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2595 | TRO913334FTC | 5/30/2017 | White, Lawrence | Lawrence White | 5721 | | X | X | | | X | Says first diagnosis in 1968 but refers to many conditions, unclear if all were diagnosed then; says was unaware of deadline; did not know and no reason to know exposed to Tronox product; violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2596 | TRO884234FTC | 11/25/2015 | Shinn, Laquilla | Lawuilla Shinn | 3703 | | X | X | | | X | Diagnosed in 1988, 2000, 2008, 2009, 2010 and 2011. Was told to send a copy of every location they lived in, they seemed to believe this was sufficient. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2597 | TRO895414FTC | 3/24/2016 | Richey, Leandrae | Leandra Richey | 5935 | | | | | | X | 1999 diagnosis; says was too young to know a claim could be made but age as of the bar date is not clear, says exposure began in 1993. Unclear if claims relief on ground of being a minor. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2598 | TRO894633FTC | 3/23/2016 | Anthony, Leatha | Leatha Anthony | 6542 | 9106 | X | X | | | X | Diagnoses in 1988, alleges new condition diagnosed in 2015; previously filed with Colom law firm and received \$256.00; says not aware could file because she received an award from filing with Colom. A supplemental letter filed at docket #9106 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on pre-2006 diagnoses were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of claim based on alleged post-bar date diagnosis (including the merits of any defense as to whether the claim is barred by a prior class action settlement) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2599 | TRO888535FTC | 12/24/2015 | Salter, Leatha | Leatha Salter | 7022 | | | | | | X | 1994 and 2004 diagnoses; minor at the time of the bar date. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2600 | TRO886480FTC | 12/7/2015 | Boles, Lechandra | Lechandra Boles | 4319 | | X | X | | | X | Says was unaware had been exposed to Tronox product; says symptoms and diagnosis for one condition 2001 and another condition 2009, unclear when in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2601 | TRO886481FTC | 12/7/2015 | Junkin, Camryn | Lechandra Boles | 4350 | | X | X | | | X | Diagnoses in 2003 (asthma) and August 26, 2009 (learning disability). Unaware and no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim based on 2003 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2602 | TRO900503FTC | 8/16/2016 | Badon, Lee | Lee Badon | 5627 | | | X | | | | Motion contains no information, just a signature page. |
| 2603 | TRO880080FTC | 12/4/2015 | Davis, Lee | Lee Davis | 6811 | | | X | | | X | Alleges 2014 diagnosis but says previously filed with attorney Landis Sexton in 2004; did file a claim in the Tronox bankruptcy case but appears to be under mistaken belief that the late-filed claim was timely. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2604 | Unknown | Unknown | Wayne, Lee F. | Lee F. Wayne | 6364 | | | X | | | | Not included in Trust's summary. This is merely a Tronox tort claims trust form. Does not identify any relief sought or grounds therefor. |
| 2605 | TRO892272FTC | 2/23/2016 | Sanders, Lee | Lee Sanders | 5811 | | X | X | | | | 2004 diagnosis; previously filed with atty Bambach and upon his death could not get paperwork. No indication that any action was ever filed. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2606 | TRO895326FTC | 3/23/2016 | Lee, Phillip | Lee, George | 5164 | 8309 | X | X | | | | 2001 diagnosis; unaware of claims process or that could file claim for deceased relative. A supplement filed at docket #8309, says was without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2607 | TRO901563FTC | 8/16/2016 | Lee, Queen Ester | Lee, Johnny | 6200 | | | X | | | | 2007 diagnosis; the injured party resided in Columbus, MS and died in January 2009; rep says did not know and had no reason to know the injured party had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2608 | TRO896601FTC | 4/25/2016 | Lee, Ollie | Lee, Ollie | 6671 | | | X | | X | | Diagnosed in 2009 (no month provided) and 2010. Form language re challenges to publication notice, says did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2609 | TRO890806FTC | 2/23/2016 | Lee, Roderick | Lee, Roderick | 5053 | 8335 | X | X | | | | 1973 diagnosis; unaware of claims process or that could file claim; supplement filed at docket #8335; says was without knowledge to wade through the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2610 | TRO901662FTC | 8/16/2016 | Lee, Malcolm | Lee, Rosa | 5000 | 8346 | X | X | | | | 1984 diagnosis; injured party is deceased; reps says unaware of process and did not know could file for deceased relative. A supplement filed at docket #8346, without knowledge to wade through the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2611 | TRO891697FTC | 2/23/2016 | Gregory, Leeroy | Leeroy Gregory | 6846 | | X | X | | | | 2000 diagnosis; previously filed with the Colom law firm 2001, Lundy & Davis LLP 2001; as a client was not contacted about the deadline. No indication that movant was part of an actually-pending lawsuit in 2009. Unclear if movant was represented by the listed law firms in 2009 but those firms received direct notice of the bar date by mail. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2612 | TRO880314FTC | 12/4/2015 | Payne, Leigh Ann | Leigh Ann Payne | 5951 | 8929 | X | X | | X | | Diagnoses 1988, 2009, 2010; did not know anything about filing. A supplemental letter filed at docket #8929 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2613 | TRO894705FTC | 3/23/2016 | O'Neal, Lekeshie | Lekeshie O'Neal | 6141 | | X | X | | | | Diagnosis in 1987; did not know and had no reason to know exposed to a Tronox product; says discharge of claim was a violation of due process; publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2614 | TRO887689FTC | 12/14/2015 | Vaughn, Leketa | Leketa Vaughn | 4515 | | X | X | | | | Symptoms and diagnosis 1980; first filed in 2002 (apparently in class action), filed a second time in 2015 (apparently the late claim filed in Tronox case), says there was confusion about entire thing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2615 | TRO887387FTC | 12/14/2015 | Owens, Amelia | Lela Daniels | 6837 | | X | X | | | X | 2001 diagnosis; the injured party died in 2006; previously filed with Lundy & Davis LLP/ Colom law firm 2000; received about \$1,500 in 2000; says developed more conditions in subsequent years. Rep says unaware needed to file a proof of claim for future tort claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defenses based on prior class action award) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2616 | TRO887190FTC | 12/14/2015 | Hall, Lemita | Lemita Hall | 3297 | | X | X | | | | Diagnosis in 2000. Says was out of the state of Mississippi and family did not notify her of the claim and the paperwork. Only learned in 2015 when she had some surgery and her doctor asked if she had filed a claim and told her how to get the information. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2617 | TRO885533FTC | 11/25/2015 | Johnson, Lena | Lena Johnson | 6700 | 8177 8628 | X | X | | | | Alleges first diagnosis in 2005, but says made claim in 1999, paperwork lost by atty Bill Bambach. A supplement filed at docket #8177, complaining that the claims of others who filed at same time were allowed and they did not live in the area. A supplemental letter complaining about the process filed at docket #8628. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2618 | TRO887109FTC | 12/14/2015 | Lowery, Lena | Lena Lowery | 3426 | | X | X | | | | 1974 Diagnosis. No explanation offered as to failure to file by bar date. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2619 | TRO898904FTC | 6/27/2016 | Cruzoe, Noel | Lenara Crusoe | 4979 | | X | X | | | | 1974 diagnosis; the injured party was exposed to creosote in Columbus, MS and died in 1976; rep says did not know or hear about it because was in Chicago, Ill; on a visit heard that a relative's neighbor received a settlement check. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2620 | TRO898906FTC | 6/27/2016 | Jones, Bertha | Lenara Crusoe | 4984 | | X | X | | | | 1959 diagnosis; the injured party was a MS resident who died in 1999; rep says she did not hear about it or have any knowledge of it because she stayed in Chicago, Ill. When visiting relative, heard that neighbor had received settlement from Tronox; unaware exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2621 | TRO900204FTC | 7/25/2016 | Thames, Lenard | Lenard Thames | 4006 | | X | X | | | | 1989 diagnosis. Says did not know, no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2622 | TRO881082FTC | 12/4/2015 | Summerville, Lendward | Lendward Summerville | 3869 | | | X | | X | | Says first diagnosis in 2007 but also alleges some conditions were diagnosed after the bar date. Complains that publication notice was not reasonable but does not allege that Tronox knew of this claimant's claim. Publication notice complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2623 | TRO891958FTC | 2/23/2016 | Hall, Lenita | Lenita Hall | 3706 | | X | X | | | | Diagnosed 1996, was out of state, was not made aware of case until came back to Mississippi. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2624 | TRO891872FTC | 2/23/2016 | Lenoir, Alice | Lenoir, Alice | 5609 | | | X | | X | | Says symptoms and diagnosis in 2015 but provides medical records for 2008; standard cut-and-pasted language as to reasons for not filing. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2625 | TRO893292FTC | 2/23/2016 | Dumas, Walter | Lenora Dumas | 6903 | | X | X | | | | Various diagnoses 1980 and earlier; the injured party died in 1980; rep unaware of claim filing; not aware of case in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2626 | TRO893295FTC | 2/23/2016 | Dumas, Lenora [Johnson] | Lenora Dumas Johnson | 6888 | | X | X | | X | | Various diagnoses, all before 2000 except one (rash) in 2011; was not aware of the filing; was not aware of the case in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on diagnoses in 2000 and earlier also were barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2627 | TRO880474FTC | 12/4/2015 | Petty, Lenzell | Lenzell Petty | 4000 | | | X | | | | Diagnosed 4/1/2009, very sick, was being treated for aggressive leukemia at time of bar date. Illness explains why did not file in August 2009 but no explanation is offered as to why no claim was filed until more than six years after the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2628 | TRO899014FTC | 6/27/2016 | Ezell, Leo | Leo Ezell | 3794 | | X | X | | | | 1955 diagnosis; says unaware of case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2629 | TRO892851FTC | 2/23/2016 | Horton, Leon | Leon Horton | 7028 | | X | X | | | | 1975 diagnosis; previously filed with Colom law firm in 1992, was offered a small amount but refused it; says has multiple medical problems. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2630 | TRO893191FTC | 2/23/2016 | McGee, Leon | Leon McGee | 4108 | | X | X | | | | 2002 diagnosis. "Unaware of claims process." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2631 | TRO894432FTC | 3/2/2016 | Brown, Leonard | Leonard Brown | 4072 | | X | X | | | | Late 1980s/early 1990s diagnoses. Says returned all forms but does not say what forms or when, appears to be referring to late claims and responses to Trust's requests for information after the late claims were filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2632 | TRO892951FTC | 2/23/2016 | Hill, Lereta | Lereta Hill | 7719 | | X | X | | | X | Diagnosis dates listed as "1986-2017," unclear if one continuing condition or if claimant alleges separate diagnoses for separate conditions; says that did not hear anything about this and saw no notices. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2633 | TRO885678FTC | 11/25/2015 | Gregory, Leronn | Leronn Gregory | 3285 | | X | X | | | | Diagnosed in 1990s. Explanation for late filing: was not sure of deadline, was not sure claim could still be filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2634 | TRO891664FTC | 2/23/2016 | Edmond, Leroy | Leroy Edmond | 6520 | | X | X | | | | 2004 and 2007 diagnoses; no explanation provided as to why missed the bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2635 | TRO886004FTC | 12/7/2015 | Porter, Leroy | Leroy Porter | 3298 | | X | X | | X | | Diagnoses in 1980, 1999 and "after 2009 (sardoma)." Previously filed with the Colom law firm in the 1990s. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Filings with Colom law firm show awareness of claims and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 2636 | TRO893635FTC | 2/23/2016 | Scott, Leroy | Leroy Scott | 7636 | | X | X | | | X | Says first diagnosed in 2010 but also says previously filed with the Colom law firm in 2002 Kerr-McGee Class Action, does not disclose outcome. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on conditions diagnosed before 2006 were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense based on the terms of resolution of the prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2637 | TRO899277FTC | 7/11/2016 | Cunning, LeShawn | LeShawn Cunning | 4759 | | X | X | | | | 1986 diagnosis. Unaware of the Tronox claims; unaware of bar date because did not know about a claim at that time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2638 | TRO889626FTC | 2/23/2016 | Hill, Leshon | Leshon Hill | 3608 | | X | X | | | X | Diagnosed 2000. Claims he did file a claim in the case but did not hear back; not clear if he is alleging a prior claim in a class action, or a timely bankruptcy claim filing before 8/12/09, or a late-filed claim. Any dispute as to timely filed claim is not a request for relief from the bar date and is an issue for resolution by the Tort Claims Trust. If claim was late: no reason is offered, not warrant excusable neglect or due process relief. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2639 | TRO886907FTC | 12/7/2015 | Jackson, Lesia | Lesia Jackson | 6697 | | X | X | | | | 1991 and 1994 diagnoses; states that publication notice was not reasonable. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2640 | TRO886861FTC | 12/7/2015 | Brooks, Leslie | Leslie Brooks | 4981 | | X | X | | | | Diagnosis "2000-2007"; previously filed with the Colom law firm 2000; says does not know what happened to the paperwork. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2641 | Unknown | 5/4/2016 | Gregory, Lester | Lester Gregory | 7765 | | X | X | | | | 1962 diagnosis; did not realize could file without the assistance of a lawyer. Once realized could file without an attorney, it was too late. Place of exposure not clear. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2642 | Unknown | 12/14/2015 | Evans, Letha | Letha Evans | 7879 | | X | X | | | | 2005 diagnosis; unaware condition was related to Tronox chemicals; unaware of pending litigation; did not get notice informing claimant that illness was due to Tronox. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2643 | TRO884707FTC | 11/25/2015 | Henry, Letha | Letha Henry | 7839 | | X | X | | | | Lists 1997 as first diagnosis but many conditions alleged, unclear if they have different diagnosis dates; previously represented by atty Bambach (does not say when), who is now deceased; was unaware exposed to Tronox product, did not know where to get paperwork. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Prior dealings with attorney show awareness of claim and legal rights. No record that counsel pursued a claim. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2644 | TRO887320FTC | Unknown | Doss, Letisha | Letisha Doss | 3400 | | X | X | | | | Not included on the Trust's summary. Diagnosed 1996, "did not know about the claim at the time." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 2645 | TRO894994FTC | 3/23/2016 | Richards, Letisha | Letisha Richards | 4368 | | | X | | X | | Alleges September 2009 diagnosis. Says filed claim when the claims were sent to the people in Columbus Mississippi in 2015; called to receive papers. Unclear if diagnosis date is disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2646 | TRO885580FTC | 11/25/2015 | Foster, Letricia | Letricia Foster | 5209 | | X | X | | | | 1986 diagnosis; did not know or was not notified of any legal proceedings against Tronox. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2647 | TRO904269FTC | 1/3/2017 | Silvers, Lewis | Lewis Silvers | 4417 | | X | X | | | | 1971 diagnosis. Says publication notice in 2009 was not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Publication notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2648 | TRO887395FTC | 12/14/2015 | Lewis, Mary | Lewis, Mary | 5587 | | X | X | | X | | Alleges first diagnosis in 1941 but many conditions are alleged, not clear if all were diagnosed then; previously filed with the Colom law firm in 2002; says filed before deadline but appears to be under mistaken belief that late-filed claim was timely. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2649 | TRO887692FTC | 12/14/2015 | Henry, Liboria | Liboria Henry | 6358 | | X | X | | | X | Various diagnosis dates, some long before bar date, some in 2013-15; previously filed with Colom law firm in 2002, never met with atty, was told either to accept or decline, says was wrongfully compensated and did not have a choice; says discharge of claim violation of due process; notice of claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date (including any defenses as to the effect of the prior class action settlement) are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2650 | TRO901672FTC | 8/16/2016 | Shields, Rosie | Lillian Evans | 7304 | | | X | | | | Diagnoses in 1980s; the injured party died in 2006; rep says deceased was incapacitated from 1985 to 2006. No excuse offered as to failure to file in 2009. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2651 | TRO896556FTC | 4/25/2016 | Hardy, Jesse | Lillian Hardy | 3798 | | X | X | | | | Filing for husband who died in 1988. Says was unaware she could file on husband's behalf. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2652 | TRO888251FTC | 12/18/2015 | Harris, Lillian | Lillian Harris | 7706 | | X | X | | | | Diagnoses 1979, 1990, 1997; filed prior claim with the Colom law firm in 2002 and was told could not file, but that was a different proceeding. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2653 | TRO888605FTC | Unknown | Townsend, Lillian | Lillian Townsend | 4926 | | X | X | | | | Not included in Trust's summary. 2003 diagnosis; says did not understand the situation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2654 | TRO888472FTC | Unknown | Townsend, Arthur | Lillian Townsend | 4927 | | X | X | | | | Not included in Trust's summary. 1970 diagnosis; rep says did not understand everything; tried to do something (unspecified). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2655 | TRO888471FTC | Unknown | Townsend, Debra | Lillian Townsend | 4928 | | X | X | | | | Not included in Trust's summary. 1973 diagnosis; rep says did not know. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2656 | TRO886500FTC | 12/7/2015 | Baker, Lillie | Lillie Baker | 3405 | 8230 8650 | X | X | | | | Previously filed with atty Bambach 1999; paperwork lost. A supplement filed at docket #8230. A supplemental letter complaining about the process filed at docket #8650. Attorney conduct is not grounds for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel show awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, any claim that accrued in 1999 or earlier was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2657 | TRO902750FTC | 8/16/2016 | Johnson, Jakylan | Lillie Baker | 4583 | 8230 | | X | | | X | | Claims diagnoses 2009 and later. Also says previously filed with atty Bambach, paperwork lost. A supplement filed at docket #8230. A supplemental letter complaining about the process filed at docket #8636. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2658 | TRO912162FTC | Unknown | Bell, Lillie | Lillie Bell | 3945 | | | X | | | | | Motion is not listed on the Trust's summary. Motion contains no information, just a signature page. |
| 2659 | TRO884957FTC | 11/25/2015 | Gray, Lillie | Lillie Gray | 3885 | 8995 | | X | | | X | | First diagnosis in 2006 but multiple conditions alleged, separate dates for each are not clear. Says is elderly and did not know of process. A supplemental letter filed at docket #8995 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2660 | TRO885286FTC | 11/25/2015 | Martin, Mariah | Lillie Richardson Wade | 3884 | | X | X | | | | | 1985 diagnosis, injured party died before the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2661 | TRO887512FTC | 12/14/2015 | Tate, Lillie | Lillie Tate | 4866 | | X | X | | | | 2000 and 2005 diagnoses; did not know or understand because of age and limited education. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2662 | TRO890916FTC | 2/23/2016 | Vaughn, Lillie | Lillie Vaughn | 4022 | 8818 | X | X | | | | 1983 diagnosis. Part of Wilbur Colom 2002 class action lawsuit. Alleges did not know about process, alleges called and was told to file a future tort claim. A supplemental letter filed at docket #8818 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Claim either was resolved in prior class action or, if not, it was not pursued with sufficient diligence and was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2663 | TRO887258FTC | 12/14/2015 | Weaver, Lillie | Lillie Weaver | 4527 | | X | X | | | | Refers to 2001 operation. Unaware of eligibility to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2664 | TRO901305FTC | 8/16/2016 | Jefferson, Jersie | Linda Avant | 3628 | | X | X | | | | Injured party was diagnosed and died in 1991. Filer was unaware of deadline. No showing of diligent investigation and pursuit of claim, only alleges lack of actual knowledge of claims process in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2665 | TRO901158FTC | 8/16/2016 | Jefferson, Ananias | Linda Avant | 3729 | | X | X | | | | Injured party was diagnosed in 1983 and died in 2005. Relative filing on behalf of deceased, unaware of deadline until passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2666 | TRO889590FTC | 2/23/2016 | Brown, Linda | Linda Brown | 6861 | | | X | | X | | 2010 diagnosis; says did not file before because she was not aware of the specific illness that would be acceptable; says she was out of town. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2667 | TRO901460FTC | 8/16/2016 | Edmond, Roosevelt | Linda Daniel | 7306 | | X | X | | | | 1985 diagnosis; the injured party died in 2006; rep says was given erroneous information in filing this claim but apparently is referring to communications with the trust about the late-filed claim, does not offer reasons as to why failed to file in 2009 at the time of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2668 | TRO886530FTC | 12/7/2015 | Doughty, Linda | Linda Doughty | 4623 | | | X | | X | | Previously filed with atty Bambach, now deceased. Public records show that Mr. Bambach died in 2013, long after the bar date. Prior dealings with attorney show awareness of claim and legal rights. Any failure to proceed by Mr. Bambach is not grounds for relief based on excusable neglect or due process unless his failures can be excused, and no excuse is offered. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Also alleges a condition was diagnosed in 2017. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2669 | TRO886665FTC | 12/7/2015 | Dowd, Linda | Linda Dowd | 3805 | | | X | | | X | | 2006 diagnosis of high blood pressure, 2011 diagnosis of back pain. Describes other conditions without diagnosis dates. Did not know about "the lawsuit." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2670 | TRO901461FTC | 8/16/2016 | Gabriel, Linda Edmond | Linda Edmond Gabriel | 6917 | | X | X | | | X | | Says she was getting erroneous information on filing date and exactly what information she needed to submit to the Trust; she can't afford a lawyer and the entire process of filling out paperwork is confusing; says one condition 1985, others all after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2671 | TRO897682FTC | Unknown | Foard, Linda | Linda Foard | 5348 | | | X | | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 2672 | TRO895578FTC | 3/24/2016 | Harmon, Linda | Linda Harmon | 5761 | | | X | | | X | | Says during first proceeding it was reported that only homeowners in certain area had right to file claim; that is a reference to earlier class actions that were on behalf of such persons. Alleges diagnoses in 2012 and 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2673 | TRO888027FTC | 12/18/2015 | Harmon, William | Linda Harmon | 5762 | | | X | | | X | | Alleges 2010 diagnosis; says did not know could file a claim, was misinformed that you had to own property in area (that is a reference to a prior class action on behalf of property damage claimants). No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2674 | TRO892912FTC | 2/23/2016 | Harrington, Linda | Linda Harrington | 3841 | | | X | | | X | First diagnosed in 2010, but says did not file by bar date because "I misinterpreted conditions of the claim." No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2675 | TRO892830FTC | 2/23/2016 | Johnson, Linda | Linda Johnson | 4395 | | X | X | | | | 2003 diagnosis. Says was unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2676 | TRO893819FTC | 3/2/2016 | Johnson, Linda | Linda Johnson | 6208 | | | X | | | X | Alleges a 2017 diagnosis; says was not aware of the bankruptcy process; says the form of notice was deficient on its face but does not say how and does not allege that movant read the notice; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; these excuses were checked off in the sample list of issues provided by the Trust. She also checked off that neither she nor her atty received direct written notice of bar date after commencing a legal proceeding against Tronox, but in answer to other questions the application says there was no such prior proceeding. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2677 | TRO895866FTC | 3/24/2016 | Tellis, Leroy | Linda Latham | 7230 | 7231 | X | X | | | | The injured party died in 2006; rep says injured party was not living in a certain area therefore thought that he did not qualify; did not know that he qualified; did not know or had reason to know exposed to a Tronox product. Separate legal memo argues that claimant is entitled to relief based on excusable neglect but only addresses lack of knowledge and not other factors, including length of delay, diligence in pursuit of claim and effect on proceedings. Also argues that due process required direct notice but does not allege that Tronox had knowledge of this claim or this claimant and does not criticize the publication notices that were approved in 2009. Movant's mistake as to whether people qualified who did not live in the area suggests actual knowledge of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2678 | Unknown | N/A | McBride, Linda | Linda McBride | 8478 | | | X | | X | | Merely a claim form, not a motion or a request for court relief. Claims should be ruled upon in the first instance by the Tort Claims Trust. |
| 2679 | TRO900820FTC | 8/16/2016 | McCabe, Linda | Linda McCabe | 7481 | | | X | | | | 1969 and 1991 diagnoses; says had no knowledge or reason to suspect that exposure to the chemicals emitted would cause his conditions which would result in surgery; says the publication notice was not sufficiently circulated to provide notice to individuals such as himself who did not subscribe to the publications used, use of other media should have been considered to communicate. The court approved notices in 2009 that included publication in local newspapers where plants were located and also in national edition of Wall Street Journal. Publication notice was reasonable and consistent with due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2680 | TRO894824FTC | 3/23/2016 | McDowell, Linda | Linda McDowell | 5628 | | X | X | | | | 2000 diagnosis; unaware of future tort claim because certain groups of claimants allegedly maintained information privately and did not tell others. In addition, false information was imparted saying that only people who worked in the plant could file. No specification of time period. There was an earlier action that apparently was limited to people who worked for Kerr-McGee, that is unrelated to the bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2681 | TRO897409FTC | 5/25/2016 | Mills, Linda | Linda Mills | 5027 | | | X | | X | | Diagnoses in 1989, 1992 and 1995, "chest pains" in 2010. Unaware of bankruptcy proceedings; did not hear about it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Unclear if chest pains in 2010 represented a new condition, but the merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2682 | TRO900290FTC | 7/25/2016 | Ridley, Mary | Linda Reeves | 6662 | | X | X | | | | Pre-1991 conditions and diagnoses; injured party is former resident of Columbus, MS who died in 1991. Both mother and child unaware that mom had been exposed to Tronox product prior to claims deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2683 | TRO897700FTC | 5/25/2016 | Robertson, Linda | Linda Robertson | 4179 | | X | X | | | | 1978 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2684 | TRO898581FTC | 6/27/2016 | Standifer, Linda | Linda Standifer | 5352 | | | X | | | | Motion contains no information, just a signature page. |
| 2685 | TRO895709FTC | 3/24/2016 | Turner, Linda | Linda Turner | 5830 | | | X | | | | Motion contains no information, just a signature page. |

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| 2686 | TRO900793FTC | 8/16/2016 | Walker, Linda | Linda Walker | 5921 | | X | X | | | | 2004 diagnosis; did not know she was exposed; did not know there was a time limit to file a claim. She says that at that during that time she was very sick and unable to walk or stand for a long period of time. She's been unable to walk since 2005. She includes a facts and conclusions statement related to a social security claim. Movant has identified physical limitations but not an inability to file a claim or to enlist the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2687 | TRO890410FTC | 2/23/2016 | White, Linda | Linda White | 4835 | | | X | | | | Merely a rejection notice; no excuse provided. |
| 2688 | TRO890148FTC | 2/23/2016 | Harris, Jessie | Linda Williams | 4013 | | X | X | | | | Filing for deceased relative who was diagnosed in 1989. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2689 | TRO904311FTC | 1/3/2017 | Windham, Linda | Linda Windham | 6305 | | X | X | | | | 1982 diagnosis; says did not have any knowledge of the harmful chemicals and waste that were present in the environment, nor did she know anything about filing a claim; was not aware of the spill and contamination; says "how can I be expected to meet a deadline if I knew nothing about this." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, under MS law the claim accrues upon diagnosis, regardless of whether the injured party knows the cause of the injury, so this claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 2690 | TRO889653FTC | 2/23/2016 | Young, Linda | Linda Young | 4001 | | | X | | X | | Diagnosed with cancer in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2691 | TRO904276FTC | 1/3/2017 | Roberts, Ollie | Linnie Cooperwood | 3680 | | X | X | | | | Diagnosis was before 2009, filing on behalf of deceased, says that "the lawyers that filed the suits in 2000 said that they weren't eligible to file because we were already in a lawsuit." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was fully resolved in a prior proceeding then it could not be reasserted in the Tronox bankruptcy. If claim was not fully resolved in prior proceeding, then it was time-barred before the Tronox bankruptcy filing. |
| 2692 | TRO904618FTC | 1/24/2017 | Wilson, JW | Linnie Cooperwood | 3683 | | X | X | | | | Diagnosed "before 2009," filing on behalf of deceased. Says that "the lawyers that filed the suits in 2000 said that they weren't eligible to file because we were already in a lawsuit." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was fully resolved in a prior proceeding then it could not be reasserted in the Tronox bankruptcy. If claim was not fully resolved in prior proceeding, then it was time-barred before the Tronox bankruptcy filing. |
| 2693 | TRO890017FTC | 2/23/2016 | Wilson, Lovenia | Linnie Cooperwood | 3691 | | | X | | | | Injured party was diagnosed before 2009 and died before 2009. Relative says she did not know of the process or the deadline. No showing as to deceased's knowledge or awareness of rights, pursuit of other claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2694 | TRO897276FTC | 5/4/2016 | Morris, Lionel | Lionel Morris | 5404 | 9448 | X | X | | | X | Unaware exposed to dangerous Tronox product; says that although Tronox was aware of product dangers, it did not inform claimant of it. The claimant says that his physicians were also unaware that he had been exposed to this environmental contaminant. The form says the diagnosis was in 2005 but the attached paperwork is more recent. A supplemental letter filed at docket #9448 complains about the process. If diagnosis was in 2005 the claim was time-barred before the Tronox bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2695 | TRO896075FTC TRO896074FTC | 4/6/2016 | Baker, Lisa | Lisa Baker | 4157 | 8168 | X | X | | | | 1985 diagnosis. Claims based on MS law. Previously filed with Gunn firm in MS/released it to Tollison firm in 2002. She also filed a claim election form for a different form TLF [TRO995926TLF] at docket #8168, requesting to be included with Category D claimants. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2696 | TRO889597FTC | 2/23/2016 | Brown, Lisa | Lisa Brown | 5976 | | | X | | | X | Says was incompetent as well as incapacitated; was a caregiver for ill spouse and was simultaneously managing her own condition; also misled into believing that filing of claim was reserved for members of Maranatha Center. Says her condition manifested prior to bar date but became drastically different and now requires daily dialysis. Alleges physical disabilities in 2009 but not inability to file a claim or to enlist the help of others in doing so. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2697 | TRO901802FTC | 9/14/2016 | Ealy, Lisa | Lisa Ealy | 6684 | | X | X | | | | 1986 diagnosis; lived out of town and did not know of the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2698 | TRO890719FTC | 2/23/2016 | Latham, Charles | Lisa James | 5767 | | X | X | | | | 1978 and 2003 diagnoses; the injured party died 07/2009; rep says previously filed with Colom law firm and they lost paperwork and she was advised to contact atty Gunn but he said he was not taking any more cases; rep says unaware of claims process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2699 | TRO890054FTC | 2/23/2016 | Miller, Lisa | Lisa Miller | 6344 | | | X | | X | | Did not know anything about the claim; says symptoms and diagnosis 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2700 | TRO904627FTC | 1/24/2017 | Mims, Lisa | Lisa Mims | 3893 | | X | X | | | | 1971 diagnosis. Did not know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2701 | TRO904624FTC | 1/24/2017 | Jones, Katelynn | Lisa Mims | 6163 | | | X | | | | Rep says unaware of deadline; did not know of exposure to a Tronox product; discharge of claim was a violation of due process; says symptoms and diagnosis were in April 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. |

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| 2702 | Unknown | Unknown | Hairston, Ozzie | Lisa Ramsey | 6412 | | X | X | | | | Not included in Trust's summary. Diagnoses 1998, 2004, 2005; the injured party died in 2005; rep says publication notice not reasonably calculated for potential claimants; did not know of exposure to a Tronox product. This is another person who used the preprinted form for Abdul Karriem as did the claimant at docket #6401. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2703 | TRO885145FTC | 11/25/2015 | Sanders, Tyler | Lisa Sanders | 8499 | | | X | | X | | Representative filing on behalf of a minor; says unaware of bar date, says first exposed in 2010 when entered an academy, but also says symptoms began shortly after birth. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2704 | TRO895878FTC | 3/24/2016 | Younger, Lisa | Lisa Younger | 6898 | | | X | | | | Various conditions alleged dating to 1980s, no diagnosis dates, says did not know about the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2705 | TRO890198FTC | 2/23/2016 | Davis, Leticia | Leticia Davis | 7704 | | X | X | | | | 1985 manifestation of symptoms, says "yes" as to diagnosis but without date; former resident of Mississippi; says an aunt who was assisting family in process (unclear if in 2009 or when late claims were filed) got ill, it resulted in delays and missed deadlines. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2706 | TRO900963FTC | 8/16/2016 | Lloyd, Littleton | Littleton Lloyd | 6383 | | X | X | | | | 1968 diagnosis; previously filed with Colom law firm in 2002; if he had known, would have filed a timely claim; former Columbus, MS resident who moved to Mansfield, Ohio. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2707 | TRO885979FTC | 11/25/2015 | Golden, Litton | Litton Golden | 5016 | 8270 8395 | X | X | | | | 2000 diagnosis; unaware of process and not aware could file claim for deceased relative; without knowledge to wade through process; supplements filed at docket # 8270 & 8395. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2708 | TRO892848FTC | 2/23/2016 | Martin, Lizzie [Hairston] | Lizzie Hairston-martin | 6896 | | X | X | | | | Diagnoses 1960, 1979, 1990, 1993; was not aware of filing a claim and was not informed to file a claim before bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2709 | TRO888093FTC | Unknown | Lowe, Lizzie | Lizzie Lowe | 6097 | | | X | | X | | Not included in Trust's summary. Was not aware of filing a claim; says symptoms and diagnosis 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2710 | TRO898703FTC | 6/27/2016 | Sykes, Lizzie | Lizzie Sykes | 6114 | | | X | | | | 2006 diagnosis; moved away from Columbus, MS in 1998; unaware exposed to a Tronox product; letter saying was not given justifiable allowance under the guidance of Colom and Lundy; discharge of claim violation of due process; refers to private meetings in the community and minimal details to the town. Conduct of Colum and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Complains about information in Columbus, MS but risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in Columbus starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2711 | TRO899922FTC | 7/25/2016 | Seely, Adam | Lizzie Walker | 7253 | | X | X | | | | Various diagnoses, all 1999 and earlier; the injured party died in 2004; rep says did not know and had no reason to know injured party had been exposed to a Tronox product; after high school, she moved to a rural area in Columbus with no electricity, running water, telephone service or cable television available. The first time she learned that Tronox was the Moss Tie Co. was in 2014. The Trustee's summary chart refers to this motion as relating to claim # TRO899922FTC but the paper copy shows claim number TRO896922FTC. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |
| 2712 | TRO888858FTC | 12/30/2015 | Walker, Lizzie | Lizzie Walker | 7254 | | X | X | | | | 1959 and 1985 diagnoses; same excuse for herself as for her relative in motion at docket #7253 concerning moving to rural area with no communications. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2713 | TRO896118FTC | 4/6/2016 | Petty, Andrew | Logan Petty | 8489 | | | X | | | | Merely a signed rejection notice, no specified claim and no reasons why relief should be granted. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 2714 | TRO904216FTC | 1/3/2017 | Manning, Lola | Lola Manning | 6497 | | X | X | | | | Diagnoses 1993, 1995; had no knowledge of it; moved from Columbus in 1998. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2715 | TRO891180FTC | Unknown | Douglas, Lonnie | Lonnie Douglas | 7988 | | | X | | X | | Not included in Trust's summary. Diagnoses March 2009 and January 2014; says previously filed a claim with local church group Maranatha and did not hear anything, when she inquired was told her name was not included in their record; filed with atty Bambach who is deceased. If someone else failed to file a 2009 claim that does not constitute excusable neglect unless that other person's conduct is excused and explained. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2716 | TRO903978FTC | 1/3/2017 | Morris, Lonnie | Lonnie Morris | 7902 | | X | X | | | | 1977 diagnosis; says filed claim with Trust (referring to late-filed claim); too sick to answer claim because incapacitated, sick, hospitalized several times (does not provide dates) and medication impacted his thinking; says he thought lawyer Cologne (Colom?) was still in charge and doing his duty. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Insufficient showing of inability to file claim or to enlist help of others in doing so. Unclear if movant claims error by counsel but conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2717 | TRO891657FTC | 2/23/2016 | Cockrell, Lonvojsier | Lonvojsier Cockrell | 7928 | | X | X | | | X | 1973 diagnosis listed, unclear if that is the diagnosis date for all conditions listed, unclear if contends any conditions were first diagnosed after the bar date; missed first deadline due to illness including hypertension/ Bell's palsy; the medical record for a time near bar date says the complaint was a pain in foot, the other part is illegible. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Insufficient showing of inability to file a claim or to enlist the help of others in doing so. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2718 | TRO894422FTC | Unknown | Scott, Lonzetta | Lonzetta Scott | 8033 | | X | X | | | | Not included in Trust's summary. Diagnoses 1990, 2000; previously filed with Colom law firm, result not specified; says not aware could file a claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2719 | TRO896347FTC | 4/13/2016 | Williams, Lonzo | Lonzo Williams | 7910 | | | | | | X | 2005 diagnosis; minor at bar date (approximately 18); prior to bar date, unaware exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2720 | TRO898071FTC | 6/20/2016 | Bradford, Lora | Lora Bradford | 6826 | | X | X | | | | Diagnoses 1997, 2000, 2003, 2004; previously filed with atty Howard Gunn in 2002, Tollison law firm; received \$237.82; says was not knowledgeable and received wrong information about filing; was depressed and could not think clearly, caring for sick relatives; child stressed out over job; school state benefit taken away; lawyer handling case was not fair to everybody, did not receive a future tort claim injury table but most people did receive one. In letter, says a certain degree of illiteracy, discharge of claim violation of due process; after diagnosis in pain and emotional state; unaware how to file a claim against such a large company; does not have knowledge of legal issues; most information received was incorrect. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2721 | TRO900704FTC | 8/16/2016 | Young, Lorean | Lorean Young | 7275 | | | X | | X | | Unaware of the claim; symptom and diagnosis 2011. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2722 | TRO892175FTC | Unknown | Witherspoon, Lorenzo | Lorenzo Witherspoon | 8007 | 8700 | X | X | | | | Not included in Trust's summary. Says was unaware could file claim; exposure was from 1971 and refers to an exhibit 3 as providing conditions and dates for symptoms and diagnosis but there was not any exhibit attached. A supplemental letter filed at docket #8700 with others complaining about the process. No identification of a valid claim (not barred by SOL) for which relief is sought. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2723 | TRO904281FTC | 1/3/2017 | Shelton, Loretta | Loretta Shelton | 5078 | | | X | | | | 2008 diagnosis; incapacitated; provides medical records that show she was admitted to hospital the week of the bar date but does not explain many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2724 | TRO884876FTC | 11/25/2015 | Salter, Lorey | Lorey Salter | 3336 | | X | X | | | | First diagnosed 2003, alleges that he made a claim in 2001-2005 through an attorney and against Kerr-McGee. Claim during that period must have been in connection with a prior class action as the bankruptcy case was not filed until 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. If claim was not resolved in a prior lawsuit, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2725 | TRO884390FTC | 11/25/2015 | Barry, Roosevelt | Loria Porter | 3580 | 7987 8269 | X | X | | | | The injured party was diagnosed in 1990, died in 2000. Representative says was unaware of process; did not know could file a claim. A supplement filed at docket #7987 and docket # 8269 includes medical records, letter complaining about process. Movant says was without knowledge to wade through the process, complains that claimants should not be punished for not understanding the legal requirements. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No showing that the deceased's claim was diligently pursued and preserved, no explanation for lack of filing by relative except lack of actual knowledge. Not sufficient to support excusable neglect or due process relief. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2726 | TRO884401FTC | 11/25/2015 | Barry, Fannie | Loria Porter | 3630 | | X | X | | | | Diagnosed 1978, injured party died in 2007. Representative says was "unaware of claims process." No showing as to injured party's knowledge or diligence in investigation and pursuit of claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2727 | TRO893020FTC | 2/23/2016 | Shelton, Leroy | Lorraine Shelton | 5685 | | X | X | | | | 1998 and 2005 diagnoses; the injured party died in 2006; previously filed with the Colom law firm 1998 and received an award in 2002. Excuse: ill from treatments, but deceased prior to bar date; rep does not provide excuse. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2728 | TRO900895FTC | Unknown | Holliday, Lou Dean | Lou Dean Holliday | 4716 | 5300 | | X | | | X | Not included in Trust's summary. Alleges a 2016 diagnosis. Says was not notified about the filing of any papers until the time he did file, an unidentified man told him it was not too late and got their money (apparently referring to someone who charged for filling out and filling relevant forms). No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2729 | TRO892211FTC | 2/23/2016 | Fulton, Lou | Lou Fulton | 4190 | | X | X | | | X | Filed with atty Bambach (deceased), paperwork lost. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Claims based on any conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. However, also alleges 2012 and 2017 diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2730 | TRO888213FTC | 12/18/2015 | Delaine, Angeletha | Lou Knox [Louella] | 5480 | 8167 | X | X | | | | 1983/84 diagnosis; the injured party died in 1996; rep says she was incapacitated due to surgery and dealing with nervous problems and was not aware of bar date; rep does not provide date of her conditions although in a separate motion on her own behalf she says it was in 2008. A supplement filed at docket #8167. Claim was time-barred before the Tronox bankruptcy filing. |

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| 2731 | TRO888211FTC | 12/18/2015 | Knox, Sr., Joe | Lou Knox [Louella] | 5481 | 8165 | X | X | | | | 1993 diagnosis; the injured party died in 2003; rep says unaware of bar date; says she was incapacitated from surgery and dealing with nervous problems but does not provide date of those conditions although in her own motion she indicates surgery was in 2008; unaware exposure to Tronox product caused condition; says was primarily in Alabama. A supplement filed at docket #8165 that appears to be directed to the Trust. Claim was time-barred before the Tronox bankruptcy filing. |
| 2732 | TRO888212FTC | 12/18/2015 | Knox, Lou [Louella] | Lou Knox [Louella] | 5482 | 8166 | X | X | | X | | Diagnoses 1998 and 2010; says that during bar date period she was having nerve problems and had nerve back surgery in Nov 2008, again back surgery in 2013, mentions a third surgery does not provide a date for it. A supplement filed at docket #8166. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2733 | TRO900200FTC | 7/25/2016 | Quinn, Lou | Lou Quinn | 5309 | | | X | | X | | Says symptoms and diagnosis February 2010; unaware of bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2734 | TRO904734FTC | 1/24/2017 | Viercinski, Louann | Louann Viercinski | 4061 | | | X | | | | Diagnoses 2007 and earlier. Unaware of any notice; unaware and no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2735 | TRO904770FTC | 1/24/2017 | Tomassoni, Elizabeth | Louann Viercinski | 4080 | | | X | | | | Trust's summary incorrectly listed the claim number as TRO904470FTC. Injured party died in 1998. Unaware exposed to dangerous Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 2736 | TRO884094FTC | 11/13/2015 | Blackwell, Louis | Louis Blackwell | 4817 | | X | X | | | | 1990 diagnosis. Says filed papers on time but appears to be referring to responses to Trust's questions rather than timing of initial late-filed claim. Filed a letter referring to guidance of Colom and Lundy; violation of due process; and the private meetings of certain sectors. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2737 | TRO884089FTC | 11/13/2015 | Jackson, Atrinell | Louis Coleman | 3303 | 3909 3382 | | X | | | | The injured party died in 2015. Supplements filed at docket #3909 and docket #3382. Family member says he was unaware of bar date but no verification that deceased was unaware or that deceased had grounds to miss the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2738 | TRO889745FTC | 2/23/2016 | Collins, Louis | Louis Collins | 5086 | 8885 | X | X | | | | 1995 diagnosis; previously filed with Colom law firm 2002; standard form language as to reasons why did not file before bar date. A supplemental letter filed at docket #8885 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2739 | TRO913662FTC | 6/28/2017 | Czaja, Louis | Louis Czaja | 3519 | | | X | | | | Diagnosed 2000 and 2008. Alleges that had no reason to know exposed prior to deadline, first heard of claims process from a neighbor in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 2740 | TRO901974FTC | 9/14/2016 | Guarnieri, Louis | Louis Guarnieri | 4647 | | X | X | | | | First diagnosis date not clear but condition traces back to 1978. Says does not read the Wall Street Journal or any other of the 38 site specific publications. Notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2741 | TRO901809FTC | Unknown | Johnson, Louis | Louis Johnson | 7986 | 8764 | X | X | | | | Not included in Trust's summary. 1986 diagnosis; says was unaware of bar date. A supplemental letter filed at docket #8764 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2742 | TRO895691FTC | 3/24/2016 | Posly, Louis | Louis Posly | 5840 | | X | X | | | | May 2005 diagnosis; did not know about the eligibility and circumstances to file a claim against Kerr-McGee. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2743 | TRO888294FTC | 12/18/2015 | Patmon, Louise | Louise Patmon | 3710 | | X | X | | | | Diagnosed 1985 and 2005, not aware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2744 | TRO886216FTC | 12/7/2015 | Turner, Louise | Louise Turner | 3666 | | X | X | | | | Diagnosed 2000, "doesn't get out much" and was not aware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2745 | TRO892509FTC | 2/23/2016 | Webber, Louise | Louise Webber | 5729 | | X | X | | | | 2001 diagnosis; says she was incapacitated at time of the 2009 bar date because of her illnesses; provides same letter concerning not receiving "justifiable allowance under the guidance of Colom and Lundy" and referring to private meetings and minimal information to community. Conduct of Colum and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Insufficient showing of incapacity in terms of inability to file a claim or to enlist help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2746 | TRO892221FTC | 2/23/2016 | Smith, Lourine | Lourine Smith | 5403 | | X | X | | | | 1976 diagnosis; previously filed with Colom law firm in 2002 class action lawsuit; standard language as to lack of knowledge of Tronox case. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Any claim not resolved in a prior proceeding also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2747 | TRO887180FTC | 12/14/2015 | Webber, Louvenia | Louvenia Webber | 5471 | | X | X | | | | 1962 diagnosis; previously filed with Colom law firm; says did not know and had no reason to know exposed to a Tronox product, but that is not consistent with the filing with the Colom law firm, which handled a class action lawsuit against Tronox based on creosote discharges. Says discharge of debt violation of due process; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2748 | TRO888231FTC | 12/18/2015 | Johnson, Lovess III | Lovess Johnson III | 3528 | | | X | | | X | Diagnosed in December 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2749 | TRO884461FTC | 11/25/2015 | Lowe, Marzett | Lowe, Marzett | 5039 | | X | X | | | X | Says previously filed in 2002 and says paperwork was either lost or not submitted by atty Colom; says she was advised to submit another claim and she filed with atty Bambach, later learned that no information in files of case, was told no information on file; but says paperwork lost; says not informed of any proceedings that were advertised; relocated to another town; not informed by calls, correspondence, newspaper or radio; unaware of bankruptcy filing. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2750 | TRO880869FTC | 12/4/2015 | Lowe, Roy | Lowe, Roy | 6011 | | | X | | | X | Two diagnoses in 2012, rest January 2009 and earlier, most prior to 1990. Unaware of the claims process; says discharge of claim was a violation of due process, does not say how. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2751 | TRO901960FTC | 9/14/2016 | Holt-Taylor, Lowreen | Lowreen Holt-Taylor | 7722 | | X | X | | | | 1968 diagnosis; did not know about it. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2752 | Unknown | 8/16/2016 | Sims, Jr., Lowrenzo | Lowrenzo Sims, Jr. | 7855 | | X | X | | | | 2005 diagnosis; unaware that condition was related to Tronox chemicals. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2753 | TRO887230FTC | 12/14/2015 | Catchings, Lucas | Lucas Catchings | 3292 | | | X | | X | | Diagnoses February 2008; says made claim; no excuse for late filing offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. If contends a timely claim was filed in 2009 that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. |
| 2754 | TRO898234FTC | 6/20/2016 | Smith, Lucia | Lucia Smith | 5292 | | | X | | X | | Alleges "August 2009" diagnosis; no excuse provided other than saying had to make corrections. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2755 | TRO893777FTC | 3/2/2016 | Mickens, Robert | Lucile Cowans | 4352 | | X | X | | | | 1997 diagnosis; the injured party deceased 1999; previously filed with Bambach in 1997, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2756 | TRO893413FTC | 2/23/2016 | Cowans, Lucile | Lucile Cowans | 4362 | | X | X | | | | Previously filed with atty Bambach 1999, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2757 | TRO893778FTC | 3/2/2016 | Michens, Estella | Lucile Cowans | 4394 | | X | X | | | | Lists first diagnosis date for relevant condition as "1999-2007." Filed with atty Bambach in 1999, says paperwork was lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2758 | TRO886346FTC | 12/7/2015 | Darring, Lucille | Lucille Darring | 4976 | | X | X | | | | Lists diagnoses in 1960s, 1997, 2005. Says knew nothing about the Tronox bankruptcy or claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2759 | TRO887574FTC | 12/14/2015 | Williams, Brenda | Lucille Darring | 5068 | | X | X | | | | Diagnoses 1972 and earlier; rep filing for deceased child with Down syndrome; rep says she was ill at time often going to hospital with illnesses but does not provide medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2760 | TRO898659FTC | 6/27/2016 | Mack, Lucille | Lucille Mack | 6996 | | X | X | | | | 2000 diagnosis; says no knowledge that a claim existed against Tronox, nor was he made aware that there was a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2761 | TRO901581FTC | 8/16/2016 | Mosley, Lucille | Lucille Mosley | 7718 | | X | X | | | | 1990 diagnosis; did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2762 | TRO904279FTC | 1/3/2017 | Silvers, Lucille | Lucille Silvers | 4565 | 9015 | X | X | | | | 1972 diagnosis. Says the publication notice was not calculated to give notice to unknown claimants. A supplemental letter filed at docket #9015 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2763 | TRO890247FTC | Unknown | McCleod, Lucinda | Lucinda McCleod | 6844 | | X | X | | | | Not included in Trust's summary. Diagnoses 1981, 1991, 2004; previously filed with 2002 Kerr-McGee Plant Class Action; unaware of the Tronox bankruptcy case or public notification or newspaper advertisement or social media. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2764 | TRO889691FTC | 2/23/2016 | Henley, Lucious | Lucious Henley | 6207 | | | | | | X | 2007 diagnosis; minor at time of bar date (21 years old at time of motion in 2017); did not know about the deadline; did not understand all of the issues and still does not. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2765 | TRO906005FTC | 4/24/2017 | Lucious, Tiffany | Lucious, Tiffany | 5730 | | X | | | | | Diagnosis date unclear; previously filed with atty Howard Gunn in 2002 plant class action; unaware, no knowledge of bankruptcy case; standard language as to why did not file a claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2766 | TRO903027FTC | 10/13/2016 | Fenton, Lucy | Lucy Fenton | 4412 | X | X | | | | | 2005 diagnosis. Unaware that needed to file claim, can't afford lawyer, information on proceedings vague, says filed a claim in 2009 as soon as learned of process. No record of 2009 claim, only record is of late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2767 | TRO898481FTC | 6/27/2016 | Hill, Lucy | Lucy Hill | 8067 | X | X | | | | | Diagnoses 1977, 1979; says was unaware of lawsuit; unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2768 | TRO897194FTC | 5/4/2016 | Lewis, Lucy | Lucy Lewis | 4053 | | X | | | X | | Symptoms 1981-2017, diagnoses 2010-2017. Says unaware of claims and filing in case. Cannot determine from claim form whether any conditions actually were diagnosed before the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 2769 | TRO885405FTC | 11/25/2015 | McGregory, Frank | Lucy Payne | 7660 | | X | X | | | | Diagnoses 1977, 1982, 2000, 2008; the injured party died in 2008; rep unaware that they were still filing claims. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2770 | TRO886108FTC | 12/7/2015 | Payne, Lucy | Lucy Payne | 7661 | | X | X | | X | | Diagnoses 1982, 2000, 2010; says was unaware could still file a claim; very busy taking care of ill father (he died in 2008); also taking care of 4 children. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2771 | TRO895497FTC | 3/24/2016 | Robu, Lucy | Lucy Robu | 4522 | | | X | | X | | Says she filed but made "a mistake on [her] dates," alleges symptoms began in 2006, diagnosis in 2016. Diagnosis date may be disputed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2772 | TRO901116FTC | 8/16/2016 | Monroe, Lucille | Lue Ann Hampton | 3879 | | X | X | | | | Diagnosis from 1970. Explanation for not filing is "we didn't know you could or she were really too sick to do so." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2773 | TRO889462FTC | 2/23/2016 | Gandy, Tom | Lue E. Gandy | 4786 | | X | X | | | | 2003 diagnosis of heart condition, cancer in 2008. Previously filed with Colom law firm in 2002; injured party deceased Jan. 2009; she says was taking care of husband at time but the bar date was in Aug. 2009. Claims based on conditions diagnosed in 2003 (or covered by Colom class action) are not Future Tort Claims, and to the extent the 2003 conditions were not part of the Colom class action they were time-barred before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2774 | TRO895873FTC | 3/24/2016 | Barnes, Luella | Luella Barnes | 5580 | | X | X | | | | 1958 diagnosis; moved away from Columbus after college and unaware exposed to a Tronox product. Also attaches the same form letter that says was not given justifiable allowance under the guidance of Colom and Lundy; secret meetings by various sectors, minimal information to community. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2775 | TRO886922FTC | 12/7/2015 | Stewart, Fred Sr. | Luella Hughes | 3330 | | X | X | | | | Diagnosed 1987, filing on behalf of deceased father (Fred E. Stewart, Sr.). Claims "the lack of publication notice of the Claims filing Deadline was not reasonably calculated to provide notice to potential claimants who were unknown at the time of the notice." No evidence or explanation in support of this claim, amounts to a legal challenge to the sufficiency of publication notice in general rather than a challenge to the specific notices in this case. Publication notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |

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| 2776 | Unknown | Unknown | Gallegos, Salomon | Luella Jaramillo | 9454 | | | X | | | | Not included in Trust's summary. 2004 diagnosis; the injured party died in 2014. Motion filed 3/9/2020. Representative says she came upon information about these proceedings when clearing the decedent's personal belongings and found a letter dated 2/16/2015 concerning the proceedings. The excuse provided is that Mr. Gallegos discarded any and all documentation related to these proceedings because of his cognitive and physical capacities, which were directly related to his condition from the exposure to radioactive elements and his poisoning. Insufficient showing of inability to file a claim or to enlist the help of others in doing so, insufficient showing as to decedent's knowledge of bar date and/or diligence in pursuing claim to support relief based on excusable neglect or due process. |
| 2777 | TRO895826FTC | 3/24/2016 | Miller, J.W. | Luevirda Miller | 5130 | | X | X | | | | 2001 diagnosis; the injured party died in 2002; rep unaware of lawsuit or claims; does not have education and did not understand; says was unaware of deadline and did not know husband qualified. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2778 | TRO895657FTC | 3/24/2016 | Miller, Luevirda | Luevirda Miller | 5140 | | | X | | X | | Unaware of deadline or that qualified despite not living in certain area; says symptoms 2009-2011 and diagnosis 2011 but does not provide any medical records. No specific pre-bar date diagnosis identified for which relief is sought, motion denied to extent it seeks relief based on excusable neglect for pre-bar date claims. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2779 | TRO895805FTC | 3/24/2016 | Jones, Lula B. | Lula B. Jones | 5917 | | | X | | X | | The motion filed with the Court at docket #5917 is for Lula B. Jones [TRO895805FTC], signed on her own behalf; a separate motion for a Lula Jones [claim TRO890012FTC] was filed by Andre Jones and is at docket #6274. The excuse for Lula B. Jones [TRO895805FTC] is that claimant did not know about bar date but also says symptoms and diagnosis came after the bar date; does not include medical records. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2780 | TRO904679FTC | 1/24/2017 | Davis, Lula | Lula Davis | 6701 | | X | X | | | | 2000 diagnosis; former resident of Columbus, MS; "never heard anything about it." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2781 | TRO884624FTC | 11/25/2015 | Hairston, Lula | Lula Hairston | 3811 | 6221 8273 8276 | X | X | | | | 1960 diagnosis. Previously filed with Colom law firm in 2002 class action. Says was not aware of the Tronox claim process. A supplemental claim filed at docket #6221 but in this one she says she did not previously file with an attorney. An additional supplement filed at docket #8276, says was without knowledge to wade through the process. There is also a supplement filed at docket #8273 that says without knowledge to wade through process but using a different TRO number [TRO880743FTC]. Unclear if did or did not participate in prior class action claims process, but if so then participation shows knowledge of claim, and any claim resolved in a prior class action could not be reasserted in the Tronox bankruptcy case. If claim was not part of class action, risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2782 | TRO885043FTC | Unknown | Lula Mitchell | Lula Mitchell | 3668 | | | X | | X | | Motions was not included in the Trust's summary. Diagnosed 2010 & 2014. States, in explanation, that mailed a claim "during the time" but does not explain if that means before bar date or if claimant is just confused about whether a prior late claim was timely. Motion denied as to pre-bar date diagnoses (to the extent any are claimed) for lack of sufficient showing of grounds for relief, including diagnosis dates, actions taken to protect rights. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2783 | TRO888706FTC | 12/24/2015 | Morgan, Lula | Lula Morgan | 6279 | 9246 | X | X | | | X | Various diagnosis dates, some before and some after bar date; standard language as to reasons did not file by far date. A supplemental letter filed with others at docket #9246 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2784 | TRO884315FTC | 11/25/2015 | Gordon, Ka'derion | Lutece Roland | 4845 | | | X | | | | 2008 diagnosis; says was unaware of a claim against Tronox until 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2785 | TRO894232FTC | 3/2/2016 | Horton, Luther | Luther Horton | 5008 | | | X | | | | Says was taking care of sick immediate relative who died in 2009 and also caring for ill other immediate relative. File does not have any papers to support dates. No indication of diagnosis dates or place of exposure. Does not explain long post-bar date delay without taking action. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2786 | TRO892136FTC | 2/23/2016 | Hill, Luvenia | Luvenia Hill | 6618 | 8793 | X | X | | | | 1999 diagnosis; unaware that people were filing claims. A supplemental letter filed at docket #8793 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2787 | TRO896123 FTC | 4/6/2016 | Bailey, Lydia | Lydia Bailey | 6650 | 8403 | X | X | | | | Diagnoses in 1970s and 1980s; did not know exposed prior to deadline. A supplement filed at docket #8403, says moved away from Mississippi and did not hear any media about bar date; did not know that Moss Tire was new company Kerr McGee, first learned it in 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2788 | TRO900975FTC | 8/16/2016 | Bailey, Amzie | Lydia Bailey Bryant | 6645 | | X | X | | | | 1981 diagnosis; injured party lived in Columbus, MS and is deceased; not made aware claims were being filed until a niece called her in 2016. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2789 | TRO880008FTC | Unknown | Bryant, Lydia Bailey | Lydia Jean Bailey Bryant | 6605 | | X | X | | | | The motion at docket # 6605 is for Lydia Bailey Bryant on her own behalf [claim TRO880008FTC]; the motion relating to Carrie Prowell Bailey is at docket # 6606. As to Lydia Bailey Bryant: former resident of Columbus, MS; diagnoses were in 1970s and 1980s; unaware exposed prior to deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2790 | TRO905979FTC | 4/24/2017 | Lyles, Betty | Lyles, Betty | 6211 | | X | X | | | | 1958 diagnosis; unaware of deadline; did not know exposed to a Tronox product; says discharge of claim is a violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2791 | TRO905988FTC | 4/24/2017 | Lyles, Larry | Lyles, Larry | 6290 | | X | X | | | X | Lists a 1957 diagnosis but papers show some conditions before and some after bar date; unaware that there was a deadline; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2792 | TRO880955FTC | 12/4/2015 | Jones, Lynn | Lynn Jones | 4393 | | X | X | | | | Previously filed with Colom law firm and atty Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2793 | TRO888986FTC | 12/30/2015 | Wynn, Lynn | Lynn Wynn | 3447 | 8185 | | X | | X | | Says that she filed a legal proceeding in approximately July of 2009 without a lawyer, mentions that she is a paralegal in a law firm; then says she filed her proof of claim late because that was when she became aware of the bar date; says she was away with a family member who was critically ill and was out of the county, does not provide dates or any supporting documents or verification of any legal proceedings allegedly filed. A supplemental response filed at docket #8185, again says filed timely claim in July 2009, but that contradicts statement that she filed late. Any contention as to a timely claim is to be addressed by the Tort Claims Trust, is not a request for relief based on excusable neglect or due process. To extent the claim was filed late, no legally sufficient excuse for late filing has been shown. |
| 2794 | TRO901547FTC | 8/16/2016 | Kye, Lynntita | Lynntita Kye | 6910 | | | | | | X | 1993 diagnosis; minor, with no reason to be knowledgeable of the case or deadline. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2795 | TRO890796FTC | Unknown | Williams, Lyrian | Lyrian Williams | 6420 | | X | X | | | | Not included in Trust's summary. Diagnoses in 1966, 1988 and 1992; says publication notice was unreasonably calculated to provide notice to claimants by claims filing deadline; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2796 | TRO912810FTC | 5/30/2017 | Potorski, John | M Potorski | 5715 | | X | | | | | 1990 diagnosis; the injured party died in 2003; rep says not residing in Avoca when notice was sent out to residents about lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2797 | TRO900396FTC | 7/25/2016 | Ballard, Mable | Mable Ballard | 4725 | | X | | | | | Motion contains no information, just a signature page. |
| 2798 | TRO901234FTC | 8/16/2016 | Drake, Mable | Mable Drake | 6350 | | X | | X | | | Alleges various diagnoses starting in 2012; was not aware/had no knowledge of the Tronox bankruptcy case; standard language; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2799 | TRO886165FTC | 12/7/2015 | Mosley, Mable | Mable Mosley | 3590 | | X | | X | | | Alleges diagnosis in 2011. Also alleges that made a claim with the Colom law firm in 2010 or 2011 but it was denied. Unclear what prior proceeding with Colom law firm was. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2800 | TRO901147FTC | Unknown | Vanoe, Mable | Mable Vanoe | 4729 | | X | | | | | Not on Trust's summary. Motion contains no information, just a signature page. |
| 2801 | TRO904102FTC | 1/3/2017 | Spencer, Macarthur | Macarthur Spencer | 3561 | X | X | | | | | First diagnosed 1979, other conditions in 1990s. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2802 | TRO892219FTC | 2/23/2016 | Macarthur, Spencer | MacArthur, Spencer | 5889 | | X | X | | | | 1996 diagnosis; was not aware of any proofs of claims in Tronox proceeding in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2803 | TRO880181FTC | 12/4/2015 | Hunt, Johnnie | Mack Hunt | 4087 | 9442 | X | X | | | | Diagnosis in 1969, injured party deceased. Cut-and-paste language as to explanations for non-filing. A supplemental letter filed at docket #9442 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2804 | TRO888956FTC | 12/30/2015 | Jackson, Mack | Mack Jackson | 7426 | | X | X | | | | 1969 diagnosis; says filed claim 11/1/2009 and was informed paperwork wrong, but there is no record of such a bankruptcy claim until December 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2805 | TRO894024FTC | 3/2/2016 | Maddox, Quaylan | Maddox, Quaylan | 6175 | | | X | | | | 2009 diagnosis; says parent filed a claim with an attorney in Aberdeen, Mississippi and never heard anything and when she called they say didn't have the paperwork; unclear when that was. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2806 | TRO894023FTC | 3/2/2016 | Billups, Annie | Maddox, Sonia | 6172 | | X | X | | | | Diagnosis date 1975; the injured party died in 1991; standard language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2807 | TRO893639FTC | 3/2/2016 | Banks, Thaddues | Maddox, Sonia | 6173 | | | X | | | X | Alleges an October 2009 diagnosis; the injured party died in 2015; rep provides standard form language as reasons missed bar date. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2808 | TRO894022FTC | 3/2/2016 | Dillard, Gwendolyn | Maddox, Sonia | 6174 | | X | X | | | | 1982 diagnosis; the injured party was a resident of Columbus, MS who died in 2000; rep says was not aware/had no knowledge of the Tronox bankruptcy case; did not see any public notification via any media. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2809 | TRO887889FTC | 12/14/2015 | Melucci, John | Madelyn Melucci | 7618 | | | X | | | | 1998 diagnosis; the injured party is deceased; spouse says she did not file claim due to being incapacitated and incompetent but fails to provide any documentation as to timing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2810 | TRO890420FTC | 2/23/2016 | Melucci, Madelyn | Madelyn Melucci | 7619 | | | X | | | X | Says incapacitated and incompetent to file timely claim without supporting material, also says diagnosis was in 2014. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2811 | TRO903707FTC | 11/23/2016 | McNairy, Lou | Maezell Coleman | 6947 | | X | X | | | | Diagnosis approximately 1995; the injured party (MS resident) died in 2005; rep did not know about the lawsuit or the history of Tronox tort claim trust. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2812 | TRO891508FTC | 2/23/2016 | Hayden, While | Magalene Hayden | 5805 | | X | X | | | | 1976 and 1978 diagnoses; the injured party died in 1995; rep does not provide reason why missed bar date. Claim was time-barred under applicable statute of limitations before Tronox bankruptcy. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 2813 | TRO898267FTC | Unknown | Foggie, Maggie | Maggie Foggie | 8023 | | | X | | | X | Not included in Trust's summary. Diagnoses 1990s, 2017; does not provide excuse. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2814 | TRO897373FTC | 5/25/2016 | Strother, Linda | Maggie Gardner | 5089 | | X | X | | | | 2000 diagnosis; injured party died in 2011; rep was the caregiver; they were away from home and due to her illness could not go to meetings or file; says that they were not given justifiable allowance under the guidance of attorneys Colom and Lundy; private meetings by certain sectors provided minimal details for other residents. Meetings held by private attorneys, and participants in them, may affect participants' knowledge of bar date but otherwise are not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2815 | TRO888492FTC | 12/18/2015 | Lagrone, Maggie | Maggie Lagrone | 7675 | | | X | | | | A supplement to a letter rejecting trust determination. Says she was exposed before bar date and condition manifested and was diagnosed in August 2008. Other details not available. No excuse offered in these papers for failure to file by bar date, not sufficient for relief based on excusable neglect. |
| 2816 | TRO898664FTC | Unknown | Pierce, Maggie | Maggie Pierce | 5699 | | | X | | | X | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 2817 | TRO884359FTC | 11/25/2015 | Williams, James | Maggie Williams | 3318 | | X | X | | | | Diagnosed 1978, alleges did file POC and attaches letter from DOJ (from 2010). DOJ said this matter is not within their jurisdiction, and forwarded the matter to the U.S. Environmental Protection Agency. Complaint to DOJ does not constitute a proof of claim in the Tronox bankruptcy case. No challenge to due process, no explanation as to excusable neglect or as to due diligence in pursuing claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |

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| 2818 | TRO884360FTC | 11/25/2015 | Williams, Maggie | Maggie Williams | 3319 | | X | X | | | | Diagnosed 1986, alleges complained to Department of Justice in 2010 but it lacked jurisdiction and forwarded the matter to the U.S. Environmental Protection Agency. Complaint to DOJ does not constitute a claim in the bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No showing as to reasons why failed to meet bar date or as to diligent investigation and pursuit of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2819 | TRO896037FTC | 4/6/2016 | Taylor, Magkehia | Magkeshia Taylor | 5385 | | X | X | | | | 2002 diagnosis; says filed documents in a timely manner but appears to be referring to responses to questions about the late-filed claim; filed form letter saying that she contacted Garretson and was told a record of her claim was not in the system. She says that she "was not given justifiable allowance under the guidance of Colom and Lundy." Also says that she "should be entitled to fair representation under the Garretson Resolution Group and any other entity." Says violation of due process; refers to private meetings and minimal details to the community. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2820 | TRO891175FTC | 2/23/2016 | Tate, Magnolia | Magnolia Tate | 3950 | | X | X | | | | Diagnoses 1985-1987. Says did not know of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2821 | TRO901839FTC | 9/14/2016 | Washington, Makayla | Makayla Washington | 6614 | | | X | | X | | Diagnosed 2012. unaware exposed prior to deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2822 | TRO897172FTC | 5/4/2016 | Ellis, Malcolm | Malcolm Ellis | 4320 | | X | X | | | | Previously filed with atty Bambach in 1999, says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2823 | TRO903719FTC | 11/23/2016 | Pope, Malcolm | Malcolm Pope | 7691 | | X | X | X | | | Diagnosis in 2003-04; former resident of Columbus, MS who still lived there in 2009 but who currently resides in Indianapolis and was not aware of the Tronox bankruptcy until received the determination notice. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2824 | TRO884374FTC | 11/25/2015 | Turner, Malcolm | Malcolm Turner | 6426 | | X | X | | | | 1991 diagnosis; unaware of the claim during the time of the claims filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2825 | TRO905833FTC | 4/24/2017 | Snell, Virgie | Malcom Snell | 7020 | | | X | | X | | 2010 diagnosis; the injured party is deceased; rep says neither injured party nor he knew at the time that they could file a claim in the lawsuit or receive money for her injuries. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2826 | TRO889341FTC | 2/23/2016 | Seals, Malik | Malik Seals | 5172 | | | | | | X | 1997 diagnosis; says was a minor in 2009. Will permit supplemental submission to verify age at the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 2827 | TRO880300FTC | 12/4/2015 | Neal, Mallie | Mallie Neal | 5550 | | X | X | | | | 1997 diagnosis; previously filed with atty Navarro 2002; atty stopped answering calls and then moved away. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2828 | TRO898886FTC | 6/27/2016 | Hughes, Malone | Malone Hughes | 5876 | | | X | | | | Symptoms began in 1962, no diagnosis; no excuse provided as to why missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2829 | Unknown | Unknown | Wayne, Mamie | Mamie Wayne | 5898 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 2830 | TRO891094FTC | 2/23/2016 | Saddler, Manuel | Manuel Saddler | 3752 | 8331 | X | X | | | | 1987 diagnosis. Not aware of claims process. A supplement filed at docket #8331, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2831 | TRO898881FTC | 6/27/2016 | Kelly, Keyante | Manuela Kelly | 3611 | | X | X | | | | Diagnosed in 2005, alleges no knowledge of claims filing deadline and was not made aware of it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2832 | TRO898877FTC | 6/27/2016 | Kelly, Manuela | Manuela Kelly | 3619 | | X | X | | | | Diagnosed 2000, had no knowledge of bar date and was not made aware of it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2833 | TRO898011FTC | 6/10/2016 | Bishop, Marcell, Jr. | Marcell Bishop | 4878 | | X | X | | | | 2004 diagnosis; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2834 | TRO892988FTC | 2/23/2016 | Hogan, Marcella | Marcella Hogan | 5519 | | X | X | | | | 1998 diagnosis; says publication notice not reasonably calculated to provide notice; did not know and had no reason to know of exposure to Tronox product; violation of due process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2835 | TRO893609FTC | 2/23/2016 | McCrary, Marcellus | Marcellus McCrary | 3725 | | | | | | x | Diagnosed 1999, was child at time of bar date. No showing as to knowledge or awareness by parents or guardian. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2836 | TRO880827FTC | 12/4/2015 | Nabors, Marcellus | Marcellus Nabors | 5001 | 9302 | X | X | | | | Diagnoses 1995, 1998, 2008. Unaware of claims process and did not know could file claim. A supplemental letter filed at docket #9302 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2837 | TRO892138FTC | 2/23/2016 | Brewer, Marco | Marco Brewer | 4668 | | | X | | X | | Says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2838 | TRO894249FTC | 3/2/2016 | Harrison, Marco | Marco Harrison | 4978 | | | | | | X | 1996 diagnosis; minor; did not know and no reason to know exposed to Tronox product. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2839 | TRO890394FTC | 2/23/2016 | Hicks, Marco | Marco Hicks | 6627 | | | X | | X | | 2011 diagnosis; says did not file because of "lack of information." No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2840 | Unknown | Unknown | Hodges, Marco | Marco Hodges | 6434 | | X | X | | | X | Not included in Trust's summary. Various diagnosis dates, one in 1991 (asthma), others before and some after bar date; says publication of notice was not reasonably calculated to meet the claims filing deadline for claimants; did not know and no reason to know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2841 | TRO890102FTC | 2/23/2016 | Neal, Marco | Marco Neal | 7915 | | X | X | | | | 1997 diagnosis; former resident of Columbus, MS; says the claim was handled by the Colom law firm, no details of legal procedures were forwarded; moved; unaware of bar date; medical condition was still being determined. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2842 | TRO885637FTC | 11/25/2015 | Cockrell, Marcus | Marcus Cockrell | 4029 | | | X | | | | No diagnosis date but symptoms began in 1980s. Incarcerated from 1997-2011. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2843 | TRO895457FTC | 3/24/2016 | Deloach, Marcus | Marcus Deloach | 3955 | | X | X | | | | 1997 diagnosis. Says unaware of claims process and possibility of receiving money. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2844 | TRO894358FTC | 3/2/2016 | Gore, Marcus | Marcus Gore | 6285 | | X | X | | | X | Alleges a 2011 diagnosis but also says previously filed with the Colom law firm, 2002 Kerr-McGee Creosote Plant Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2845 | TRO888690FTC | 12/24/2015 | Harrison, Marcus | Marcus Harrison | 6071 | | X | X | | | | Former resident of Columbus, MS. 1993 diagnosis; unaware of the proceedings or would have filed timely. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2846 | TRO903251FTC | 10/27/2016 | Howard, Marcus | Marcus Howard | 4415 | | X | X | | | | February 2001 diagnosis; the injured party is deceased; rep refers to death in immediate family but does not provide dates. Same handwriting as on other claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2847 | TRO884197FTC | 11/25/2015 | Moore, Marcus | Marcus Moore | 4747 | | X | X | | | | 1984 diagnoses except for cataracts in 2007. Traveled with job and whenever in town taking care of ill spouse and children; unaware of bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2848 | TRO885096FTC | 11/25/2015 | Mosely, Marcus | Marcus Mosely | 3332 | | | X | | X | | Diagnosed in 2016 (after the bar date). Says "my claim was filed on time" but appears to be referring to a more recent claim rather than a claim made prior to the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2849 | TRO884806FTC | 11/25/2015 | Sanders, Marcus | Marcus Sanders | 7233 | 8140 | X | X | | | | 1982-1984 diagnoses; was not aware of the claims process; unaware of ongoing bankruptcy case; did not receive a phone call, letter, not learn anything from TV or radio concerning this matter. A supplement filed at docket #8140. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2850 | Unknown | 11/25/2015 | Selvie, Marcus | Marcus Selvie | 7888 | | | | | | X | Diagnoses 1992, 2007, 2009; minor (20) at bar date; unaware condition related to Tronox chemicals; unaware of pending litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2851 | TRO901503FTC | 8/16/2016 | Walker, Marcus | Marcus Walker | 5080 | | | X | | X | | Says symptoms and diagnosis in September 2009 but it appears may have filed previously with dates that were earlier; says was unaware of bar date or bankruptcy case, lacked knowledge of how to complete a claim, unaware of all chemicals at issue. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2852 | TRO892676FTC | 2/23/2016 | Watt, Marcus | Marcus Watt | 7074 | | X | X | | | | 2000, 2002 diagnoses; did not know about it at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2853 | TRO900033FTC | 7/25/2016 | Carter, Vanessa | Marcus West | 6147 | | | X | | X | | 2011 diagnosis; the injured party died in 2014; rep cites standard cut-and-pasted form language as to bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2854 | TRO900032FTC | 7/25/2016 | West, Marcus | Marcus West | 6149 | | X | X | | | | 1986 diagnosis; former resident of Columbus, MS who still lived there in 2009; standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2855 | TRO889623FTC | 2/23/2016 | Pilate, Marcy | Marcy Pilate | 3761 | | | | | | X | Diagnosis in 1998. Says was a child at time of bar date. Lists attorney representation (William Colom) but without date, unclear if representation preceded bar date or post-dated it. No explanation as to parents' or guardian's knowledge or reasons why they did not make a timely claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2856 | TRO898125FTC | 6/20/2016 | Guines, Mardirine | Mardirine Guines | 6581 | | | X | | X | | 2013 diagnosis; unaware of bar date; unaware qualified. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2857 | TRO894861FTC | 3/23/2016 | Peterson, Margaraida | Margaraida Peterson | 6923 | | X | X | | | | 1995 and 2002 diagnoses; says was never asked for any proof. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2858 | TRO893042FTC | 2/23/2016 | Brewer, Charlie | Margaret Brewer | 5059 | | X | X | | | | 1980 diagnosis; the injured party died in 1989; did not know and no reason to know exposed to Tronox product; says form of notice was deficient on its face but does not say how; says publication notice of bar date was not reasonably calculated to provide notice; did not know and had no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2859 | TRO897345FTC | 5/25/2016 | DiGregorio, Margaret | Margaret DiGregorio | 7366 | | X | X | | | | 2006 diagnosis; was not aware of any claims in the Tronox bankruptcy case. Also, indicates did not know and had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2860 | TRO880896FTC | Unknown | Ellis, Margaret | Margaret Ellis | 6436 | | X | X | | | | Not included in Trust's summary. Various diagnosis dates, all before 1986; says the publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2861 | TRO887815FTC | 12/14/2015 | Frierson, Margaret | Margaret Frierson | 5589 | | | X | | | | 2008 diagnosis; unaware of claims process; no knowledge of the case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2862 | TRO887001FTC | 12/7/2015 | Hairston, Margaret | Margaret Hairston | 8446 | | | X | | | | Diagnosis dates not clear; no excuse provided, claimant says has experienced various illnesses and believes she should be compensated. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 2863 | TRO898721FTC | Unknown | Tate, Anderson | Margaret Hill | 5735 | | X | X | | | | Trust's summary incorrectly listed this motion as docket 6975, which is a separate motion by Anderson Tate III on his own behalf. As to the motion at docket 5735: 2001 diagnosis; the injured party lived in Columbus, MS but died in 2006; rep not aware of claim or that it could be filed against Tronox. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2864 | TRO900969FTC | 8/16/2016 | Tate, Anna | Margaret Hill | 5736 | | X | X | | X | | Alleges 2001 and 2010 diagnoses; the injured party was a Columbus, MS resident who died in 2010; unaware of claims filing for exposure to Tronox product. Unclear if 2010 diagnosis was for a new condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2865 | TRO886768FTC | 12/7/2015 | King, Margaret | Margaret King | 4724 | 8664 | | X | | | | Merely a signature form. A supplemental letter complaining about the process filed at docket #8664 |
| 2866 | TRO880887FTC | 12/4/2015 | Latham, Margaret | Margaret Latham | 4431 | 4578 | | X | | | | 2008 diagnosis. Was unaware of claim process. The same motion was filed at docket # 4578 with a different claim number [TRO893979FTC]. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2867 | TRO897239FTC | 5/4/2016 | Latham, Shameaca | Margaret Latham | 4576 | | X | X | | | | 1999 diagnosis. Rep unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2868 | TRO893979FTC | 3/2/2016 | Latham, Margaret | Margaret Latham | 4578 | 4431 | | X | | | | 2008 cancer diagnosis. Says unaware of claims process; the same motion was filed at docket #4431 with a different TRO number [TRO888087FTC]. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2869 | TRO895145FTC | 3/23/2016 | Francis, William, Sr. | Margaret Moran | 6528 | | X | X | | | | 1980s diagnosis; the injured party died in 1999; unaware could file for deceased relative. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2870 | TRO888347FTC | Unknown | Perry, Willie | Margaret Perry | 8377 | | X | X | | | | Not included in Trust's summary. 1980s diagnosis; the injured party died in 2000; rep did not know about claim process. Rep's own claim (docket 8379) shows rep and parents lived in Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2871 | TRO888348FTC | Unknown | Jenkins, Jerry | Margaret Perry | 8378 | | X | X | | | | Not included in Trust's summary. 1980s diagnosis; the injured party died in 2001; rep unaware of claim. Rep's own claim (docket 8379) shows rep and parents lived in Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2872 | TRO888343FTC | Unknown | Perry, Margaret | Margaret Perry | 8379 | | X | X | | | | Not included in Trust's summary. 1979 diagnosis; unaware of claim. Former resident of Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2873 | TRO894137FTC | 3/2/2016 | Prandy, Margaret | Margaret Prandy | 5093 | | | X | | | | 1994 diagnosis. Says she had many hardships and refers to all her illnesses and the illnesses and deaths of relatives. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2874 | TRO898632FTC | Unknown | Hadley Acuri, Margaret | Margaret Sardo Hadley | 5647 | | | X | | | | Not included in Trust's summary. Diagnoses 1980, 1985, 1990; injured party is deceased; rep says did not know who to blame until years later when found out about all illness in her town Avoca. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2875 | TRO904284FTC | 1/3/2017 | Doran, William | Margaret Timlin | 3473 | | | X | | | | The injured party died in 2008. Rep says was not aware that the injured party could get his illnesses from being exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2876 | TRO885635FTC | 11/25/2015 | Weston-Robinson, Margaret | Margaret Weston-Robinson | 5486 | | X | X | | | | 1975 diagnosis; unaware eligible to file until she heard from her family; did not know or have reason to know exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2877 | TRO904620FTC | 1/24/2017 | Woolever, Margaret | Margaret Woolever | 5067 | | | X | | X | | Unaware of bar date; says diagnosed in 2008, surgeries in 2008, 2011 and 2016, chemotherapy in 2011 and 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2878 | TRO894641FTC | 3/23/2016 | Carr, Maria | Maria Carr | 4376 | 4377 | | X | | | X | | Alleges 2009 diagnoses but does not give specific dates. Says did not know or understand; unaware Tronox had anything to do with her illness. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. Note: the motion listed on the docket at docket # 4377 is purportedly a motion by "Deandre Hugh" but docket # 4377 actually contains another copy of the motion by Marcia Carr that appears at docket # 4376. The motion by Deandre Hughes actually appears at docket no. 8457. |
| 2879 | TRO896900FTC | 4/25/2016 | Huggler, Maria | Maria Huggler | 7297 | 8307 | X | X | | | | | 1995 diagnosis; unaware of bar date; not aware of any claims at that time; no reason to know of exposure to Tronox product. A supplement filed at docket # 8307. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2880 | TRO896899FTC | 4/25/2016 | Huggler, Gordon | Maria Huggler | 7298 | 8306 | | X | | | | | 2007 diagnosis; unaware of bar date; rep says not aware of any claims at that time; no reason to know of exposure to Tronox product. A supplement filed at docket # 8306. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2881 | TRO892091FTC | 2/23/2016 | Guyton, Junior | Maria Washington | 6830 | | X | X | | | | | 1998 diagnosis; former resident of Columbus, MS; did not know and had no reason to know exposed to a Tronox product; says was a violation of due process, does not say how. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2882 | TRO892092FTC | 2/23/2016 | Guyton, Annie | Maria Washington | 6831 | | X | X | | | | 1982 diagnosis; the injured party was a resident of Columbus, MS who died in 2010; did not know and no reason to know exposed to a Tronox product; says violation of due process but does not say how. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2883 | TRO900265FTC | 7/25/2016 | Johnson, Mariah | Mariah Johnson | 3974 | 8108 | X | X | | | | 1986 diagnosis. Says did not know of claims process or deadline. A supplement filed at docket #8108, says was not aware of the dangers posed by the Tronox chemicals. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2884 | TRO902916FTC | 10/13/2016 | Nagy, Raymond | Marian Nagy | 5984 | | | X | | | | 2003 diagnosis; the injured party died in 2004; rep says unaware of filing deadline and had not seen any newspaper publication regarding deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2885 | TRO896710FTC | 4/25/2016 | Ropieski, Stanley | Marian Ropieski | 3779 | | | X | | | | Diagnosis in 2005. Says did not know "of this class action lawsuit until it was in the paper." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2886 | TRO915171FTC | 7/26/2017 | Assaf, Freda | MariAnne Assaf-Vieira | 6948 | | | X | | | | Diagnoses 1966-67; the injured party died in 1975; rep says were not aware of exposure to any toxin or product of any kind; did not receive documentation regarding tort filing deadline due to relocation. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2887 | TRO887166FTC | 12/14/2015 | Brewer, Marie | Marie Brewer | 5210 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2888 | TRO897358FTC | 5/25/2016 | Jones, Marie | Marie Jones | 4444 | 9421 | X | X | | | | 2001 diagnosis; unaware needed to file claim. A supplemental letter filed at docket #9421 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2889 | TRO889930FTC | 2/23/2016 | Williams, Marie | Marie Williams | 7647 | | X | X | | | | 1965 diagnosis; previously filed with Colom law firm and received settlement \$2,392.59 net; unaware of bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2890 | TRO889929FTC | 2/23/2016 | Williams, Landis | Marie Williams | 7649 | | X | X | | | | 1960 diagnosis; the injured party died prior to bar date; rep says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2891 | TRO880497FTC | 12/4/2015 | Bishop, Diane (Wells) | Marilyn Bishop Davis | 3775 | | X | X | | | | Former resident of Columbus, MS. Injured party died in 1993. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2892 | TRO894686FTC | 3/23/2016 | Crawford, Timothy | Marilyn Crawford | 5040 | | X | X | | | | 1998 diagnosis; the injured party died in 2000; says notice was deficient on its face but does not say how; says publication notice not reasonably calculated to provide notice; did not know and had no reason to know of exposure to Tronox product; references the injured party's incompetence because in nursing home but this was long prior to the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Notice terms were sufficient as explained in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2893 | TRO897602FTC | 5/25/2016 | Anderson, Grace | Marilyn Crawford | 5226 | | X | X | | | | 1987 diagnosis; the injured party died in 1989; rep says the claimant was incapacitated because she was in a nursing home but claimant was deceased long before the Tronox bankruptcy filing, statute of limitations for a filing by decedents passed in 1990s. Says notice was deficient on its face but does not say how. Says publication notice of bar date was not reasonably calculated to provide notice, did not know and had no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Publication notices were sufficient for the reasons stated in the accompanying Decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2894 | TRO884270FTC | Unknown | Dickerson, Marilyn | Marilyn Dickerson | 6402 | | X | X | | | | Not included in Trust's summary. 1983 diagnosis; says publication notice was not reasonably calculated to provide notice to potential clients/claimants; did not know of exposure to Tronox product. She says she was bedridden from a crushed ankle and was not able to walk for years and could not do anything but does not provide date for ankle injury or any supporting documentation. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2895 | TRO894258FTC | 3/2/2016 | Harvery, Marilyn | Marilyn Harvery | 5417 | | X | X | | | X | Same claimant filed a separate motion (docket # 5418) on behalf of a different injured party; docket 5418 makes clear the claimant formerly resided in Columbus, MS but moved to Tennessee in early 2009. Says first symptoms were in 2009 but lists first diagnosis date as 1997; says did not receive direct information or written notice of claim filing deadline due to relocating with spouse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2896 | TRO887349FTC | 12/14/2015 | Moore, Jemarcus | Marilyn Moore | 6792 | | | | | | X | 2000 and 2003 diagnoses; mother filing on behalf of son; mother did not know about the case; says she was incompetent at time of deadline in 2009 because was in and out of hospital fighting for her life. Claim filed on behalf of minor. Mother's hospitalization in 2009 may explain lack of filing then but does not explain delay of many years before claim filed. Will permit supplemental submission to explain reasons why movant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2897 | TRO887351FTC | 12/14/2015 | Moore, Demarcus | Marilyn Moore | 6793 | | | | | | X | 2000 and 2003 diagnoses; mother filing on behalf of her son, who is the twin of the boy for whom motion at docket #6793 was filed; mother did not know about the case; also says was incompetent at time of deadline in 2009 because was in and out of hospital fighting for her life. Claim filed on behalf of minor. Mother's hospitalization in 2009 may explain lack of filing then but does not explain delay of many years before claim filed. Will permit supplemental submission to explain reasons why movant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 2898 | TRO887350FTC | 12/14/2015 | Moore, Marlon | Marilyn Moore | 6794 | | X | X | | | X | Alleges diagnoses in 2000 and 2010; says unaware case existed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2899 | TRO906021FTC | 4/24/2017 | Westbrook, Marilyn | Marilyn Westbrook | 5359 | | | X | | | | Motion contains no information, just a signature page. |
| 2900 | TRO900389FTC | 7/25/2016 | Jefferson, Marvin | Marin Jefferson | 3660 | | X | X | | | | Diagnosed 1983, unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2901 | TRO884286FTC | 11/25/2015 | Woods, Mario | Mario James | 3404 | | | | | | X | Says was a minor and not aware of his rights. Exposures began in 1991. Will permit supplemental submission as to claimant's age at the time of the bar date, why parents or guardians did not file a claim, and why claimant waited until 2015 before filing a claim. |
| 2902 | TRO880851FTC | 12/4/2015 | Perry, Mario | Mario Perry | 5236 | | X | X | | | | 1992 diagnoses; says did not know and had no knowledge that he had been exposed to Tronox products. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2903 | TRO901966FTC | 9/14/2016 | Smith, Willie Mae | Mario Smith | 6562 | | X | X | | | | This motion is by Mario Smith on behalf of Willie Mae Smith as the injured party [TRO901966FTC]; the Trustee's summary incorrectly referred to a different motion by Wilda Smith [TR800868FTC] that is at docket #7076. As to the motion at docket # 6562: injured party was former Columbus, MS resident who had cancer; diagnosis date unknown, but the injured party died in 2005; rep unaware of claims process, lived in Indiana. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2904 | TRO888621FTC | 12/24/2015 | Occhiato, Maritta | Maritta Occhiato | 4220 | | | X | | | | 1972 diagnosis. Claims natural disaster as excuse, no specifics as to nature of disaster or when. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2905 | TRO890249FTC | 2/23/2016 | Gardner, Marjorie | Marjorie Gardner | 4900 | 9108 | X | X | | | | 1997 diagnosis. Did not know had been exposed to Tronox product. A supplemental letter filed at docket #9108 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2906 | TRO905760FTC | 4/24/2017 | Ivy, Chartis | Mark Cliett | 6275 | | X | X | | X | | 1990-91 diagnosis for asthma, 2013-14 diagnosis for hypertension and cardiovascular issues; did not know and no reason to know exposed to a Tronox product; had moved to Alabama when notice was published. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2907 | TRO896923FTC | 4/25/2016 | DiGregorio, Mark | Mark DiGregorio | 7365 | | | X | | | | 1979 diagnosis; was not aware of any claims nor did he realize that there was a legal proceeding against Kerr McGee during that particular time period otherwise he would have filed a claim. Also, indicates that he did not know and had no reason to know that he had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2908 | TRO895087FTC | 3/23/2016 | Douglas, Mark | Mark Douglas | 5570 | | X | X | | | | 2000 diagnosis; previously filed with atty Bambach in 2002; says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2909 | TRO889617FTC | 2/23/2016 | Johnson, Mark | Mark Johnson | 5349 | 5989 6771 | | X | | | | 1995 symptoms, diagnosis date not listed; unaware of any proceedings concerning Tronox products; signature form filed at docket # 5349; rejection notice filed at docket # 6771. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2910 | TRO900245FTC | Unknown | Sanders, Mark | Mark Sanders | 6414 | | X | X | | | | Not included in Trust's summary. 1988-1990 diagnoses; says publication notice was unreasonably calculated to provide sufficient time for potential claimants to meet the claims filing deadline; did not know of exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2911 | TRO884974FTC | Unknown | Selvie, Mark | Mark Selvie | 6415 | 9334 | X | X | | | | Not included in Trust's summary. 1980 diagnosis; says publication deadline was not reasonably calculated to provide notice to potential claims; did not know and had no reason to know exposed to a Tronox product. A supplemental letter filed at docket #9334 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred before the Tronox bankruptcy filing. |

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| 2912 | TRO898052FTC | 6/20/2016 | Terry, Angela | Mark Terry | 6301 | | X | X | | | | 1999 diagnosis; the injured party died before the bar date; rep says was not aware of the Tronox trust claim because people within the various church affiliations and associates allegedly kept the information private throughout the city of Columbus (although rep also says the injured party was a member of one of those churches). Rep also says that false information was provided saying that only people from the plant were eligible to file a claim. (May be thinking of earlier proceedings with different eligibility requirements.) Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2913 | TRO904757FTC | 1/24/2017 | Tomassoni, Mark | Mark Tomassoni | 3787 | | | X | | | | 1998 diagnosis. Says never received direct notice that required to file a claim. Complains about lack of direct notice but does not allege that Tronox knew of the movant or of the movant's claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2914 | TRO894436FTC | 3/2/2016 | Miller, Marki | Marki Miller | 4312 | | X | X | | | | 1982 and 1983 diagnoses. Incarcerated, without funds to pay lawyer. However, the claim was was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. In addition, alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2915 | TRO892953FTC | 2/23/2016 | Bailey, Markita | Markita Bailey | 7643 | | | X | | X | | Says was not diagnosed until after bar date but does not state date; says had no reason to know exposed to a toxic product prior to deadline. Also says claimants did not know media was transmitting notice. Does not identify a claim based on a pre-bar date diagnosis for which relief is sought. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2916 | TRO903718FTC | 11/23/2016 | Butler, Marla | Marla Butler | 7689 | | X | X | | | | Diagnoses 1974, 1997, 1998; former resident of Columbus, MS who currently resides in Indianapolis, Indiana and was not aware of the Tronox bankruptcy until she received the determination notice. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Motion alleges lack of actual knowledge but no makes showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2917 | TRO901123FTC | 8/16/2016 | Ciliberto, Angeline | Marlene Smigiel | 4897 | | | X | | | | 1992 diagnosis; injured party died in 2004; rep says the injured party did not know and no reason to know she was exposed to Tronox product; publication notice of bar date not reasonably calculated to provide notice to potential claimants who were unknown at the time. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2918 | TRO901124FTC | 8/16/2016 | Ciliberto, Joseph | Marlene Smigiel | 4910 | | | X | | | | 1995 diagnosis; the injured party died in 2003; says did not know and had no reason to know he had been exposed to Tronox product; publication notice nor reasonably calculated to provide notice to unknown potential claimants. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2919 | TRO896652FTC | 4/25/2016 | Smigiel, Marlene | Marlene Smigiel | 5282 | | | X | | | | 2006 diagnosis; says did not know and had no reason to know exposed to Tronox product; says publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2920 | TRO889863FTC | 2/23/2016 | Fort, Marlowe | Marlowe Fort | 6023 | | X | X | | | | 1980 diagnosis; had no prior knowledge of any deadline date; questions why others who lived in same residence were approved and his claim was not. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2921 | TRO885397FTC | Unknown | Martin, Marquez | Marquez Martin | 7997 | | X | X | | | X | Not included in Trust's summary. 1992 and 2009 diagnoses; unaware of bar date; once became aware signed with atty now deceased (attorney not named, but if was Bambach he died in 2013). Claim based on 1992 diagnosis was time-barred under the applicable statute of limitations before the Tronox bankruptcy. If allegation is that Bambach was retained before the bar date that is not enough; Bambach had notice of the bar date, unexcused failure of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to other pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2922 | TRO886794FTC | 12/7/2015 | Parks, Marquez | Marquez Parks | 3364 | | X | X | | | | First diagnosed 1988, says "I did file a proof of claim on July 12, 2009 and never heard anything else from my claim." Alleges that a timely claim was filed but there is no record of such a claim. Even if a claim had been filed, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2923 | TRO888809FTC | 12/30/2015 | Moore, Marqus | Marqus Moore | 6072 | | X | X | | | | 1993 diagnosis; unaware of the proceedings or would have filed timely. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2924 | Unknown | 5/22/2018 | McKinney, Martavious | Martavious McKinney | 7457 | | X | X | | | | 1995 diagnosis; former resident of Columbus; says that paperwork was filed before 2009; says paperwork was submitted but "lost by the courts during filing procedures" and says called recently and papers were not found. No evidence of claim filing; in any event, the Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2925 | TRO884578FTC | 11/25/2015 | Taylor, Martell | Martell Taylor | 4970 | | | X | | X | | Alleges a 2012 diagnosis but also alleges a previously filing with Colom law firm, the parents received an offer but rejected it. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2926 | TRO902987FTC | 10/13/2016 | Bradford-Jones, Martha | Martha Bradford-Jones | 3873 | | X | X | | | | Diagnoses early 1990s. Unaware of possibility of receiving payment for injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2927 | TRO903596FTC | 11/23/2016 | Doughy, Martha | Martha Doughty | 6355 | | | X | | | | 2007 diagnosis; says she did not receive notice that she was to file a claim; unaware that she could file a claim and did not know anything about a deadline and who to contact; she did not see a publication notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2928 | TRO890830FTC | 2/23/2016 | Farmer, Raymond | Martha Gordon | 5446 | | X | X | | | | 1992 diagnosis; the injured party died in 1994; cut-and-pasted standard form language as to reasons for not filing a timely claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2929 | TRO889733FTC | 2/23/2016 | Gordon, Martha | Martha Gordon | 5448 | | X | X | | | | 1992 diagnosis; the injured party is deceased; cut-and-pasted standard form language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2930 | TRO890825FTC | 2/23/2016 | Brewer, Nettis | Martha Gordon | 5447 | | X | X | | | | 1970 diagnosis; the injured party is deceased; cut-and-pasted standard form language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2931 | TRO893972FTC | Unknown | Leech, Arthur | Martha Gray Leech | 6444 | | X | X | | | | Not included in Trust's summary. 1977 diagnosis; the injured party is deceased, possibly in 1979; rep says publication notice not reasonably calculated to provide notice; no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2932 | TRO899219FTC | 7/11/2016 | Hodges, Martha | Martha Hodges | 5504 | | X | X | | X | | First diagnosis date listed as "2009-2017;" says unaware of ongoing Tronox case; did not receive phone call, letter or learn anything from TV or radio concerning matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2933 | TRO901003FTC | 8/16/2016 | Evans, Martha Jean Williams | Martha Jean Williams Evans | 4229 | | | X | | | | March 2008 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2934 | TRO887878FTC | 12/14/2015 | Jones, Martha | Martha Jones | 5637 | | X | X | | | | 1994-95 diagnosis; never heard anything about the claim filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2935 | TRO893971FTC | 3/2/2016 | Leech, Martha | Martha Leech | 4439 | | X | X | | | | Previously filed with Colom law firm, received \$1,000 settlement but thinks that was not fair. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was not resolved then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, participation in prior proceeding shows awareness of claim and of legal rights. Even if claim were not barred, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), is not sufficient for relief based on excusable neglect. |
| 2936 | TRO894292FTC | 3/2/2016 | Porter, Charlie | Martha Porter | 7450 | | X | X | | | | 1995 diagnosis; the injured party died in 2001; unaware of bankruptcy case; standard form language as to reasons missed bar date; did not know and had no reason to know exposed to a Tronox product; says the publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2937 | TRO898854FTC | 6/27/2016 | Summerville, Clifton | Martha Porter | 7452 | | | X | | | X | 2013, 2014 diagnoses; the injured party died in 2015; rep says unaware of bankruptcy case; did not see any public notification; did not know and no reason to know exposed to a Tronox product; the publication notice was not reasonably calculated to provide notice. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2938 | TRO894293FTC | 3/2/2016 | Porter, Martha | Martha Porter | 7454 | | X | X | | | X | 1965 listed as first diagnosis date but various conditions are listed, unclear whether they had separate diagnosis dates; previously filed with Colom law firm in 2002, outcome unknown; unaware of the bankruptcy case; says the publication notice was not reasonably calculated to provide notice but does not say why; did not know and no reason to know exposed to a Tronox product, but actually participated in a prior class action based on such exposure. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defenses based on prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2939 | TRO898856FTC | 6/27/2016 | Sunivelle, Bessie | Martha Porter | 7455 | | X | X | | | | 1974 diagnosis; the injured party died in 2010; previously filed with the Colom law firm in 2002, outcome not specified; rep says unaware of bankruptcy case; did not see any public notification; says the publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in the prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2940 | TRO898855FTC | 6/27/2016 | Sunivelle, Robert | Martha Porter | 7456 | | X | X | | | | 1974 diagnosis; the injured party died in 1994; rep says unaware of bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2941 | TRO901274FTC | 8/16/2016 | Powell, Martha | Martha Powell | 5559 | | X | X | | | | 1982 diagnosis; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2942 | TRO898761FTC | 6/27/2016 | Robinson, Martha | Martha Robinson | 7926 | | X | X | | | | Diagnoses 1988 and 2003; brain, bone surgery was done in 2003, it stopped her movement (aneurysm); unaware until after bar date, only provided a medical record for 2004. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2943 | TRO886217FTC | 12/7/2015 | Whitfield, Martha | Martha Whitfield | 4450 | 4452 | X | X | | | | Previously filed with Colom law firm in 2002; unaware of bankruptcy case or any notice. A duplicate of this motion is at docket # 4452. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Even if claim were not barred, motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2944 | TRO914740FTC | 7/26/2017 | Young, Martha | Martha Young | 6957 | | | X | | X | | 2013 diagnosis; standard language as to reasons why did not file by bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2945 | TRO894305FTC | 3/2/2016 | Calabro, Martin | Martin Calabro | 6699 | | | X | | | | 2005 diagnosis; says was unaware of deadline until spouse had a claim paid in 2015. Spouse's claim shows availability of information and knowledge of rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2946 | TRO898674FTC | 6/27/2016 | Askew, Martina | Martina Askew | 3603 | | X | X | | | | Diagnosed 2003, states not aware deadline passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2947 | TRO896080FTC | 4/6/2016 | Williamson, Marva | Marva Williamson | 4760 | | X | X | | | | 1986 diagnosis; previously filed with atty Gunn and the Tollison law firm in MS in 2002. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Even if the claim had not been previously resolved or if it had not already expired, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2948 | TRO890367FTC | 2/23/2016 | Brown, Clinton, Sr. | Marvin Brown | 5881 | | X | X | | | | 1990 diagnosis; the injured party died in 1993; standard cut-and-pasted form language as to reasons why missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2949 | TRO890819FTC | 2/23/2016 | Brown, Mary | Marvin Brown | 5885 | | X | X | | | | 1960 diagnosis; the injured party died in 1983; standard cut-and-pasted form language as to reasons why missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2950 | TRO880216FTC | 12/4/2015 | Joiner, Marvin | Marvin Joiner | 7558 | | | | | | X | 1977 diagnosis; place of exposure not clear; says three previous lawyers were involved but only recalls the Sexton law firm; says was not provided with any information about the bar date; provides docs to support was in military service in 2009. No explanation offered for many years' delay after the bar date before a claim was filed. Will permit supplemental submission to verify dates of military service so that Court may assess the possible application of 50 U.S.C. 3936 as to the movant's own claim and may consider the dates of military service in evaluating the request for relief on grounds of excusable neglect. |
| 2951 | TRO880217FTC | 12/4/2015 | Joiner, Janae | Marvin Joiner | 7559 | | | X | | | | 2007 diagnosis; same movant as in docket #7558 but the motion at docket # 7559 is with respect to a claim on behalf of the movant's son; place of exposure not clear; father says previously filed with the Sexton law firm, date and proceeding not specified; father says not informed of bar date at the time was in military and moved several times while on orders of military reassignment, provides docs to support military service. Engagement of counsel shows awareness of rights and claims. No separate indication that claimant was a plaintiff in another proceeding or that attorney Sexton was counsel when the Tronox bankruptcy case was filed but, if so, a proof of claim should have been filed, as attorney Sexton received direct notice of the bar date. An alleged unexcused failure by counsel is not grounds for relief based on excusable neglect. No explanation offered for many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2952 | TRO880218FTC | 12/4/2015 | Joiner, Jamir | Marvin Joiner | 7560 | | | X | | | | Diagnoses 2004 and 2005; same movant as in docket #7558 but the motion at docket # 7560 is with respect to a claim on behalf of the movant's child; place of exposure not clear; says previously filed with the Sexton law firm; father says not informed of bar date at the time was in military and moved several times while on orders of military reassignment, provides docs to support. No separate indication that claimant was a plaintiff in another proceeding or that attorney Sexton was counsel when the Tronox bankruptcy case was filed but, if so, a proof of claim should have been filed, as attorney Sexton received direct notice of the bar date. An alleged unexcused failure by counsel is not grounds for relief based on excusable neglect. No explanation offered for many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2953 | TRO912763FTC | 5/30/2017 | Walls, Marvin | Marvin Walls | 5582 | | X | X | | | | 1988 diagnosis; former resident of Columbus, MS; did not know about the claims filing deadline until 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2954 | TRO887802FTC | 12/14/2015 | Rice, Marvis | Marvis Rice | 7665 | | X | X | X | | | 1981 diagnosis; says that he filed before January 12, 2009 deadline and attaches a letter from Department of Justice of February 2009. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Filing letter with DOJ did not constitute the filing of a proof of claim in the Tronox bankruptcy case. No showing of factors necessary to warrant relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2955 | TRO886128FTC | 12/7/2015 | Adams, Mary | Mary Adams | 5146 | | X | X | | | | 1995 diagnosis; says was unaware of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2956 | TRO891617FTC | Unknown | Bishop, Audrey | Mary Adkins | 7981 | | X | X | | | | Not included in Trust's summary. Diagnoses 1981-1984; the injured party died in 1984; says previously filed with Colom law firm, paperwork lost. Class action was a different case, not part of the bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2957 | TRO894539FTC | 3/23/2016 | Allen, Mary | Mary Allen | 5817 | | | X | | X | | Was living in Louisiana at time learned of Tronox bankruptcy; says symptoms and diagnosis were in 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2958 | TRO896036FTC | 4/6/2016 | Green, Mary Ann | Mary Ann Green | 7732 | | X | X | | | | 1970s diagnosis; unaware of any tort claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2959 | TRO897383FTC | 5/25/2016 | Cohen, Freddie | Mary Ann Mastin | 7405 | | X | X | | | | 1998 diagnosis; the injured party died in 2007; incompetent and incapacitated in 2009 (apparently referring to the decedent); publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; informed that only certain people or area could apply (not say by whom or when). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2960 | TRO889352FTC | 2/23/2016 | Reggie, Maryann | Mary Ann Reggie | 5841 | | X | X | | | | 2005-2008 diagnoses; did not know and no reason to know exposed to a Tronox product; the publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2961 | TRO901341FTC | 8/16/2016 | Nanni, Arline | Mary Ann Warnek | 5318 | | | X | | | | 2007 cancer diagnosis; injured party deceased; rep says unaware of case and did not know could file a claim; says form of notice was deficient but does not say how; says publication notice was not reasonably calculated to reach claimants, was unaware of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2962 | TRO893717FTC | 3/2/2016 | Sarti, Mary | Mary Asrti | 4218 | | | X | | | | 1975 diagnosis. Implies she filed a proof of claim but may be referring to the late-filed claim. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. If filed after bar date, no excuse has been offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2963 | TRO890390FTC | 2/23/2016 | Barry, Edd | Mary B. Neal | 3881 | | X | X | | | | 1956 diagnosis. Consulted attorney Howard Gunn in MS in 2002, was told could not file in class action for a deceased person. This 2002 conversation shows an awareness of connection to creosote and of potential legal rights. No explanation as to why did not pursue claims independent of the class action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of 2009 bar date in Tronox case but does not show other factors (including diligence in investigation and pursuit of rights) to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2964 | TRO889293FTC | 2/23/2016 | Barry, Minnie | Mary B. Neal | 3882 | | X | X | | | | Similar to claim 3881. Says was told by Howard Gunn (after filed class action claim in 2002) that could not file for a deceased person. This 2002 conversation shows an awareness of connection to creosote and of potential legal rights. No explanation as to why did not pursue claims independent of the class action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of 2009 bar date in Tronox case but does not show other factors (including diligence in investigation and pursuit of rights) to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2965 | TRO888771FTC | 12/30/2015 | Bennett, Mary | Mary Bennett | 4631 | | X | X | | | X | Cut-and-pasted language as to reasons for not filing. In the form, she says that symptoms and diagnosis were in 1974, but attaches a sheet with diagnoses in 2011 or after. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2966 | TRO880506FTC | 12/4/2015 | Bradford, Tracy | Mary Bradford | 6876 | | X | X | | | | 1994 diagnosis; the injured party died in 1996; unaware could file a claim for a deceased relative. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2967 | TRO896629FTC | 4/25/2016 | Brewer, Mary | Mary Brewer | 8410 | | X | X | | | | 1995 diagnosis; previously filed with the Colom law firm, at that time she did not understand why she was getting papers from all kind of out of state lawyers; she turned her paperwork back to them; she stopped hearing from lawyers and is unaware what happened to her paperwork with lawyer Colom. Participation in prior proceeding shows awareness of claims. Claim either was resolved in prior action or, if not, it was time-barred before the Tronox bankruptcy filing. |

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| 2968 | TRO0888869FT C | 12/30/2015 | Brooks, Mary | Mary Brooks | 6372 | 8735 | X | X | | | X | First diagnosis 1999, many conditions listed so unclear if that covers all; previously filed with atty Bambach in 1999 and paperwork lost and office closed; did not know and had no reason to know exposed to a Tronox product; says form of notice of the claims filing deadline was deficient on its face but does not say how; says the publication notice of the claims filing deadline was not reasonably calculated to provide notice. A supplemental letter filed at docket #8735 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2969 | TRO904973FTC | 1/24/2017 | Brown, Mary | Mary Brown | 5452 | 8342 | X | X | | | | 1974 diagnosis; unaware she could file a claim. A supplement filed at docket # 8342, says was without knowledge to wade through the claims process. In its submissions the trust incorrectly referred to this motion as filed at docket #6088. As to the motion actually filed at docket # 8342: the risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2970 | TRO901115FTC | 8/16/2016 | Addison, Laura | Mary Brown | 5453 | 8343 | X | X | | | X | Diagnoses 1969 (respiratory), 2008 (breast cancer), 2010 (lung cancer); unaware she could file a claim for a relative. A supplement filed at docket #8343, without knowledge to wade through the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2971 | TRO886114FTC | 12/7/2015 | Bush, Mary | Mary Bush | 3552 | | X | X | | | | Diagnosed 1997, "unaware of possibility of receiving a settlement." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2972 | TRO904008FTC | 1/3/2017 | Bush, Mary | Mary Bush | 7548 | 8221 | | X | | | X | 2014 diagnosis; says was back and forth between cities in Mississippi and did not know of the claims; said was experiencing mental and physical health issues and thought deadline had passed years earlier with the Colom law firm; no reason to know affected by Tronox chemicals; later realized her condition could be related to creosote. A supplement filed at docket # 8221. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2973 | N/a | Unknown | Bush, Mary | Mary Bush | 8421 | | | X | | | X | Just a tort trust claim form, no motion papers. Determinations are to be made in the first instance by the Tort Claims Trust. |

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| 2974 | TRO888710FTC | 12/24/2015 | Campbell, Mary | Mary Campbell | 4192 | | X | X | | | | Lists diagnosis date as "2001-2017" but apparently refers to one continuing condition. Previously filed in 2000 with attorney Bambach (deceased), says paperwork lost. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. To the extent the claim is based on condition first diagnosed before 2006 the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2975 | TRO888224FTC | 12/18/2015 | Clayborn, Mary | Mary Clayborn | 4707 | | X | X | | X | | Diagnoses in 2002 and 2011. Former resident of Columbus, MS who relocated to Alabama; did not receive notice, publication notice not reasonably calculated to provide notice; did not know and had no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim also was time-barred to the extent it is based on a condition diagnosed in 2002. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2976 | TRO892956FTC | 2/23/2016 | Coley, Mary | Mary Coley | 3679 | 8324 8700 | X | X | | | | Diagnosed 2005. "Was not aware of claims process." A supplement filed at docket #8324, without knowledge to wade through process. A supplemental letter filed at docket #8700 with others complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2977 | unknown | Unknown | Cook, McArthur | Mary Cook | 8018 | | X | X | | | | Not included in Trust's summary. The injured party died in 2000; rep did not provide excuse merely filed a category A tort claim form. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2978 | TRO890630FTC | Unknown | Swanigan, Mary D. | Mary D. Swanigan | 6456 | | | X | | X | | Not included in Trust's summary. 2017 diagnosis; says publication notice of the claims filing deadline was not reasonably calculated to provide notice to potential claimants; did not know and had no reason to know exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, motion denied to the extent it seeks relief regarding a pre-bar date diagnosis based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2979 | TRO902734FTC | 8/16/2016 | Deanes, Doris | Mary Deanes | 7579 | | | X | | | | Motion contains no information, just a signature page. |
| 2980 | TRO891948FTC | 2/23/2016 | Tate, Betty | Mary Dooley | 4591 | | X | X | | | | 1999 diagnosis; previously filed with Bambach, paperwork lost, injured party died in 2001. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2981 | TRO893271FTC | 2/23/2016 | Tate, Mose, Sr. | Mary Dooley | 4594 | | X | X | | | | 1999 diagnosis; says previously filed with Bambach, paperwork lost, injured party deceased 2001. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 2982 | TRO893227FTC | 2/23/2016 | Elam, Mary | Mary Elam | 7318 | | | X | | | X | Diagnoses in 1981 and 2012; previously filed with the Colom law firm in 1999; received \$500 award; says bankruptcy discharge of claim was a violation of due process, without explanation; says the manifestation date she put on her first application to Garretson listed hypertension as a pre-petition condition but that hypertension related to a pregnancy and was resolved shortly after pregnancy, she is now amending her manifestation date to 2012 for hypertension as she was diagnosed for it after bar date and she maintains it was caused by exposure to creosote. Also alters many of the diagnosis dates from her original application with Garretson. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Movant does not explain failure to file by bar date for claims based on pre-bar date diagnoses, claim based on 1981 diagnosis also was time-barred before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2983 | TRO884253FTC | 11/25/2015 | Erby, Mary | Mary Erby | 4435 | | X | X | | | | Part of the 2002 class action with Colom law firm; claims there was insufficient notice, had no access to internet, unaware of bar date, learned from neighbors who received checks. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2984 | TRO894167FTC | 3/2/2016 | Terruso, Mary Esther | Mary Esther Terruso | 4098 | | | X | | | | 2002 diagnosis of "choridopathy," breast cancer diagnosis June 20, 2009. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2985 | TRO894029FTC | 3/2/2016 | Fenton, Mary | Mary Fenton | 3716 | | | X | | | X | Diagnosed March 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2986 | TRO891144FTC | 2/23/2016 | Foote, Mary | Mary Foote | 4794 | | | X | | | X | Trustee's summary listed claim number as unknown but a separate list shows the correct claim number (TRO891144FTC) as a claim that purportedly was not filed with the court. The claimant says symptoms and diagnosis Nov. 2009; unaware of bar date; unaware exposed to Tronox product until diagnosis in Oct 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2987 | TRO894683FTC | 3/23/2016 | Glenn, Andrew | Mary Glenn | 7685 | | X | X | | | | Diagnoses 1970, 1978, 1980, 2007; the injured party died in 2010; previously filed with the Colom law firm 2002, outcome not clear; rep states that she was not aware she could file a claim until she filed this claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Prior filing with Colom firm shows awareness of claims and rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2988 | TRO900043FTC | 7/25/2016 | Hazenski, Joseph | Mary Grace Kabacinski | 3820 | | | X | | | | Filed on behalf of person who died in 1989. Representative says does not read Wall Street Journal or watch the news. Not a sufficient showing of diligence given that injuries must have preceded 1989. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2989 | TRO895832FTC | 3/24/2016 | Kabacinski, Mary Grace | Mary Grace Kabacinski | 3821 | | | X | | X | | Alleges various conditions, most of which pre-date the 2009 bar date. Says does not read Wall Street Journal and did not see notices in other papers. Became aware only when other people started receiving checks. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 2990 | TRO902576FTC | 9/14/2016 | Askew, Mary | Mary Green-White | 3842 | | | X | | | | Filing on behalf of deceased relative, dates of diagnosis and death unknown. Says movant and deceased were unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 2991 | TRO901364FTC | 8/16/2016 | Green-White, Mary | Mary Green-White | 8445 | | X | X | | | | Diagnoses 1954, 1962, 1976; unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2992 | TRO898773FTC | 6/27/2016 | Grice, Mary | Mary Grice | 3637 | | X | X | | | | Diagnosed 1980, not aware of deadline until deadline passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2993 | TRO897371FTC | 5/25/2016 | Gris, Stephen | Mary Gris | 7294 | | | X | | | | 1980 diagnosis; the injured party died prior to the bar date; rep says not aware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 2994 | TRO900601FTC | 8/16/2016 | Dranchak, Joseph | Mary Gris | 7295 | | | X | | | | 1941 diagnosis; the injured party died prior to bar date; rep says not aware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2995 | TRO900286FTC | 7/25/2016 | Halbert, Mary | Mary Halbert | 6931 | | X | X | | | | 1990 and 2007 diagnoses; unaware of this until close to deadline but the application should have reached office before deadline (she may be referring to filing with the Trust). No explanation of long delay before making claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 2996 | TRO897706FTC | 5/25/2016 | Hall, Mary | Mary Hall | 5539 | | | X | | | | August 2006 diagnosis; did not know about the claim until after the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 2997 | TRO896088FTC | 4/6/2016 | Hill, Mary | Mary Hill | 4116 | 8386 | | X | | X | | Some diagnoses before bar date, but cancer diagnosis in 2016. A duplicate filed at docket # 8386. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 2998 | TRO900707FTC | 8/16/2016 | Horton, Mary | Mary Horton | 6949 | | X | X | | | X | Says was diagnosed after the deadline; one listed condition since 1970, other conditions alleged to have onsets after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 2999 | TRO888598FTC | 12/24/2015 | Jackson, Mattie | Mary Jackson | 4044 | | X | X | | | | First diagnosis 2000, died in 2005. Rep unaware exposed to dangerous product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3000 | TRO898638FTC | 6/27/2016 | Jackson, Willie | Mary Jackson | 6777 | | X | X | | | | Various diagnoses, all 2003 and earlier; filing on behalf of another; unaware exposed prior to deadline; says father was incapacitated and incompetent at the time of the bar date but does not explain why representative did not file on his behalf. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3001 | TRO880798FTC | Unknown | Jones-Williams, Mary Jane | Mary Jane Jones-Williams | 6251 | | | X | | | X | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 3002 | TRO888349FTC | 12/18/2015 | McCrimon, Betty | Mary Jane Wyens | 5275 | | X | X | | | | 1998 diagnosis; the injured party died in 2008; rep says did not know could have filed for deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3003 | TRO900475FTC | 8/16/2016 | Jefferson, Mary | Mary Jefferson | 3756 | | X | X | | | | 1975 diagnosis, says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3004 | TRO897880FTC | 5/25/2016 | Morreale, Mary Jo | Mary Jo Morreale | 4903 | | | X | | | | 2004 diagnosis; only reason for not meeting bar date is "did not know." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3005 | TRO898746FTC | 6/27/2016 | Morreale, Salvatore | Mary Jo Morreale | 4904 | | | X | | | | 2008 diagnosis; no excuse listed for failure to file by bar date. |
| 3006 | TRO885318FTC | 11/25/2015 | Jones, Mary | Mary Jones | 4626 | | | X | | X | | Diagnoses in 2006 and 2017. Says was unaware of claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3007 | TRO901973FTC | 9/14/2016 | Kabacinski, Mary | Mary Kabacinski | 4254 | | | X | | | | Diagnoses in 1984 and 1986; says did not subscribe to any of the publications used. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3008 | TRO913552FTC | 6/28/2017 | Kilgore, Mary | Mary Kilgore | 4680 | | X | X | | | | 1953 diagnosis. Unaware of deadline; did not know and no reason to know exposed to a Tronox product; violation of due process. Claim was time-barred by the time of the Tronox bankruptcy filing. Alleges lack of actual knowledge of bar date but claim had already expired and in any event there is no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3009 | TRO887763FTC | Unknown | Sanders, Mary | Mary Lee Sanders | 6448 | | X | X | | | | Not included in Trust's summary. 1991, 1992 diagnoses; says publication of claims notice was not reasonably calculated to reach potential claimants; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3010 | TRO886125FTC | 12/7/2015 | Stewart, Georgia | Mary Linton | 4795 | | X | X | | | | 1970 diagnosis; injured party died in 1996. Rep says claim was timely filed but apparently is under the mistaken belief that the late-filed claim was timely. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3011 | TRO894311FTC | 3/2/2016 | Greenlee, Robin | Mary Lishman | 3613 | 8012 8112 | | X | | X | | Father diagnosed with prostate cancer in 2007, died in late 2009. Relative says that "there was no publication notice or media notice" but certificates on file prove publication in accordance with Court's order, including publication in The Commercial Dispatch in June 2009. A supplement filed at docket #8012 identifies additional conditions allegedly diagnosed after bar date. Supplement at docket # 8112. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3012 | TRO892708FTC | Unknown | Little, Mary | Mary Little | 6397 | | X | X | | | | Not included in Trust's summary. Various diagnoses, all before 1992; says publication notice of claims filing deadline was not reasonably calculated to provide notice; did not know had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3013 | TRO886722FTC | 12/7/2015 | Azzeroni, Marie | Mary Lou Azzeroni | 4880 | 8190 | X | X | | | | 2000 diagnosis; injured party died in 2001; rep unaware of proceeding or bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3014 | TRO893049FTC | 2/23/2016 | Malone, Mary | Mary Malone | 3833 | | X | X | | | | 1993 diagnosis. Was unaware of possibility of receiving payment for injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3015 | TRO893010FTC | 2/23/2016 | Malone, T | Mary Malone | 4018 | | X | X | | | | The injured party was diagnosed in 2000 and died in 2001. Says rep was unaware of Tronox bankruptcy or possibility of receiving a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3016 | TRO884588FTC | 11/25/2015 | Marchbanks, Mary | Mary Marchbanks | 7537 | | X | X | | | | Trust apparently mixed information from dockets 7536 and 7537, correct information is reflected here. 2003 diagnosis; unaware and had no knowledge of the Tronox bankruptcy case; standard form language as to why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 3017 | TRO885400FTC | 11/25/2015 | Martin, Mary | Mary Martin | 7362 | | | X | | X | | 2008 and 2009 diagnoses; unaware that she could file a claim. Also submitted a rejection notice alleging post-bar date exposures or diagnoses. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3018 | TRO897481FTC | 5/25/2016 | McCrary, Mary | Mary McCrary | 5227 | | | X | | X | | Alleges a 2010 diagnosis; says did not understand how to complete the claim form and did not understand some of the questions but may be referring to correspondence with Trustee over her claim filed after the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3019 | TRO893820FTC | 3/2/2016 | McCrary, Robert | Mary McCrary | 5293 | | | X | | X | | Alleges 2008 symptoms but 2010 diagnosis; the injured party is deceased; rep says unaware of lawsuit, also had issues getting a copy of the application; does not provide medical records. If diagnosis did not occur until 2010 that would reasonably explain a failure to file by the bar date. Diagnosis date may be disputed, however. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3020 | TRO914495FTC | 7/26/2017 | Mills, Mary | Mary Mills | 4896 | | | X | | x | | Did not understand or know it; says symptoms and diagnosis sept 2009 and 2010, does not provide medical records but claims first diagnosis was in 2010. Does not identify a pre-bar date diagnosis or condition for which relief is sought based on excusable neglect or due process. Claim based on alleged post-bar date diagnosis is to be resolved by the Tort Claims Trust based on its normal dispute resolution procedures. |

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| 3021 | TRO898850FTC | 6/27/2016 | Misencik, Mary | Mary Misencik | 4917 | | X | X | | | | 1988 diagnosis; says not properly notified; did not receive mail or newspapers. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3022 | TRO898907FTC | 6/27/2016 | Pippins, Alice | Mary Moore | 3792 | | X | X | | | | Filing for mother who died in 1968. No knowledge of case before deadline. Was 15 at time of mothers' death (in 1968) and didn't know reason for her death, so couldn't have blamed it on creosote. However, health risks of creosote exposure because the subject of widespread news coverage in Columbus, MS after 1999. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3023 | TRO887660FTC | Unknown | Morris, Mary | Mary Morris | 4307 | 4313 | X | X | | | | Not listed on Trust's summary. 2002 diagnosis. Unaware exposed to Tronox product, unaware there was a claim. A duplicate of this motion is filed at docket #4313. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3024 | TRO905278FTC | 3/1/2017 | Morris, Nathaniel | Mary Morris | 7682 | | | X | | | | The injured party died in 2011; merely an application for a future tort claim; no excuse provided. |
| 3025 | TRO893515FTC | 2/23/2016 | Morris, Tyshiwon | Mary Morris (Rejto?) | 5015 | | | X | | X | | Says symptoms & diagnosis 2010; deceased 2015; did not know anything about filling out a claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3026 | TRO95320FTC | 3/23/2016 | Williams, Jimmy | Mary Mosley | 6203 | | X | X | | | | 1986 diagnoses; the injured party died in 1991; rep says was unaware of the lawsuit as she had moved away from the area; says publication notice in her area was not reasonably sufficiently calculated to provide notice to a potential claimant who was unknown of opportunity to file a claim on a relative's behalf; nor did she receive notice; unaware of process, did not know she could file a claim for deceased relative. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Bar date notice was published in three different MS newspapers in June 2009 including the Commercial Dispatch in Columbus (which was only 26 miles from Starkville), the Clarion-Ledger in Jackson, and the Hattiesburg-American in Hattiesburg), as well as in newspapers in nearby states and the national edition of the Wall Street Journal. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3027 | TRO901961FTC | 9/14/2016 | Mosley, Mary | Mary Mosley | 6296 | | X | X | | | | Did not receive a notice to file and was unaware of a lawsuit. At time of bar date had moved out of the area and the publication notice of the claim filing deadline was not reasonably sufficiently calculated to provide notice to a potential claimant who was unknown at the time of notice nor was she given a notice; discharge of claim was in violation of due process, unaware of process and did not know could file a claim. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3028 | TRO893188FTC | 2/23/2016 | Murphy, Mary | Mary Murphy | 4212 | | X | X | | | | Diagnoses in 1993 and 1995. Former resident of Columbus, MS. Unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3029 | TRO884052FTC | 11/13/2015 | Epps, Savannah | Mary Orr | 4149 | 8837 | X | X | | | | injured party was diagnosed in 1997 and died in 1997. Rep does not offer excuse for late filing. A supplemental letter filed at docket #8837 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3030 | TRO893178FTC | 2/23/2016 | Staples, Mary Pearl | Mary P. Staples | 6356 | 8839 | X | X | | | | 1988 diagnosis; previously filed with the Colom law firm and received a small settlement. A supplemental letter filed at docket #8839 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3031 | TRO896002FTC | 4/6/2016 | Brandon, Annie | Mary Patterson | 7187 | | | X | | | | First diagnoses 1940 or so; the injured party died, was unaware of claim 1997; injured party's residence and place of exposure unclear; rep unaware could file a claim for deceased relative; unaware exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3032 | TRO905565FTC | 3/28/2017 | Petty, Mary | Mary Petty | 4901 | | X | X | | | | 1993 diagnosis; did not know how to go about getting paper and did not have the number; former MS resident, moved away to Ohio in 1990. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Even if the claim were not barred, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3033 | TRO887352FTC | 12/14/2015 | Poindexter, Leo | Mary Poindexter | 6796 | | X | X | | | | 1980s and early 2000s diagnoses; unaware case existed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3034 | TRO902270FTC | 9/14/2016 | Pounds, Mary | Mary Pounds | 6756 | | X | X | | | X | Says diagnosed 5/8/2013, but also references a 1998 claim against "Tronox Chemical Products, Hamilton;" standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3035 | TRO898543FTC | 6/27/2016 | Reed, Mary | Mary Reed | 4075 | | | X | | | X | Diagnoses dates unclear, says 2009 and prior years. Alleges that workers were called to Macon, MS to be tested for something (unclear what), were told results would be sent; were not told the purpose of the test, got no answers. Timing of these events is unclear. Says was unaware and had no reason to know of exposure to Tronox products. Also claims insufficient notice and that publication notice was not reasonable, but no showing that Tronox had reason to know of claimant. Publication notices were reasonable for reasons stated in the accompanying decision, notices were published in several local newspapers in Mississippi. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Any claim alleging a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 3036 | TRO893406FTC | 2/23/2016 | Bonner, Mary | Mary Renee Mixon | 7787 | | | X | | | | November 2006 diagnosis; the injured party died in 2007; rep says did not know she could file a claim on behalf of her relative. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3037 | TRO890769FTC | 2/23/2016 | Riddle, Mary | Mary Riddle | 7250 | | X | X | | | | 1947 diagnosis; was not aware of deadline; did not know and had no reason to know exposed to a Tronox product; discharge of claim violation of due process. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 3038 | TRO888396FTC | 12/18/2015 | Smith, Mary Roby | Mary Roby Smith | 3745 | | X | X | | | | Diagnosed 1979, does not read Wall Street Journal and nothing was on the news. Alleges that "they told me that my name was in the system but I hadn't gotten any notice in the mail saying I could file until a person at Maranatha Faith Center in Columbus MS told me about it." However, affidavit of service shows that notice of the bar date was mailed to Mary Smith as a participant in the pending Creosote Litigations in MS. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3039 | TRO896000FTC | 4/6/2016 | Roberts, Lorean | Mary Rollin-Patterson | 7137 | | | X | | | | First diagnoses in 1970s; the injured party died in 2011; place of exposure not clear; rep unaware could file a claim for deceased relative; the injured party was unaware of lawsuit and did not know she had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3040 | TRO889722FTC | 2/23/2016 | Ross, Mary | Mary Ross | 4003 | | X | X | | | X | 1980 diagnosis, was part of 2002 class action lawsuit. But also lists conditions that arose after Aug 2009. Prior class action shows awareness of legal rights and claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Motion is denied as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date and of defenses (including whether prior class action barred future claims by participants) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3041 | TRO890950FTC | Unknown | Staples, Mary | Mary Staples | 6440 | | x | X | | | | Not included in Trust's summary. Diagnoses 2001, 2005, 2008; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3042 | TRO890902FTC | 2/23/2016 | Hall, Barbara | Mary Swanigan | 5201 | | X | X | | | | 1984 diagnosis; the injured party died in 1984; unaware of creosote exposure or hazards of creosote. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3043 | TRO890903FTC | 2/23/2016 | Hall, Mary | Mary Swanigan | 5247 | | X | X | | | | 1956 diagnosis; the injured party died in 1969; unaware of exposure to and hazards of creosote. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |

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| 3044 | TRO884948FTC | 11/25/2015 | Taylor, Mary | Mary Taylor | 3436 | 8999 | X | X | | | X | Says diagnoses were in 2009 and 2013 but also says previously filed claim with the Colom law firm in a 2002 class action. Says unaware of the bankruptcy claims process, did not see any notification via TV or newspapers. Says symptoms of most serious conditions 2009 and after. A supplemental letter filed at docket #8999 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Claim in prior class action shows awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date should be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 3045 | TRO888560FTC | 12/24/2015 | Taylor, James | Mary Taylor | 5831 | | | X | | | | Motion contains no information, just a signature page. |
| 3046 | TRO889447FTC | 2/23/2016 | Chisdock, Mary Theresa | Mary Theresa Chisdock | 5037 | | | X | | | | 1998 cancer diagnosis; says the form of notice was defective on its face; the publication notice was not reasonably calculated to provide notice; did not know or have reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Form of notice was sufficient as explained in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3047 | TRO895741FTC | Unknown | Thomas, Mary | Mary Thomas | 8046 | | | X | | | | Not included in Trust's summary. 1994 diagnosis; did not know about the lawsuit. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3048 | TRO898492FTC | Unknown | Thompson, Mary | Mary Thompson | 4144 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |

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| 3049 | TRO902336FTC | 9/14/2016 | Gilhooley, Andrew | Mary Tracy | 6664 | | X | | | | | 1990 diagnosis; death in 2000; rep says deceased did not know about the case. Tronox bankruptcy did not occur until 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3050 | TRO900055FTC | 7/25/2016 | Trimble, Mary | Mary Trimble | 5081 | | X | | X | | | Unaware of bar date or bankruptcy case; lack of knowledge on how to complete a claim; unaware of all chemicals at issue; says symptoms and diagnosis August 31, 2009 but it appears may have filed previously with dates that were earlier. No pre-bar date diagnosis identified in motion for which relief is sought. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3051 | TRO886401FTC | 12/7/2015 | Turner, Mary | Mary Turner | 4850 | | X | | X | | | Says was unaware exposed to Tronox product; says asthma, gallstones and removal of gall bladder; does not state diagnosis date for asthma, says gall bladder symptoms were in 2009, diagnosed in 2010. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3052 | TRO902450FTC | 9/14/2016 | Vance, Mary | Mary Vance | 4020 | X | X | | | | | 1997 diagnosis, followed by 2004 medical clinic visit connecting condition to asbestos exposure. Says was unaware who to contact about filing a claim until 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3053 | TRO893968FTC | 3/2/2016 | Watson, Mary | Mary Watson | 5371 | | X | X | | | X | 2002 diagnosis; explains basis for claim but does not explain failure to file by bar date or even within reasonable time thereafter. However, while form alleges a diagnosis in 2002, all medical records provided are for after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3054 | TRO887507FTC | 12/14/2015 | Weatherby, Simeon, Sr. | Mary Weatherby | 7918 | | X | X | | | | 1988 diagnosis; the injured party died in 1998. Standard cut-and-pasted form language as to reasons why missed the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3055 | TRO892423FTC | 2/23/2016 | Wilson, Mary | Mary Wilson | 5865 | | X | X | | | | 2008 diagnosis; former resident of Columbus, MS who moved to California in 1980; says was not aware of the claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3056 | TRO886490FTC | 12/7/2015 | Young, Mary | Mary Young | 4663 | 8816 | X | X | | | | 1987 diagnosis. Says did not receive direct notice which violates due process; out of town at the time. A supplemental letter filed with others at docket #8816 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3057 | TRO902956FTC | 10/13/2016 | Wroblewski, Anna | Maryann Schneider | 3502 | 8028 | | X | | | | Diagnosed in 1970's, the injured party deceased 1982; rep filing on behalf of dead parents, brother-in-law told him/her about the claims process in 2015 and then s/he filed this. A duplicate claim filed at docket #8028, unaware could file for a deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3058 | TRO901480FTC | 8/16/2016 | Wroblewski, Joseph | Maryann Schneider | 3503 | 8027 | | X | | | | The injured party died in 1961. Filing on behalf of dead parents, brother-in-law told him/her about the claims process in 2015 and then s/he filed this. A duplicate claim filed at docket #8027, unaware could file for a deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3059 | TRO898996FTC | 6/27/2016 | VanLuvender, Christopher | MaryKathryn Dineen | 6134 | 8242 | | X | | | | 1984 diagnosis; the injured party died in 1984. A supplement filed at docket #8242, rep says was never approached to file a claim and not aware could file for a deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3060 | TRO898995FTC | 6/27/2016 | VanLuvender, Ruth | MaryKathryn Dineen | 6135 | 8239 | | X | | | | 1985 diagnosis; the injured party died in 1997; rep says that no contact was made to file a claim on her behalf. A supplement filed at docket #8239, rep says was never approached to file a claim and not aware could file for a deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3061 | TRO898994FTC | 6/27/2016 | Dineen, MaryKathryn | MaryKathryn Dineen | 6136 | 8243 | | X | | | | 1985 diagnosis; moved from Avoca in 1983; was not approached to be part of claim process. A supplement filed at docket #8243, says was never approached to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3062 | TRO885094FTC | 11/25/2015 | Murray, Mashea | Mashea Murray | 7482 | | X | X | | | | 1990 diagnosis; says that from 1/12/2009 to 11/2009 he was in Baghdad, Iraq as a contractor. However, does not explain long delay after his return before a claim was filed, and this Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3063 | TRO900259FTC | 7/25/2016 | Walton, Mataeiah | Mataeiah Walton | 5147 | | | X | | X | | Says was not placed in correct toxin category to get compensated; sent a letter similar to letter filed at docket #5144. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. However, this appears to be a dispute over the Tort Claims Trust's evaluation of the claimant's allegations as to a condition first diagnosed after the bar date, which should be resolved under the Tort Claims Trust's dispute resolution procedures. |
| 3064 | TRO886738FTC | 12/7/2015 | Hannon, Matthew | Matthew Hannon | 3340 | | | X | | | | Diagnosed "yes." Says "did not know exposed." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3065 | TRO900510FTC | 8/16/2016 | Harge, Matthew | Matthew Harge | 6053 | | X | X | | | | 1998 diagnosis; previously filed with atty Bambach in 2002. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3066 | TRO881062FTC | 12/4/2015 | Klimasiewfski, Matthew | Matthew Klimasiewfski | 7161 | | | X | | | X | Minor, unaware of bar date; does not read Wall Street Journal; says the publication notice was not reasonably calculated to provide notice; symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3067 | TRO893220FTC | 2/23/2016 | Radle, Matthew | Matthew Radle | 4369 | 8142 | | X | | | | 1979 diagnosis. Unaware that Tronox had a creosote facility nearby; got no direct notice; was unaware of bar date. A supplement filed at docket #8142, says was unaware of the legal issues resulting from the environmental pollution; no notice was mailed to him; the ignorance of being aware of a legal action has been placed on him; says someone should have canvassed the neighborhood and taken names and followed through with respect to those who lived in the affected area. Notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3068 | TRO884770FTC | 11/25/2015 | Andrews, Mattie | Mattie Andrews | 6911 | | X | X | | | X | Alleges first diagnosis in September 2009 but also says previously filed with Colom law firm in the 2002 Kerr-McGee Creosote Plant Class Action; says was not aware of the claim in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claim based on pre-2006 diagnoses was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3069 | TRO901148F | Unknown | Baskins, Mattie | Mattie Baskins | 4730 | | | X | | | | Not on Trust's summary. Motion contains no information, just a signature page. |
| 3070 | TRO904191FTC | Unknown | Brown, Mattie | Mattie Brown | 6250 | | | X | | | X | Not included on Trust's summary. Docketed as a rejection form but actually indicates that claimant is willing to accept a proposed allowed claim offered by the Trust. Does not seek relief from the Court. |

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| 3071 | TRO895088FTC | 3/23/2016 | Brownlee, David | Mattie Brownlee | 3771 | 8062 | X | X | | | | Diagnoses 1996 and earlier. Filed by relative. Says no reason to know exposed prior to death. A supplement filed at docket # 3771 and docket # 8062; simply educated, unaware of manner in which to proceed. No showing as to deceased's or his family's knowledge and diligence in pursuing claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3072 | TRO902453FTC | 9/14/2016 | Fields, Tommie | Mattie Fields | 6095 | 6132 8277 | X | X | | | | 1981 diagnosis; the injured party died in 1991; supplement at docket # 6132. Rep says was in the hospital at the time of the bar date and forgot the deadlines; provided the same excuse for her own claim but in that claim she also says rehabilitation was in 2016 to 2017 (not 2009). No explanation for long delay after bar date before claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3073 | TRO900105FTC | 7/25/2016 | Fields, Mattie | Mattie Fields | 6132 | | X | X | | | | Claim number was omitted from Trust's summary. Various diagnosis dates from 1970 to 2009. Says broken leg and other sickness required hospitalization and rehabilitation in 2016 to 2017 (appears referring to filing with trust in 2016 rather than original bar date in 2009). No explanation of failure to file in 2009, no explanation of further delay from 2009 until 2016 except for explanation as to leg injury in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3074 | TRO892547FTC | 2/23/2016 | Gillespie, Mattie | Mattie Gillespie | 6717 | | | X | | X | | Alleges was diagnosed July 2010, did not know he had a claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3075 | TRO894076FTC | 3/2/2016 | Hampton, Joe | Mattie Hampton | 7900 | | X | X | | | | Diagnosis "yes;" the injured party died in 1999; rep unaware that claimant exposed to Tronox chemical. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3076 | TRO888897FTC | 12/30/2015 | Hopkins, Mattie | Mattie Hopkins | 4321 | | X | x | | | | 1981 diagnosis. Says claim form was unclear as to bar date, publication notice not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3077 | N/a | 11/24/2015 | Jackson, Mattie | Mattie Jackson | | | | | | | | See docket 4044, which is a motion by Mary Jackson for a Mattie Jackson. Trust lists a separate motion by Mattie Jackson as one that was filed with the Trust but not filed with the Court. Cannot rule on the motion unless and until it is filed with the Court. |
| 3078 | TRO889833FTC | 2/23/2016 | Jamison, Mattie | Mattie Jamison | 6106 | | | X | | X | | Various diagnosis dates listed. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim based on condition first diagnosed after the bar date is to be determined by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 3079 | TRO913621FTC | 6/28/2017 | Stevenson, Hattie | Mattie Jethroe | 5329 | | X | X | | | | The injured party died in May 2006; rep says that there was never a meeting that informed that part of town that they were living in a contaminated area; was unaware. Records show there were meetings in Columbus that advertised the dangers of creosote, as indicated in the summary attached to the Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3080 | TRO887882FTC | 12/14/2015 | Jordan, Sylvester | Mattie Jordan | 4622 | | X | X | | | | 1983 diagnosis; previously filed with Colom law firm 2002 class action. Injured party deceased 2004. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3081 | TRO894939FTC | 3/23/2016 | Verdell, Tommie James, Sr. | Mattie R. Vendell | 7657 | | | X | | | | 2008 diagnosis; the injured party died in 2017; spouse says that at time of filing deadline (unclear which filing deadline she references as she provides medical records for 2008, 2015 and 2017); says injured party was incapacitated due to chronic respiratory failure which made the task of completing basic daily activities without assistance impossible. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Unclear if alleged incapacity was during bar date period or during other times, but even if incapacity explained failure to file in 2009 it does not explain the many years that passed after the bar date before any claim was filed. No showing of any diligent investigation of legal rights and claims during that period. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3082 | TRO887848FTC | 12/14/2015 | Verdell, Mattie | Mattie Verdell | 5407 | | X | X | | | | Diagnoses before 1995; previously filed with atty Bambach 2000 or 2001 and Howard Gunn 2004; never got anything back that was definite from Bambach; when the atty died, says was told of another attorney but was never contacted. Bankruptcy case for Tronox was not filed until 2009, actions by counsel in prior years are not grounds for relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3083 | TRO888937FTC | 12/30/2015 | Walker, Mattie | Mattie Walker | 4645 | | | X | | | X | Unaware of the claims process; says diagnosis in Oct 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3084 | TRO887495FTC | 12/14/2015 | Wilkins, Mattie | Mattie Wilkins | 3470 | 9063 | X | X | | | | 1989 Diagnosis. Did not know about the previous filing deadline, was not made public knowledge; went to talk to several attorneys at unspecified times, they took his name but did get back to him. Found out later that applications were getting filed. A supplemental letter filed with others at dk #9063 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3085 | TRO902301FTC | 9/14/2016 | Williams, Arvin | Mattie Williams | 4713 | | X | X | | | | 1978 diagnosis. Former resident of Columbus, MS. Premature infant deceased, rep says residing in Arkansas since 2000; unaware of class action until late, then unaware of bar date, then when another lawsuit was opened (presumably she means the filing of claims with the Trust in 2015 or so) she received an application from Garretson but they did not mention that the deadline had passed. Claim based on a 1978 diagnosis is not a future tort claim. Claim was time-barred by the time of the Tronox bankruptcy filing. Even if claim were not time-barred, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3086 | TRO880717FTC | 12/4/2015 | Williams, Augusta | Mattie Williams | 4714 | | X | X | | | | 1985 diagnosis; injured party died in 2006, filed by same representative as claim 4713 (a former MS resident), refers to an attached letter. Claim was time-barred by the time of the Tronox bankruptcy filing. Claim based on a 1985 diagnosis is not a future tort claim. Even if the claim were not time-barred, the movant alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3087 | TRO880718FTC | 12/4/2015 | Williams, Ofie | Mattie Williams | 4715 | | X | X | | | | Injured party died in 2000, filed by same representative as claims 4713 and 4714 (a former MS resident), same excuse. Claim was time-barred by the time of the Tronox bankruptcy filing. Even if the claim were not time-barred, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3088 | TRO885554FTC | 11/25/2015 | Woods, Mattie | Mattie Woods | 7392 | 8160 | X | X | | | | May 2003 diagnosis; was not aware could file a claim, if she had known, she would have filed; learned about the Garretson Trust at a town hall meeting many years later. A supplement filed at docket # 8160. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3089 | TRO889069FTC | 12/30/2015 | Harrison, Alphonso | Maude Harrison | 4740 | 5949 | X | X | | | | 1990 diagnosis; injured party died in 1992; rep unaware could file claim for deceased relative. A duplicate claim filed at docket #5949. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3090 | TRO893282FTC | 2/23/2016 | Webber, Maurey | Maurey Webber | 7053 | | X | X | | | | 1985 diagnosis; says was not aware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3091 | TRO892011FTC | Unknown | Cunningham, Maurice | Maurice Cunningham | 6453 | | X | X | | | | Not included in Trust's summary. 1999-2000 diagnosis; publication notice of the claims filing deadline was not reasonably calculated to provide potential claimants notice of filing deadline; did not know and had no reason to know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3092 | TRO894145FTC | 3/2/2016 | James, Maurice | Maurice James | 7672 | | | X | | X | | Various diagnosis dates listed, all after bar date; unaware of the information and the possibility of receiving a settlement for physical injuries. Trustee challenges timeliness of the motion, but no pre-bar date diagnosis identified for which relief is sought, deadline applied only to motions seeking relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3093 | TRO886874FTC | 12/7/2015 | Allen, JC | Maxine Allen | 5234 | 8976 | | X | | | X | Alleges irritated eyes in May 2009, more serious conditions after bar date; unaware Tronox was taking claims for his diagnosed illnesses. A supplemental letter filed at docket #8976 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3094 | TRO886872FTC | 12/7/2015 | Allen, Maxine | Maxine Allen | 5276 | 8976 | | X | | | X | Unaware Tronox was taking claims for his diagnosed illnesses; claims that all symptoms were diagnosed from Oct 2009 - Jan 2010. A supplemental letter filed at docket #8976 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3095 | TRO891009FTC | Unknown | Clemons, Maxine | Maxine Clemons | 4733 | | | X | | | | Not on Trust's summary. Motion contains no information, just a signature page. |
| 3096 | TRO892300FTC | 2/23/2016 | Hall, Maxine | Maxine Hall | 5883 | | X | X | | | | 1991 diagnosis; says did not have access to publication notice; not aware and no reason to know exposed to dangerous creosote product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3097 | TRO886586FTC | 12/7/2015 | Morgan, Maxine | Maxine Morgan | 7278 | | X | X | | | | 1997 diagnosis; previously filed with Lundy & Davis, the Colom law firm and Cochran firm in 1999 or 2000; received settlement offer but refused it because she thought that there was not enough clarity surrounding information received; later filed with Hamilton, Morgan, Sexton & Berry for a potential claim against Kerr McGee. They said she should have opted out of class action but did not and her case was closed. Unaware of Tronox bankruptcy case or of any notices about case. Participation in prior proceedings shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3098 | TRO903634FTC | 11/23/2016 | Lowery, MC | MC Lowery | 5533 | 8805 | X | X | | | X | Symptoms 1999-2017; diagnosis date "yes"; previously filed with Chucky Easley 1999, did paperwork at his office. A supplemental letter filed at docket #8805 complaining about the process. Engagement of counsel shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3099 | TRO885646FTC | 11/25/2015 | Bradley, McArthur | McArthur Bradley | 3369 | 8784 | X | X | | | | First diagnosed in June 1999, states that she did not file POC because she had "no knowledge" of the lawsuit, which was "due to no publication notices of the filing deadline." In fact, the notice of the bar date was published in the Commercial Dispatch (the local Columbus newspaper) in June 2009. In addition, claimant says was part of a 2002 class action with Wilbur Colom as counsel. A supplemental letter filed at docket #8784 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3100 | TRO890616FTC | 2/23/2016 | McDavis, Dorothy | McDavis, Dorothy | 5744 | | X | X | | | | 1992 diagnosis; did not know and had no reason to know exposed to Tronox product; did not receive direct notice required to file a claim. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3101 | TRO886701FTC | 12/7/2015 | Vaughn, McNeil | McNeil Vaughn | 4086 | | | X | | | | Says diagnosis in 1906, plainly that is wrong. Symptoms listed as "2005-1963-2003-2008." Unaware of lawsuit until people were talking about it; unaware of bar date. Filed a claim on the "second round" in 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3102 | Unknown | #N/A | Chaney, Meijun | Meijun Chaney | 7477 | X | X | | | | | Diagnoses 1992, 2000; former resident of Columbus, MS who moved away to Georgia in 2004 and was unaware of bankruptcy case; did not receive any information about the future tort claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3103 | TRO885038FTC | 11/25/2015 | Dunn, Melinda | Melinda Dunn | 3350 | | | X | | | | Previously filed with atty Robert Powell in 2003, he was later incarcerated for corruption. Says she did not receive any notice or contact to inform her of bar date; later a friend informed her and she did some research and learned of future tort claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Contact with counsel in 2003 confirms awareness of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect in the absence of a showing that counsel's own conduct should be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3104 | TRO886739FTC | 12/7/2015 | Klimasiewfski, Melinda | Melinda Klimasiewfski | 7096 | X | X | | | X | | Diagnoses 2006 and 2012; unaware of filing date; did not know some of her conditions were related to a Tronox product. It was not public knowledge to file; does not read the Wall Street Journal; did not receive any notification regarding bar date; says publication notice was not reasonable; says bar date notice was deficient on its face but does not say how. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3105 | TRO887528FTC | 12/14/2015 | Malone, Melinda | Melinda Malone | 7606 | | X | X | | | | Diagnosis in 2007, rest earlier. Unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3106 | TRO885769FTC | 11/25/2015 | Minor, Melinda | Melinda Minor | 4156 | | X | X | | | | Diagnoses 1994-2000. Previously filed with Colom law firm early 2000's. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3107 | TRO891719FTC | 2/23/2016 | Sherrod, Melinda | Melinda Sherrod Selvie | 6958 | 8224 | X | X | | X | | Says symptoms began 1986, diagnoses listed are all from 2010-2015; says was unaware of the information and the possibility of receiving a settlement for physical injuries. A supplement filed at docket #8224, unaware of the health issues that would result from living in the contaminated area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3108 | TRO887119FTC | 12/14/2015 | Williams, Melinda | Melinda Williams | 4074 | | X | X | | | | 1969 diagnosis. unaware; unaware of dangerous toxins at time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3109 | TRO886110FTC | 12/7/2015 | Hunter, Melissa | Melissa Hunter | 6675 | | X | X | | | | Various diagnoses, all before 1983; former resident of Columbus, MS; says was on active duty in South Korea from January 2009 to April 2010. However, the claim was time-barred under the applicable MS statute of limitations long before the Tronox bankruptcy filing. |
| 3110 | TRO897991FTC | 6/10/2016 | Patman, Girlo Johnson | Melissa Johnson | 5880 | | X | X | | | X | Diagnoses 2008, 2009, 2012, rest before 2006. Unaware of how to properly file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3111 | TRO898910FTC | 6/27/2016 | Petty, Melissa | Melissa Petty | 6718 | | X | X | | | | 1992 diagnosis; unaware of deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3112 | TRO893009FTC | 2/23/2016 | Robinson, Melissa | Melissa Robinson | 5561 | | | X | | | X | Says symptoms and diagnosis 2015; unaware of deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3113 | TRO891741FTC | 2/23/2016 | Sharp, Melissa | Melissa Sharp | 4778 | | | X | | | X | Says symptoms and diagnosis 2010; says did not know of the Tronox case, did not see a public notification, called after bar date and was told to file a Future Tort Claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3114 | TRO902548FTC | Unknown | Turner, Melissa | Melissa Turner | 6555 | | | X | | | | Not included in Trust's summary. 1988 diagnosis; place of exposure not clear; was not aware of original case filing earlier. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3115 | TRO902549FTC | Unknown | Walker, Bobby | Melissa Turner | 6556 | | | X | | | | Not included in Trust's summary. 1986 diagnosis; the injured party died in 2007; place of exposure not clear; rep says claim was filed when notified of existing case, was not aware of earlier filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3116 | TRO891821FTC | 2/23/2016 | Hibbler, Melissie | Melissie Hibbler | 7640 | | | X | | X | | Diagnoses 1965, 1975, 1989, 2010; says that previously filed with Colom law firm, Cochran, Hunter Lundy & Davis, Richmond Simon & Agston, Hamilton Sexton & Berry 2001, does not disclose outcome; says did not receive direct written notice of bar date although had commenced a legal proceeding against Tronox, but it is not clear that the referenced proceeding was outstanding at the time of the bankruptcy filing, and in any event the counsel identified received direct notice of the bar date. Says he was told by atty that paperwork was lost but that may refer to a previously closed action. Also asserts due process claim because publication notice not reasonably calculated to provide notice; says did not see publication notice and was not aware of the bar date or of the bankruptcy case and therefore says did not receive sufficient notice to file a timely claim. If pre-bar date claim was resolved in a prior action it could not be asserted in the Tronox bankruptcy. If it was not part of a pending action, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In those instances, publication notice would have been appropriate because Tronox would have had no reason to know that the claimant had an unresolved claim. If the claim was the subject of a still-pending litigation, then a proof of claim should have been filed, as notice by mail was provided to all plaintiffs in pending litigations (or to their counsel if the plaintiffs' addresses were not known), and the proof of service on file shows that the listed attorneys received notice of the bar date. Notice sent to counsel is imputed to the client. Failure by counsel to file a claim is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date (and any defense based on terms of resolution of prior action) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3117 | TRO886046FTC | 12/7/2015 | Verdell, Meller | Meller Verdell | 3769 | | | X | | | | 1979 diagnosis, no justification given for failure to file by bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3118 | TRO890422FTC | 2/23/2016 | Barry, Christine | Melody Petty | 6983 | | X | X | | | | 1972 and 1983 diagnoses; the injured party died in 1988; rep unaware could file a claim; not notified by mail, newspaper, letters or other media. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3119 | TRO887022FTC | 12/14/2015 | Barry, Richard | Melody Petty | 6989 | | X | X | | | | Diagnoses 1974, 1980, 2000, 2005; the injured party died in 2007; rep says unaware could file a claim; not notified by mail, newspaper, letters or other media concerning matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3120 | TRO886294FTC | 12/7/2015 | Brooks, Melvin | Melvin Brooks | 6315 | | | X | | X | | The is merely an acceptance of an offer by the trust for a \$5,000 allowed claim. It seeks no relief based on excusable neglect or due process. |
| 3121 | TRO904199FTC | 1/3/2017 | Dancy, Melvin | Melvin Dancy | 4367 | | X | X | | | | Diagnoses between 1979-1990. Unaware of settlement in law suit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3122 | TRO898081FTC | Unknown | Martin, Melvin | Melvin Martin | 7992 | | | X | | | | Not included in Trust's summary. March 2009 diagnosis; lawyer he signed up with is deceased (lawyer not named and date of passing not specified); informed another attorney would take over but did not hear anything. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. If lawyers failed to follow up, their failures are not grounds for relief based on excusable neglect unless the lawyers' own failures are excusable. |
| 3123 | TRO901435FTC | 8/16/2016 | Parson, Melvin | Melvin Parson | 7659 | | | X | | X | | Active military duty in Korea from 1/2009 to 2010; unaware of bankruptcy case; did not see any publications; diagnosis for one condition 9/1/2009, all others after that date. Trust contends motion was untimely but the motion does not allege any pre-bar date conditions for which relief based on excusable neglect or due process is sought, the deadline is relevant only to the request for relief from the bar date as to pre-bar date claims. Merits of any claim based on a condition first diagnosed after the bar date is to be determined by the Tort Claims Trust under its dispute resolution procedures. |

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| 3124 | TRO885011FTC | 11/25/2015 | Smith, Melvin | Melvin Smith | 3907 | | | X | | | X | Some diagnoses before 2009, some after. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3125 | TRO903656FTC | 11/23/2016 | Summerville, Melvin | Melvin Summerville | 7563 | | | X | | | X | Says first diagnoses in 2011; says did not know and no reason to know or suspect exposed to a Tronox product prior to the claims filing deadline. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3126 | TRO898130FTC | 6/20/2016 | Givens, Desi | Mendes Givens | 4238 | | X | X | | | | 1998-99 diagnosis. Deceased 1999. Rep unaware of claims process, unaware of dangers of Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3127 | TRO888299FTC | 12/18/2015 | Givens, Mendes | Mendes Givens | 4242 | | X | X | | | | 1985 and 1991 diagnoses. Unaware of process and of dangers of Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3128 | TRO900499FTC | 8/16/2016 | Jackson, Mervin | Mervin Jackson | 8458 | | X | X | | | | Diagnoses 1994 and 1995; asserts that he filed before deadline in August 2009 but the official claims register shows no such claim. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3129 | TRO884013FTC | Unknown | Sanders, Mesha | Mesha Sanders | 6240 | | X | X | | | | Not included in Trust's summary. 1986 diagnosis; says the lawsuit was not advertised enough and his family did not know that it was going on. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3130 | TRO890652FTC | 2/23/2016 | Evans, Metrice | Metrtice Evans | 5190 | | X | X | | | | Previously filed with atty Bambach, says filed claim in 2000 and does not know what happened. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in another action in 2000 or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3131 | TRO894159FTC | 3/2/2016 | Allan, Michael | Michael Allan | 7290 | | | X | | | | 1994 and 2006 diagnoses; did not know and had no reason to know exposed to a Tronox product; not even aware that the plant was nearby. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3132 | TRO900665FTC | 8/16/2016 | Anthony, Michael | Michael Anthony | 5605 | 8402 | | X | | X | | Alleges diagnosis in 2009 (date not specified in form); moved prior to 2009; unaware of the proceedings and of exposure to Tronox product. A supplement filed at docket #8402, same letter concerning not receiving "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meetings and minimal information in community. Conduct of Colum and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Meetings held by other claimants are not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3133 | TRO892208FTC | 2/23/2016 | Buckhalter, Michael | Michael Buckhalter | 5394 | | | X | | X | | Alleges symptoms in 2013 and diagnosis in 2014; says did not file claim because did not know the cause of condition was contaminated water; unaware of deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3134 | TRO895735FTC | 3/24/2016 | Butler, Michael | Michael Butler | 5677 | | | X | | X | | Says symptoms and diagnosis 2010; does not provide medical records; says was unaware of the process until 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3135 | TRO886959FTC | 12/7/2015 | Dale, Michael, Jr. | Michael Dale, Jr. | 7235 | | | | | | X | 1994 diagnosis; unaware of bar date; says no reason to know exposed to a Tronox product; was young at the time. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3136 | TRO881009FTC | 12/4/2015 | Dale, Michael, Sr. | Michael Dale, Sr. | 7236 | | | X | | | | 1982 diagnosis; unaware of filing deadline; never received a letter from Kerr-McGee; does not read Wall Street Journal. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3137 | TRO893086FTC | 2/23/2016 | Dancy, Michael | Michael Dancy | 5501 | | | X | | X | | Alleges first diagnosis in November 2009; says misinterpreted conditions of the claim; unaware exposed to Tronox product; in prior filing forgot to add most recent conditions; says symptoms and diagnosis after bar date but it appears those are the most recent conditions. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3138 | TRO903257FTC | 10/27/2016 | Farrell, Michael | Michael Farrell | 5716 | 8187 | | X | | | X | | Says first diagnosis in 1996 but lists various different conditions, does not appear to have listed the first diagnosis date for each condition, some conditions listed as starting before bar date, some after. Rep says the injured party worked at the plant and that he was threatened by management not to file any lawsuit against the company or he would not be able to collect pension. Motion acknowledges that the plant was closed in 1996, 13 years before the Tronox bankruptcy filing in 2009, but movant alleges that the injured party was afraid that his pension would be affected if made a claim. Does not allege lack of notice of bar date or of his legal rights. No identification of who allegedly said not to file a lawsuit, or when. Rep says the injured party suffers from functional illiteracy, incompetence in reading, writing and mathematics, and rep says she was the only person to assist but at the time was deployed in Iraq, but not a sufficient showing of injured party's inability to file or to enlist help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Insufficient showing of relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date) for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3139 | TRO898559FTC | 6/27/2016 | Fields, Michael | Michael Fields | 7893 | | X | X | | | | | Diagnoses in 1970s, 1980s, "mid-2000s," unaware exposed to Tronox product prior to bar date; says that his respiratory conditions manifested "later into my adulthood." Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3140 | TRO887814FTC | 12/14/2015 | Frierson, Michael | Michael Frierson | 5592 | | | X | | | | | 2008 diagnosis; unaware of claim process; no knowledge of case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3141 | TRO886725FTC | 12/7/2015 | Hannon, Michael | Michael Hannon | 3339 | | | X | | | | Diagnosed "yes." No real allegations - says used to play baseball next to the plant (also now lives in PA, but does not allege lack of due process or excusable neglect or grounds upon which relief from the bar date should be granted. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3142 | TRO885223FTC | 11/25/2015 | Horne, Michael | Michael Horne | 7934 | | X | X | X | | | Various diagnoses, all 1984 and earlier; says was unaware of bar date; aware local law firm was pursuing claims but it "seemed as though there was not enough information to pursue, and was not sure if the process was real or accurate." Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3143 | TRO903308FTC | 10/27/2016 | Ferack, Joseph | Michael J. Nidoh | 7714 | 8188 | | X | | | | Diagnosis dates unknown, approximated to be 2006; the injured party died in 2008. Estate administrator says that he thought a claim had been filed by the injured party but that is impossible because the injured party died before the bankruptcy case had even been filed. A supplement filed at docket #8188, says he understands the remaining funds were for anyone who failed to file by the bar date, but that is not correct - the remaining funds are primarily for people whose injuries did not manifest until after the bar date, others can participate only if they meet the stringent criteria for relief from the bar date based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Trust contends motion was untimely but the motion is dated before December 1, 2017, cannot verify whether that was within the 90-day period after the Determination Notice. |

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| 3144 | TRO897343FTC | 5/25/2016 | Koza, Michael | Michael Koza | 7075 | 8161 | | X | | | X | 2013 diagnosis; did not know about it at the time; says symptoms did not appear until after bar date. A supplement filed at docket # 8161, rep says party is disabled and has learning disabilities, rep was out of the state when filing procedure started for the Kerr-McGee lawsuit, and the injured party was unable to fill the proper paper work on his own. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3145 | TRO897207FTC | 5/4/2016 | Lynn, Michael | Michael Lynn | 4689 | | | X | | | | 1990 diagnosis. Says was not made aware. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3146 | TRO890423FTC | 2/23/2016 | Maxwell, Michael | Michael Maxwell | 6667 | | | X | | | X | Alleges a first diagnosis in 2012; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3147 | TRO888488FTC | 12/18/2015 | Morgan, Michae | Michael Morgan | 7702 | | | X | | | X | Diagnoses in 2009 and 2010; says was not aware of the Tronox Trust claims filing deadline because individuals within the various church affiliations and associates kept the information private from not only him but also throughout the city of Columbus during the time period to submit a timely claim. Says people within the city also had false information, stating that "only people who worked for the Kerr-McGee chemical plant were eligible to file a claim." There was a pre-bankruptcy lawsuit that had different eligibility conditions but the pre-bankruptcy lawsuits were not part of the bankruptcy case. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3148 | TRO889456FTC | 2/23/2016 | Pope, Michael | Michael Pope | 6437 | | X | X | | | X | Various conditions and diagnosis dates; tried to sign up with the Colom law firm and Bambach but they were not taking new clients, does not say dates when this occurred; did not know and no one helped. Prior dealings with attorney show awareness of claim and legal rights, there were other attorneys who could have been contacted to pursue a claim even if Messrs. Colom and Bambach would not do so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3149 | TRO880854FTC | Unknown | Dover, Betty | Michael R. Harris | 4051 | | | X | | | X | Motion is not on Trust's summary. Not clear whether Tort Claims Trust has objected to this motion or to this claim. Injured party is deceased but rep says diagnosis in 2012. Says injured party did not get direct notice; did not know she had been exposed to a Tronox product, they had moved out of state. To extent the motion seeks relief on grounds of excusable neglect it is denied for failure to identify a specific pre-bar date claim for which relief is sought and a failure to make sufficient showings (regarding diligent investigation and pursuit of claims and legal rights, reason why filed so long after bar date) to warrant relief from the bar date as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3150 | TRO900268FTC | 7/25/2016 | Richey, Michael | Michael Richey | 6708 | | | X | | | X | Diagnosed 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3151 | TRO893442FTC | 2/23/2016 | Scott, Michael | Michael Scott | 7414 | | | X | | | X | Says symptoms 2001 and diagnoses 2011 and 2014; says was unaware of the information and the possibility of getting a settlement for physical injuries. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3152 | TRO896795FTC | 4/25/2016 | Thompson, Michael | Michael Thompson | 3864 | | | | | | X | Diagnoses in 2006 and prior years. Says was a child at the time of the deadline. No showing as to parents' or guardian's knowledge, awareness or pursuit of claim or explanation why they did not act before bar date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3153 | TRO902287FTC | 9/14/2016 | Wright, Michael | Michael Wright | 6791 | | X | | | X | | Diagnosed 12/14/2013; also says unaware of deadline at time of deadline. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3154 | TRO898646FTC | 6/27/2016 | Miller, Charles | Michele Mayo | 3589 | | X | | | | | Diagnosed 1992 and earlier years, injured party died in 1992. Claim filed by relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3155 | TRO897899FTC | 5/25/2016 | Miller, Gertrude | Michele Mayo | 4057 | | X | | | | | 1992 diagnosis. Rep unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3156 | TRO894774FTC | 3/23/2016 | Adams, Michelle | Michelle Adams | 4975 | | X | | | X | | Unaware of claims process, says diagnoses were in May 2009 and in 2010, says medical records are already on file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3157 | TRO905826FTC | 4/24/2017 | Tate, Michelle | Michelle Tate | 4819 | | X | X | | | | 1997 diagnosis; says was unaware of the bar date or the possibility of a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3158 | TRO886934FTC | 12/7/2015 | Watson, Mickey | Mickey Watson | 4588 | | X | X | | | | 1991 diagnosis. Previously filed with Colom and received \$2,000, which he says was unfair (it is not clear if any portion of the award was for him as he later says his children were granted a monetary award but he was not). Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3159 | TRO893209FTC | 2/23/2016 | Carr, Mika | Mika Carr | 4505 | | X | X | | | X | Former resident of Columbus, MS. In response to question about first diagnosis date says "1996 and between 2017." Did not know how to file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Claims based on any conditions first diagnosed before 2006 were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3160 | TRO888238FTC | 12/18/2015 | Dora, Mikayla | Mikayla Dora | 6271 | | | X | | | X | Unaware of the Kerr-McGee claim; alleges first diagnosis in 2011, after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3161 | TRO898224FTC | 6/20/2016 | Wilson, Mike | Mike Wilson | 8526 | | | X | | | X | Says did not file a claim because misunderstood the procedure; says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3162 | N/A | 12/7/2015 | Watson, Mikel | Mikel Watson | 5622 | | | X | | | | Merely a copy of a trust claim form; says previously filed claim (apparently referring to the late-filed claim), there is no information on dates of illnesses; does not provide an excuse or make any showing as to sufficient grounds for relief. |
| 3163 | TRO891368FTC | 2/23/2016 | Milan, Williams | Milan Williams | 5203 | | X | X | | | | Diagnoses 2005 and earlier; says was unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3164 | TRO896617FTC | 4/25/2016 | Brooks, Mildred | Mildred Brooks | 5858 | | | X | | | X | | Alleges conditions that arose before and after bar date. Says the published bar date notice did not allow a reasonable amount of time to file claims, but that does not explain the many years of delay before claimant filed a claim. Also says was unaware exposed to a dangerous Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3165 | TRO903122FTC | 10/13/2016 | Fields, Anderson | Mildred Fields | 4609 | | X | X | | | | | 1999 diagnosis; injured party died in 1999; part of 2000 class action lawsuit, atty Jeffrey Navaro. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3166 | TRO903123FTC | 10/13/2016 | Fields, Shirley | Mildred Fields | 4610 | | X | X | | | | | Injured party was diagnosed in 1969, died in 1987. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3167 | N/a | N/A | Gibson, Mildred | Mildred Gibson | 6973 | | | X | | | X | | Unclear if filed a claim. Motion alleges pre-bar date exposures but that conditions did not manifest and were not diagnosed until after bar date; says was unaware of the process and did not know could file a claim; was not aware of any publication published in her area. No pre-bar date diagnosis identified for which relief is sought, therefore no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3168 | TRO896658FTC | 4/25/2016 | Hinton, Mildred | Mildred Hinton | 7692 | | | X | | | | | Diagnoses in 1975 or 1976; place of exposure not clear; says moved out of state and unaware of litigation against company. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3169 | TRO896662FTC | 4/25/2016 | Hargrove, Willie | Mildred Hinton | 7694 | | X | | | | | 1982 and 1992 diagnoses; the injured party died in 1992; place of exposure not clear; rep says moved out of state in early 1990s, unaware of claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3170 | TRO895678FTC | 3/24/2016 | Hargrove, Dorothy | Mildred Hinton | 7833 | | X | | | | | Diagnoses 1998 and earlier; the injured party died in 1998; place of exposure not clear; movant moved to another state in early 90's; says injured party is deceased; unaware of litigation. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3171 | TRO886493FTC | 12/7/2015 | Jones, Mildred | Mildred Jones | 7334 | | X | | X | | | Says diagnoses began in 2010; lived in Columbus, MS as a child and lived there with mother in 2009-2011; says previously filed a claim with Edwin A. Flint, Jr. in 2002 but did not receive any follow-up; says was in the military (dates not specified) and did a lot of moving. Claim filed in 2002 must have been in connection with a prior lawsuit as the bankruptcy case was not filed until 2009. Motion does not identify any claim based on a pre-bar date diagnoses for which relief from the bar date is sought. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3172 | TRO892176FTC | 2/23/2016 | Monroe, Mildred | Mildred Monroe | 4270 | X | X | | X | | | Alleges various conditions diagnosed at various dates: high blood pressure (1989), diabetes (1990), arthritis (2012), skin rash (2012), cholesterol (2009). Previously filed with atty Navarro but in 2003 requested exclusion from a prior class action. Says was unaware of bar date. Proof of claim filed in December 2015. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3173 | TRO892179FTC | 2/23/2016 | Dixon, Margaret | Mildred Monroe | 4296 | | X | X | | | | 1998 diagnosis; claim filed December 2015. The injured party deceased 2007; rep says insufficient notice. Notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3174 | TRO903204FTC | 10/13/2016 | Wright, Mildred | Mildred Wright | 7172 | 9431 | | | | | X | 2004 diagnosis; former resident of Columbus, MS; unaware of bankruptcy case as moved away from Columbus in 1999 and joined the U.S. Air Force; does not provide dates of service, may have ended in 2004. A supplemental letter filed with others at docket #9431 complaining about the process. Will permit supplemental submission to verify dates of military service so Court may assess possible application of 50 U.S.C. 3936 and so that Court may consider dates of military service in assessing request for relief based on excusable neglect. |
| 3175 | TRO895801FTC | 3/24/2016 | Miller, James | Miller, James | 6195 | 8164 | X | X | | X | | 2005 diagnosis but unclear if also claims later conditions; says was unaware of the process, did not see any publication in regards to the Tronox bankruptcy case regarding a deadline or information on the case; says the publication notice of claims filing deadline was not reasonably calculated to provide notice. A supplement filed at docket #8164 adding an additional post-bar date condition (high cholesterol). Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim based on 2005 diagnosis also was time-barred before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3176 | TRO902138FTC | 9/14/2016 | Gray, Will | Millie Gray | 5333 | | X | X | | | | 1983 diagnosis; the injured party died in 1985; unaware of claims filing; unaware what was cause of conditions. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3177 | TRO894932FTC | 3/23/2016 | Hoskins, Millie | Millie Hoskins | 4406 | | | X | | | | Motion contains no information, just a signature page. |

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| 3178 | TRO885836FTC | 11/25/2015 | Mills, Estell | Mills, Estell | 4967 | | X | X | | | | Conditions diagnosed in 1970s and 1980s; unaware of bankruptcy proceedings; formerly lived in Columbus, MS, now in Alabama. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3179 | TRO888288FTC | 12/18/2015 | Brewer, Milton | Milton Brewer | 5110 | | X | X | | X | | Says saw a doctor in 2010 but form makes clear he has been treated for the conditions since childhood in 1970s. Says he did file a claim but never received anything. However, no record of a claim in the bankruptcy process. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. To the extent a timely claim was not filed, there is an insufficient showing of relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), motion is not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3180 | TRO884441FTC | 11/25/2015 | Petty, Mindy | Mindy Petty | 5671 | 8169 9041 | X | X | | | | 1999 diagnosis; previously filed with William Bambach, paperwork lost. A supplement filed at docket #8169. A supplemental letter filed at docket #9041 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3181 | TRO898573FTC | 6/27/2016 | Merritt, Minnie | Minnie Merritt | 5179 | | X | X | | | X | Diagnoses in 2000 and new condition in 2015 (cancer); says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim based on 2000 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3182 | TRO897844FTC | 5/25/2016 | Peoples, Minnie | Minnie Peoples | 4037 | | X | X | | | | 1994 diagnoses. No reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3183 | TRO886336FTC | 12/7/2015 | Petty, Minnie | Minnie Petty | 5694 | 8153 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork misplaced. A supplement filed at docket #8153. A supplemental letter filed at docket #9039 complaining about the process. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3184 | TRO900388FTC | 7/25/2016 | Shelton, Minnie | Minnie Shelton | 8502 | | | X | | | | Motion contains no information, just a signature page. |
| 3185 | TRO893161FTC | Unknown | Spruill, Oray | Minnie Spruill | 8000 | | | X | | | | Not included in Trust's summary. Diagnoses 1989-2001; no reason provided for not filing by bar date; only says a claim was filed in 2015. Place of exposure not clear. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

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| 3186 | TRO893552FTC | 2/23/2016 | Colebrooke, Minola | Minola Colebrooke | 3542 | 8170 | X | X | | | | Diagnosed 2003, filed initial claim in December 2004 with an attorney and corresponded with "Creosote Litigation Group" in 2005. Contends he should be entitled to an additional settlement for asthma condition, prior litigation submission was for sarcoidosis. Prior litigation proceeding shows awareness of rights and of connection to creosote exposure. A supplement filed at docket #8170, says unaware of lawsuit because lives in Florida. Also says Trust has been sending her responses under two different claim numbers even though she says that claim number TRO888080FTC was superceded by claim # TRO893552FTC. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, claim either was already resolved in prior litigation or it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3187 | TRO897453FTC | 5/25/2016 | Jones, Ola | Minola Colebrooke | 3543 | 8199 | X | X | | | | Diagnosed 1985. Refers to prior dealings with Creosote Litigation Group in 2005, says did not know could submit on deceased mother's behalf. A supplemental letter filed at docket #8199, rep said unaware of lawsuit as she lived in Florida. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Reference to prior dealings with Creosote Litigation Group shows awareness of legal rights and participation (or opportunity to participate) in prior legal proceeding. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3188 | TRO896718FTC | 4/25/2016 | Porter, Miranda | Miranda Porter | 7808 | | X | X | | | | 2000 diagnosis; not get notice of "class action;" did not see published notices; did not know had been exposed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3189 | TRO894735FTC | 3/23/2016 | Thomas, Mitchell | Mitchell Thomas | 6499 | | X | X | | | X | Various diagnosis dates, some before bar date and some after; unaware of claim; says was in and out of hospital caring for spouse and references loss of relatives but does not provide dates or documentation; even if circumstances could explain why did not file in August 2009 there is no explanation of long post-bar date delay before filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3190 | TRO891013FTC | 2/23/2016 | Ford, Henry | Mittie Ford | 6940 | | X | X | | | | 1987 diagnosis; the injured party died in 2006; previously filed with the Colom law firm but was not paid fairly; unaware of bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3191 | TRO901023FTC | 8/16/2016 | Reed, Mondell | Mondell Reed | 6808 | | | X | | | X | Says unaware of deadline; says symptoms and diagnosis 2011 but there are no medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3192 | TRO894538FTC | 3/23/2016 | Averhart, Mondrale | Mondrale Averhart | 5045 | 8586 | X | X | | | | 1992 diagnosis; says was unaware exposed to a Tronox product. A supplemental letter filed at docket # 8586 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3193 | TRO891665FTC | 2/23/2016 | Bardley, Monesa | Monesa Bardley | 6327 | | X | X | | | | 1980 diagnosis, but unclear if other conditions manifested; says discharge of claim is violation of due process; publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3194 | TRO889608FTC | 2/23/2016 | Bonner, Monica | Monica Bonner | 6038 | | | X | | | | Motion contains no information, just a signature page. |
| 3195 | TRO884646FTC | 11/25/2015 | Dent, Monica | Monica Dent | 4164 | | X | X | | X | | Some diagnoses in 1990s, alleges one diagnosis after bar date. Did not file before bar date because did not know how to do it; unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3196 | Unknown | 8/16/2016 | Dobbs, Monica | Monica Dobbs | 6622 | | | X | | X | | Complaint about an offer received from the Trust. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 3197 | TRO894873FTC | Unknown | Grays, Monica | Monica Grays | 6464 | | X | X | | | | Not included in Trust's summary. 1996 diagnosis; says publication notice was not reasonable; did not know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3198 | TRO894256FTC | 3/2/2016 | Hudson, Monica | Monica Hudson | 4468 | | | X | | X | | Standard language repeated as to reasons why seeks relief; says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3199 | TRO888130FTC | 12/18/2015 | Hudson, Julia | Monica Hudson | 4495 | | X | X | | | | The injured party was diagnosed in 2000 and died in 2008; cut-and-pasted language as to reasons for not filing by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3200 | TRO880678FTC | 12/4/2015 | Graham, Monica McCrary | Monica McCrary Graham | 3689 | | | X | | | | Diagnosed 1999, did not know of claim process, says did not know exposed at time of filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3201 | TRO891536FTC | 2/23/2016 | McGee, Monica | Monica McGee | 5992 | | X | X | | | | 1988 diagnosis; unaware of the claims process; unaware of dangers of Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3202 | TRO893421FTC | 2/23/2016 | Sykes, Monica | Monica Sykes | 7154 | | | | | | X | Date condition first diagnosed listed as "2003-2017;" minor; unaware exposed to a Tronox product. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3203 | TRO900873FTC | 8/16/2016 | Roby, Monique | Monique Roby | 3735 | | X | X | | | | Diagnosed 2000, unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3204 | TRO891393FTC | 2/23/2016 | Whitfild, Monique | Monique Whitfield | 5760 | | X | X | | | | 1997 diagnosis; previously filed with Colom law firm and rejected an offer; unaware of deadline. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3205 | TRO892618FTC | 2/23/2016 | Jones, Monte | Monte Jones | 6610 | | X | X | | | | 1989 diagnosis; says did not know anything about it until too late. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3206 | TRO890210FTC | 2/23/2016 | Baker, Montero | Montero Baker | 6261 | | | X | | | | Motion contains no information, just a signature page. |
| 3207 | TRO898084FTC | 6/20/2016 | Doss, Montresa | Montresa Doss | 5629 | | | X | | X | | Claim is based on 2010-2011 miscarriages; unaware of the claim process; she later learned of it and did research and discovered the chemicals could have caused her conditions. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3208 | TRO888445FTC | 12/18/2015 | Scott, Morgan | Morgan Scott | 7655 | | X | X | | | | Diagnoses 1993, 2001, 2002, 2005, 2009; place of exposure not clear but motion by related party at docket #7654 indicates former residence in Jackson, MS; says unaware could file a claim until filed this claim; says he was 17 years old living in Georgia, had to assist in care of parents and his own health issues; there were financial issues, lost home and were destitute and bar date passed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Explains why did not file a claim in 2009 but does not explain the many years' delay after the bar date before a claim was filed, no showing of any effort during that time to investigate legal rights and pursue them. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in MS then claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3209 | TRO889368FTC | 2/23/2016 | Allen, Moroline | Moroline Allen | 4842 | | X | X | | | | 1999 diagnosis; says not aware of conditions at time of bar date but also says previously filed with atty Bambach. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3210 | TRO887786FTC | 12/14/2015 | Lidell, Annie | Morris & Emogene Liddell | 5922 | 8382 | X | X | | | | 1996 diagnosis; the injured party died in 2002; did not know about such a claim. A supplement filed at docket #8382, says as excuse for lateness they were in midst of a family crisis, but it is unclear to which lateness it refers, the date is not provided and it may more likely refer to the lateness of the filing with the trust as this excuse was not provided in the initial filing. In any event, family crisis does not explain many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3211 | TRO912658FTC | 5/30/2017 | Knox, Morris | Morris Knox | 6478 | | | X | | X | | 2016 diagnosis; did not know and no reason to know exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3212 | TRO890246FTC | 2/23/2016 | Murray, Morris | Morris Murray | 4761 | | X | X | | | | 1998 diagnosis; did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3213 | TRO890467FTC | 2/23/2016 | Windham, Morris | Morris Windham | 7178 | | X | X | | | X | 1999 diagnosis; says was residing in another state and did not receive one; also says was incompetent at filing deadline. Filed a signed rejection notice alleging new post-bar date exposures and/or new post-bar date diagnoses. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3214 | TRO891655FTC | 2/23/2016 | Morris, Meco | Morris, Meco | 4310 | | X | X | | | | Refers to diagnosis in 1975 and various conditions that pre-date 1990. Says was unaware of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3215 | TRO886405FTC | 12/7/2015 | Youngblood, Mozell | Mozell Youngblood | 7569 | | X | X | | | X | Diagnoses 2000, 2010, 2017; not aware of bankruptcy claims filing at time of bar date; did not see any of the published notice; moved away from Mississippi after school. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3216 | TRO888797FTC | 12/30/2015 | Callie, Payne | MS Payne | 4768 | | | | | | X | 2005 diagnosis. Rep says that injured party was incapacitated and incompetent at the time, she resided in a nursing home and was unable to communicate. Rep does not specify date and it is unclear if this condition predated the bar date, particularly because the Trust says the claim is barred by the statute of limitations. Will permit supplemental submission to explain timing and duration of the alleged incapacity, whether the same affected the running of the statute of limitations, and reasons why guardians or reps did not file a claim until many years after the bar date. |

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| 3217 | TRO888121FTC | 12/18/2015 | Mullins, Jake | Mullins, Jake | 6289 | | X | X | | | | 2002 diagnosis; previously filed with atty Bambach, was not contacted, attorney later died [in 2013]. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3218 | TRO891331FTC | 2/23/2016 | Burns, Muriel | Muriel Burns | 3705 | | X | X | | | | Diagnosed 1993, job required traveling, states that publication notice was insufficient as a result. Alleges publication notice was not reasonable but does not allege that Tronox knew of his claim and does not challenge the publication notices that were approved in 2009. Publication notices were reasonable and in compliance with due process requirements for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3219 | TRO887486FTC | 12/14/2015 | Council, Myia | Myia Council | 8427 | | | X | | X | | Unaware of bar date; misinterpreted conditions of the claim; unaware exposed to a Tronox product. Says symptoms December 2009, diagnosis October 2010. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3220 | TRO884499FTC | 11/25/2015 | Cockrell-Brewer, Mynona | Mynona Cockrell-Brewer | 7148 | | | X | | | | Alleges symptoms from 1990s but diagnosis 2009; previously filed with Colom law firm in 1990s in class action lawsuit against Kerr-McGee for residents living in the surrounding area of facility, outcome of that claim not clear; says publication notice was not reasonably calculated to provide notice to potential claimants; did not know and had no reason to know exposed to a Tronox product; did not read Wall Street Journal; says Tronox did not try hard enough to locate those living in area who were rejected; did not receive direct notice. Says the class action did not do right by people, is thankful that the Tort Claims Trust is providing a second chance. Tort Claims Trust is not related to the prior class action and has no connection with it. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3221 | TRO890849FTC | Unknown | Rush, Myra | Myra S. Rush | 8006 | | X | X | | | | Not included in Trust's summary. 2000 diagnosis; says did not know anything about it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3222 | TRO900535FTC | 8/16/2016 | Washington, Bailey | Myron Washington | 6554 | | | X | | | | 2007 diagnosis; rep says unaware daughter exposed to Tronox product; files same letter as others that says not given justifiable allowance under the guidance of Colom and Lundy, and refers to secret town meetings and discharge of claim violation of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3223 | TRO900536FTC | 8/16/2016 | Washington, Brooke | Myron Washington | 6589 | | | X | | | | 2007 diagnosis; parent filing for daughter; unaware child was exposed to Tronox product; says was not given justifiable allowance under the guidance of Colom and Lundy; discharge of claim a violation of due process; certain sectors met in private with minimal details to the town. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3224 | TRO889983FTC | 2/23/2016 | Jones, Myrtle | Myrtle Jones | 7908 | | X | X | | X | | Diagnoses 1972, 1990, 2013; prior to bar date, unaware exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3225 | TRO884960FTC | 11/25/2015 | Taylor, N | N Taylor | 3424 | | X | X | | | | Previously filed with the Colom law firm 2002; did not have knowledge of Tronox deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 3226 | TRO885623FTC | 11/25/2015 | Gray, Nadia | Nadia Gray | 7049 | | | | | | X | 2008 diagnosis; minor; unaware exposed to a Tronox product; did not see any publication information related to the case; the notice was not reasonably calculated to provide notice. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 3227 | TRO895639FTC | 3/24/2016 | Lagrone, Nakia | Nakia Lagrone | 6774 | | X | X | | | X | Diagnoses 1994, 1996, 2016; says was unaware of filing deadline; also says made claim in class action in 2002 and received \$800. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including merits of any defense based on the prior class action settlement) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3228 | TRO885667FTC | 11/25/2015 | Williams, Nakiala | Nakiala Williams | 3675 | | X | X | | | | Diagnosed 2000, no knowledge exposed or reason to know before deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3229 | TRO887169FTC | 12/14/2015 | Nalls, Malaysia | Nalls, Shervica | 5005 | | X | X | | | | 2004 diagnosis; the injured party is deceased; rep says not aware of process and that she could file a claim for a deceased relative. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3230 | TRO880231FTC | Unknown | Karriem, Naml | Naml F. Karriem | 6449 | | | | | | X | Not included in Trust's summary. 2003 diagnosis; minor; says publication notice of filing deadline was not reasonably calculated to provide notice to potential clients unknown at the time of notice; did not know and had no reason to know exposed to a Tronox product. Will permit supplemental submission to verify age as of bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 3231 | TRO894674FTC | 3/23/2016 | Nance, Nan | Nan Nance | 7324 | | X | X | | | | 2004 diagnosis; did not know about the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3232 | TRO887465FTC | 12/14/2015 | Burr, Arthur | Nancy Burr McCollum | 6995 | | X | X | | | | 1996 diagnosis; the injured party died in 1997; motion alleges incompetence, incapacitation at time of bar date, unclear whose; rep says publication notice not reasonably calculated to provide notice; no reason to know exposed to a Tronox product. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 3233 | TRO890344FTC | 2/23/2016 | Cunningham, Nancy | Nancy Cunningham | 5868 | | X | X | | | | Diagnoses in 1978, 1981 and 1982; says unaware of the information or possibility of receiving a settlement for physical injury. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3234 | TRO886724FTC | 12/7/2015 | Hannon, Nancy | Nancy Hannon | 3338 | | | X | | | | Diagnosed 1993. Claims "did not know and no reason to know exposed." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3235 | TRO901699FTC | 8/16/2016 | Kologe, Joseph | Nancy Kologe | 6822 | 8181 | | X | | | | 1967 diagnosis; the injured party died in 2001; rep says did not realize Tronox product could have caused his death until did research on the chemicals to which he was exposed. A supplemental letter filed at docket #8181. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3236 | TRO888570FTC | 12/24/2015 | Lampley, Nancy | Nancy Lampley | 5684 | 8289 | X | X | | | | 1989 diagnosis; unaware of the process and did not know that could file a claim for option 2. She states that "according to 'The Dispatch' newspaper," a local newspaper in Columbus, MS, the residents were not properly notified of how to receive claims for personal injury, but what she quotes from the article was the position taken by the Colom and McClanahan attorneys representing some class action plaintiffs, and the judge disagreed and found the notice sufficient. A supplement filed at docket #8289, says was without knowledge to wade through the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3237 | TRO887831FTC | 12/14/2015 | Richardson, Nancy | Nancy Richardson | 5991 | | | X | | X | | Alleges some post-bar date new manifestations of illness, unclear if new post-bar date diagnosis; says unaware and did not know about bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3238 | TRO902609FTC | 9/14/2016 | Snopkowski, Joseph | Nancy Walsh | 3393 | 4963 8057 | | X | | | | Father was diagnosed in 1978, died in 1979. "I filed all paperwork sent to me, for my father, every time they sent me paperwork I filled it out." Apparently is referring to paperwork filed in connection with the late-filed claim. Supplement filed at docket #4963 and 8057, complains that other people received money without doctor reports. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 3239 | TRO897173FTC | 5/4/2016 | Bridges, Natasha | Natasha Bridges | 5112 | | X | X | | | | Previously filed with atty Bambach in 1999. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3240 | TRO900009FTC | 7/25/2016 | Ivy, Natasha | Natasha Ivy | 4764 | | X | X | | | | June 1996 diagnosis; unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3241 | TRO891762FTC | 2/23/2016 | Morris, Natasha | Natasha Morris | 7662 | 8296 | X | X | | X | | Alleges first diagnosis in November 2009 but also says previously filed with Colom law firm in 2004, outcome not specified. A supplement filed at docket # 8296, without knowledge to wade through the process. Says submitted information before the deadline but appears to be under the misimpression that the late-filed claim was timely. Trust contends motion was untimely but the motion will be accepted based on its date and the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3242 | TRO892437FTC | 2/23/2016 | Sherron, Jesse | Natasha Sykes | 4420 | | X | X | | | | The injured party was diagnosed in 1980s, died in 2008. Rep unaware of case because certain group allegedly maintained information privately, false information provided that only people in company could file a claim. No details as to any particular false information allegedly given or who was responsible for the same. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3243 | TRO891436FTC | 2/23/2016 | Blevins, Nathan | Nathan Blevins | 7838 | | X | X | | | | 1998 diagnosis; unaware exposed to Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3244 | TRO890045FTC | 2/23/2016 | Taylor, Nathan | Nathan Taylor | 3887 | | X | X | | X | | Lists 1981 as date of first diagnosis but conditions listed all have diagnosis dates after the bar date (2010 and later). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3245 | TRO890840FTC | 2/23/2016 | Payne, Nathaniel | Nathaniel Payne | 3834 | | | X | | X | | First diagnosed in 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3246 | TRO898655FTC | 6/27/2016 | Moore, Nautica | Nautica Moore | 3709 | | | X | | | | Diagnosed 2009, no month provided, "didn't have no idea at the time." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 3247 | TRO902681FTC | 8/16/2016 | Coleman, Ned | Ned Coleman | 4751 | | | X | | | | March 2006 diagnosis. Was not aware of filing until spoke with atty (date unspecified) and he said he would get back in touch with him; later when others were filing application he filed also. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3248 | TRO884816FTC | 11/25/2015 | Johnson, Ned | Ned Johnson | 7465 | | | X | | X | | Alleges 9/1/09 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3249 | TRO880803FTC | Unknown | Fox, Nekeia | Nekeia Fox | 7967 | | X | X | | | | Not included in Trust's summary. 1987 diagnosis; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3250 | TRO900832FTC | 12/18/2015 | Gholson, Nekeydra | Nekeydra Gholson | 6058 | | X | X | | | X | Says symptoms and diagnosis in 2009, dates not clear; says unaware exposed to a Tronox product, also letter saying "was not given justifiable allowance under the guidance of Colom and Lundy"; discharge of claim violation of due process; refers to secret meetings in community and minimal details to town at large. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3251 | TRO898547FTC | 6/27/2016 | Fields, Nellie | Nellie Fields | 4825 | | | X | | | X | Unaware exposed to Tronox product; some conditions prior to bar date but most serious are listed as being diagnosed in 2016 and later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions first diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3252 | TRO898090FTC | 6/20/2016 | Stevenson, Wilie | Nellie Griffin | 7121 | | X | X | | | | 1970 diagnosis; the injured party is deceased; previously filed with Colom law firm 2002-2005, but did not receive a settlement. Rep learned of the possibility of a future tort claim and filed again. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3253 | TRO898089FTC | 6/20/2016 | Stevenson, Joanne | Nellie Griffin | 7188 | | X | X | | | | 1979 diagnosis; previously filed with Colom law firm in 2002-2005 but did not receive a settlement; the injured party is deceased; filed with Trust when the possibility of a future tort claim resurfaced through the church. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3254 | TRO899944FTC | 7/25/2016 | James, Nellie | Nellie James | 8459 | | | X | | X | | February 2010 diagnosis; says unaware of bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3255 | TRO897163FTC | 5/4/2016 | Mayfield, Nellie | Nellie Mayfield | 4808 | | | X | | X | | Unaware of bankruptcy claim/case; most symptoms and diagnosis after bar date. Standard cut-and-pasted form language as to reasons why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3256 | TRO899924FTC | 7/25/2016 | Taylor, Nellie | Nellie Taylor | 6124 | | | X | | X | | Alleges first diagnosis in December 2009; says did not know and had no reason to know exposed to a Tronox product; publication notice of the claims filing deadline was not reasonably calculated to provide notice. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3257 | TRO894871FTC | Unknown | Grays, Nelson | Nelson Grays | 6409 | | X | X | | | X | Not included in Trust's summary. Diagnoses 1980-1987 "and continued health problems even presently (2010);" says publication notice was not reasonably calculated to provide notice to potential claimants; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3258 | TRO887672FTC | 12/14/2015 | Pratt, Neosha | Neosha Pratt | 6707 | | | X | | | | 2008 and 2009 diagnoses; unaware able to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3259 | TRO898712FTC | 6/27/2016 | Dismukes, Nequay | Nequay Dismukes | 6506 | | | X | | | | Diagnosed in childhood; did not file because was not living in Columbus at the time; did not know that symptoms were directly related to Tronox chemicals. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3260 | TRO889911FTC | 2/23/2016 | Biscontini, Dolores | Nicholas Biscontini | 5321 | | | X | | | | 1988 diagnosis; injured party was confined to her home from 2004 until her death in 2015. She was not ambulatory; she did not receive a newspaper delivery. No showing of incapacity to a degree that movant could neither file a claim for herself or enlist the aid of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3261 | TRO885848FTC | 11/25/2015 | Turner, Nicholas | Nicholas Turner | 3601 | | | X | | X | | Diagnoses in 2010 and 2014. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 3262 | TRO896786FTC | 4/25/2016 | Norris, Nichole | Nichole Norris | 6713 | | | X | | | | 1987 diagnosis; thought you could only file claim if had cancer. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3263 | TRO893506FTC | 2/23/2016 | Young, Nichole | Nichole Young | 4133 | | | X | | | | Motion contains no information, just a signature page. |
| 3264 | TRO892716FTC | 2/23/2016 | Taylor, Nick | Nick Taylor | 4502 | | | X | | X | | Symptoms and diagnosis 10/2009 but refers to earlier filing with earlier conditions; says was unaware of bar date, misinterpreted conditions of filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. No showing as to relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3265 | TRO898030FTC | 6/20/2016 | Miller, Nickeela | Nickeela Miller | 6768 | | X | X | | | X | Diagnoses 1997, 2010, 2012; says unaware exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3266 | TRO893488FTC | Unknown | Gore, Nicki | Nicki Gore | 5895 | | | X | | | X | Not included in Trust's summary. Just signed rejection form and signed motion form, no information. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3267 | TRO892339FTC | 2/23/2016 | Johnson, Nickie | Nickie Johnson | 5322 | | X | X | | | | Diagnosis in 2004; says did not know could file a claim and was too sick to seek any assistance, does not provide dates or verification for alleged incapacity. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3268 | TRO895917FTC | 4/6/2016 | Conner, Nico | Nico Conner | 6533 | 8550 | X | X | | | | Various diagnoses, all before 2004; says was not aware of exposure to Tronox product; says at time of filing claim was away at college for some time and returned to care for a sick relative (does not provide specific dates); says exposures began in 1972, so was not a minor at the time of the bar date; did not hear any discussion about filing a claim; says discharge of claim a violation of due process. A supplemental letter complaining about the process filed at docket #8550. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3269 | TRO895733FTC | 3/24/2016 | Brown, Nicole | Nicole Brown | 4666 | | | X | | X | | Symptoms and diagnosis after bar date; unaware of bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3270 | TRO890986FTC | 2/23/2016 | Epps, Nicole | Nicole Epps | 6225 | 7664 | X | X | | X | | Previously filed with Colom law firm in 2001 but did not accept offer; after rejected offer there was no information made available regarding optional recourse; filed again in 2003 with Dalrymple law firm; says that she is uncertain if she has excusable neglect or a violation of due process she did everything she knew to be considered and included in the bankruptcy claimant. A rejection notice for this claim is filed at docket #6225. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date is to be determined by the Tort Claims Trust under its dispute resolution procedures. |

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| 3271 | TRO906044FTC | 4/24/2017 | Urban, Nicole | Nicole Urban | 4648 | | | X | | | | November 2004 diagnosis. Says did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3272 | TRO893438FTC | 2/23/2016 | Jordan, Niesha | Niesha Jordan | 4054 | | X | X | | | | 1997 diagnosis. Not aware of process or the possibility of receiving a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3273 | TRO896597FTC | 4/25/2016 | Cunningham, Nina | Nina Cunningham | 7182 | | X | X | | | | 1995 diagnosis; former resident of Columbus, MS; moved to Millport, Alabama (about 23 miles from Columbus, MS) in approximately 2005; says did not know could file a claim; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3274 | TRO901027FTC | Unknown | Terry, Nita | Nita Terry | 6064 | | X | X | | | | Not included in Trust's summary. Diagnoses 1987 and earlier; was unaware of the information and the possibility of receiving a settlement for her injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3275 | TRO898135FTC | 6/20/2016 | Lavender, Quincy | Nitiya Barry | 6981 | | X | X | | | X | Diagnoses in 2003 and 2011; rep unaware could file a claim; was not notified via mail, newspaper, letter or other media concerning matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3276 | TRO898134FTC | 6/20/2016 | Barry, Nitirah | Nitiya Barry | 6986 | | X | X | | | X | Diagnoses 2001, 2008, 2011; rep says unaware could file a claim; not notified by mail, newspaper, letters or other media concerning this matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3277 | TRO889386FTC | 2/23/2016 | Barry, Nitiya | Nitiya Barry | 7000 | | X | X | | | | 1981 diagnoses; unaware could file a claim; not notified by mail, newspaper, letters or other media concerning matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3278 | TRO887617FTC | 12/14/2015 | Congious, Sarah | Norcasha Congious | 3347 | | X | X | | | | Diagnosed 2005, filing on behalf of dead mother. Mom died, father allegedly became incompetent - drug and alcohol dependent. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Insufficient showing of incompetence at time of bar date. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3279 | TRO886841FTC | Unknown | Henry, Lillie | Norma Saddler | 5265 | 8452 | X | X | | | | Not included in Trust's summary. Diagnoses 1996 and earlier; the injured party died in 2001. There were duplicate motions docketed for this claimant using different TRO claim numbers, one is filed at docket #5265 [TRO886841FTC] and the other at docket # 8452 [TRO880837FTC]; the rep's excuse is she was not aware of the process or that she could file a claim; says violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3280 | TRO880837FTC | 12/4/2015 | Henry, Lillie | Norma Saddler | 8452 | 5265 | X | X | | | | Diagnoses 1996 and earlier; the injured party died in 2001; there were duplicate motions docketed for this claimant using different TRO claim numbers, one is filed at docket #5265 [TRO886841FTC] and the other at docket # 8452 [TRO880837FTC]; the rep's excuse is she was not aware of the process or that she could file a claim; says violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3281 | TRO889146FTC | Unknown | Sanders, Tom | Norma Sanders | 6326 | | X | X | | | | Not included in Trust's summary. 1970s diagnosis; the injured party is deceased; rep says injured party was elderly and did not understand proceedings of filing a claim; rep does not say why she did not file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 3282 | TRO892901FTC | 2/23/2016 | White, Norma | Norma White | 6748 | | X | X | | | X | Alleges 2014 diagnosis but also says filed a claim in the 2002 class action. Says unaware exposed prior to deadline & publication notice insufficient, but does not elaborate. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3283 | TRO900484FTC | 8/16/2016 | Jefferson, Norman | Norman Jefferson | 3635 | | X | X | | | | Diagnosed 2003, not aware of deadline until deadline passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3284 | TRO901210FTC | 8/16/2016 | Jefferson, Norman | Norman Jefferson | 4971 | | X | X | | | | 1976 diagnosis; says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3285 | TRO896405FTC | 4/13/2016 | Latham, Norman | Norman Latham | 3560 | | X | X | | | | Diagnosed 1991, alleges made claim through attorney Howard Gunn but without providing dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3286 | TRO886441FTC | 12/7/2015 | Gardner, O'Brien | O'Brien Gardner | 4112 | 9236 | X | X | | | | Former resident of Columbus, MS. 1990 and 1992 diagnoses. Did not know and no reason to know exposed to Tronox product. A supplement filed at docket #9236 complaining of delay. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3287 | TRO896137FTC | 4/6/2016 | Hodges, Octavian | Octavian Hodges | 5873 | | X | X | | X | | Alleges 2015 diagnosis but also says previously filed with Colom law firm in 2002; standard cut-and-pasted language as to reasons why missed bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3288 | TRO886477FTC | Unknown | Holt, Octavian | Octavian Holt | 8005 | | X | X | | | | Not included in Trust's summary. Diagnoses 1995 and prior; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3289 | TRO900847FTC | 8/16/2016 | Davidson, Odell | Odell Davidson | 5076 | | X | X | | | | Diagnoses 1973 and earlier; unaware of bar date; not living in specific local area, therefore, assumed did not qualify; unaware that qualified. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 3290 | TRO904009FTC | 1/3/2017 | Bush, Odessa | Odessa Bush | 4798 | | X | X | | | | 1993 diagnosis; says that she tried to file a claim but was told it was over with and she did not know what to do. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3291 | TRO892025FTC | 2/23/2016 | Jefferson, Ola | Ola Jefferson | 6024 | | X | X | | | | Diagnoses all pre-date 1993; did not know and had no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3292 | TRO898968FTC | 6/27/2016 | Beatty, Oleather | Oleather Beatty | 5104 | | X | X | | | | 1986 diagnosis; did not know about it then. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3293 | TRO892071FTC | 2/23/2016 | Miller, Oliver | Oliver Miller | 3738 | | X | X | | | | Diagnosed 1994, unaware case existed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3294 | TRO881057FTC | 12/4/2015 | Johnson, Olivia | Olivia Johnson | 4206 | | X | X | | | | 1972 diagnosis. Unaware of bar date; did not receive notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3295 | TRO892879FTC | 2/23/2016 | Stewart, Susie | Olivia Slater | 6592 | 9123 | X | X | | | | Diagnosis date listed as 1933 but may mean 1993; the injured party died in 1993. Standard cut-and-pasted form language as to reasons why missed the bar date. A supplemental letter filed at docket #9123 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3296 | TRO895838FTC | 3/24/2016 | Brown, Scennie | Ollie Brown | 6056 | | | X | | | | 1990 diagnosis; place of exposure not clear; the injured party is deceased; rep says did not know of any ongoing case with Tronox; was not notified by mail, telephone or by anyone; did not learn anything about this matter from TV or radio. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3297 | TRO889831FTC | 2/23/2016 | Webber, Ollie | Ollie Webber | 8520 | | | X | | | | No excuse provided, no details provided, says that the trust has copies of all medical information already. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3298 | TRO885129FTC | 11/25/2015 | Richardson, Olmarie Poole | Olmarie Poole Richardson | 5163 | | X | X | | | | Diagnoses all 1990 and earlier. Unaware of process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3299 | TRO897132FTC | 5/4/2016 | Jones, Omar | Omar Jones | 7671 | | X | X | | | | Various conditions, does not list each one and does not list diagnosis date for each one; did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3300 | TRO886623FTC | 12/7/2015 | Roby, Omekia | Omekia Roby | 4459 | | X | X | | | | 1994 diagnosis. Says did not receive direct notice. Complains about lack of direct notice but does not contend Tronox knew of the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3301 | TRO884937FTC | 11/25/2015 | McCarter, Onassis | Onassis McCarter | 3370 | | X | X | | | X | Some conditions diagnosed in 1999, others in April 2017. Says she "did not know much" about the Tronox bankruptcy case, thought she had to reside in the area her whole life. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on 1999 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on alleged post-bar date diagnoses are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 3302 | TRO895717FTC | 3/24/2016 | Hopkins, Onie | Onie Hopkins | 7287 | | | X | | | X | Says diagnosed in 2009 but does not provide month; unaware could file a claim when others were filing but the pastor advised him to complete an application. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3303 | TRO890388FTC | 2/23/2016 | Roby, Ora | Ora Roby | 7750 | | | X | | | X | Alleges symptoms began in 2001 but not diagnosed until 2012; did not know and had no reason to know exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified post-bar date claims to be pursued. |

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| 3304 | TRO891624FTC | 2/23/2016 | Brown, Oradell, Jr. | Oradell Brown | 4472 | | X | X | | | X | Diagnosis dates not clear. Says was unaware of ongoing Tronox case, did not receive direct notice, did not see anything on TV, did not learn about the claims process until 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3305 | TRO886702FTC | 12/7/2015 | Vaughn, Oren | Oren Vaughn | 4085 | | X | X | | | X | Diagnoses in 1990s but claims one diagnosis in 2009 (not specific as to date). Says was unaware of lawsuit until filed a claim on the "second round." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3306 | TRO880769FTC | 12/4/2015 | Guyton, Mary | Orko Guyton | 6946 | 8085 | X | X | | | | 1993 and 1995 diagnoses; the injured party died in 1997. Rep says had no knowledge of exposure to Tronox product at that time; unaware of claim option or way to complete paperwork. A supplement filed at docket #8085; rep says did not have knowledge of the lawsuit or bar date; trying to contact company since 2001; refers to a NY law that allows victims to file lawsuits within reasonable time upon discovery; complains that victims get \$1,000 payments while attys get 50% in "administrative fees." Claim is governed by MS law, not NY law. Claim was time-barred under MS statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3307 | TRO897477FTC | 5/25/2016 | Ferguson, Orlando | Orlando Ferguson | 5794 | 8193 | X | X | | | | Had to use respiratory machine in 1993; says was incarcerated at the time of the bar date and had no way nor anyone to carry out anything of that nature for him. A supplemental letter filed at docket #8193, incarcerated from 12/2008 to 8/2013. However, this claim was time-barred under the applicable statute of limitations many years before the Tronox bankruptcy filing in 2009. |
| 3308 | TRO886167FTC | 12/7/2015 | Harris, Orlando | Orlando Harris | 8448 | | | X | | | | Signed motion, no specifics as to conditions, no excuse provided as to why missed the bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3309 | TRO886043FTC | 12/7/2015 | Smith, Orlando | Orlando Smith | 3817 | | X | X | | | | 1998 diagnosis. Was part of 2002 legal case with Colom law firm. Claim resolved in a prior litigation could not be reasserted in the Tronox bankruptcy case. If claim was not resolved, then participation in the prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3310 | TRO896370FTC | 4/13/2016 | Davis, Jarrett | Orvella Smith | 8431 | | | X | | | | 2004 symptoms onset; diagnosis "N/A;" the injured party is deceased; no reason given why bar date was missed. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3311 | TRO896369FTC | 4/13/2016 | Davis, Maurice | Orvella Smith | 8432 | | | X | | | | 2002 symptoms; the injured party is deceased; rep does not provide excuse for missing bar date. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3312 | TRO896381FTC | 4/13/2016 | Ellis, Mitt | Oscar Ellis | 3803 | | | X | | | | 1988 diagnosis, party died before bar date. No explanation as to failure to file by the original bar date, therefore no proper grounds stated for relief. |
| 3313 | TRO903392FTC | 10/27/2016 | Howard, Oscar | Oscar Howard | 4793 | | X | X | | X | | Cut-and-pasted summary language as to excuses for not making a timely filing. Says symptoms and diagnosis in 2010 but also says previously filed with atty Jeffrey Navarro in a Kerr-McGee class action. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions that manifested prior to bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3314 | TRO893047FTC | 2/23/2016 | Lewis, Oscar III | Oscar Lewis III | 7922 | | X | X | | | | 1996 diagnosis; unaware of bar date; did not see any publication notice; says there was no news in local papers, but notice was published in the Commercial Dispatch on June 23, 2009; says publication notice not reasonably calculated to provide notice, does not say why; unaware exposed to Tronox product; unaware of threat from living in area. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3315 | TRO898866FTC | 6/27/2016 | Wofford, Otha | Otha Wofford | 4925 | | | X | | X | | Says symptoms and diagnosis 2011; says was ill and does not recall receiving papers until 2017. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3316 | TRO885277FTC | 11/25/2015 | Sherrod, Otis | Otis Sherrod | 7447 | | | X | | X | | 2010 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3317 | TRO885887FTC | 11/25/2015 | Tucker, Otis | Otis Tucker Jimmy Tucker | 7552 | | X | X | | | | 1980, 1989 diagnoses; the injured party died in 1991; rep says failure to file was due to ignorance on his part for not knowing and understanding the truth of what these papers were all about because of what seemed to be false gossip rather than value put on the importance of these papers; Tronox did not do proper advertisement in major newspaper or at least not enough to spread the authenticity of the advertisement; more value at getting out the proper and correct information was taken lightly. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3318 | TRO886136FTC | 12/7/2015 | Williams, Otis | Otis Williams | 7410 | | X | X | | | | 1990 diagnosis; previously filed with the Colom law firm in 1999, outcome not specified; unaware could file a claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3319 | TRO894417FTC | 3/2/2016 | Outlaw, Annette | Outlaw, Annette | 5572 | | | X | | X | | Says was not aware; says symptoms and diagnosis were in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3320 | TRO895354FTC | 3/24/2016 | Grant, Owen | Owen Grant | 4047 | | | X | | | | No diagnosis date, symptoms in 1979. Says was unaware of Tronox, no reason to believe exposed to Tronox product. Claim filed 12/9/2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3321 | TRO884648FTC | 11/25/2015 | Coleman, Ozella | Ozella Coleman | 4816 | | X | X | | | | Diagnoses in 1992-1994; unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3322 | TRO901119FTC | 8/16/2016 | Saunders, Ozella | Ozella Saunders | 6829 | | X | X | | | | Various diagnoses, all 1990 and earlier; former resident of Columbus, MS; unaware of bankruptcy filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3323 | TRO892501FTC | 2/23/2016 | Dumas, Lucille | Ozzie Rhone | 7374 | 9312 | X | X | | | | 1967 diagnosis; the injured party died in 1968; says incompetent and incapacitated at time of filing deadline (unclear if just referring to injured party); rep says that publication notice not reasonably calculated to provide notice; did not know and no reason to know of exposure to Tronox product. A supplemental letter filed at docket #9312 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3324 | TRO901855FTC | 9/14/2016 | Thompson, Ozzie | Ozzie Thompson | 4908 | | X | X | | | | 1974 diagnosis; says did not know about it, moved from MS to Chicago, Illinois. Bar date notice was published in the Chicago Tribune. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3325 | TRO899300FTC | 7/11/2016 | Brown-Johnson, Palmetche | Palmetchie Brown-Johnson | 6725 | | X | X | | | | 1969, 1999, 2005 diagnoses; former resident of Columbus, MS who still lived there in 2009; says atty Bill Bambach lost paperwork, then filled out more paperwork in 2005 with the Creosote Litigation Group. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3326 | TRO884975FTC | 11/25/2015 | Colvin, Pamela | Pamela Colvin | 7005 | | X | X | | | | 1990s diagnosis; previously filed with Colom law firm in 2002; unaware of any ongoing claims against Tronox; previously informed that anyone represented by the Colom law firm was ineligible to file a claim but has found that this statement is not true. She says that she later found out that any additional funds from any sources concerning the Tronox case would be distributed to early filers. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3327 | TRO899316FTC | 7/11/2016 | Summerville, Kinley | Pamela Colvin | 7604 | | X | X | | | | 1980s diagnosis; the injured party died in 2009; rep unaware eligible to file; thought it was only for those in direct vicinity of the plant; it appears that the person died a few days before the bar date in August 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3328 | TRO885936FTC | 11/25/2015 | Davenport, Pamela | Pamela Davenport | 3450 | | X | X | | | | 1985 diagnosis. Says was told the bankruptcy case was closed and that claimants were not going to receive anything because Tronox was in bankruptcy, her spouse told her to file because they both were affected living there; he received his settlement. Alleges actual knowledge of bankruptcy and made a conscious decision not to file because of belief there would not be significant payouts, that is not grounds for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3329 | TRO894279FTC | 3/2/2016 | Humphries, Pamela | Pamela Humphries | 3780 | | X | X | | | | Diagnosis in 1996. Says was under the impression that only people with cancer could file, then found out in 2015 that "anyone who had attended Hunt High School could file." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3330 | TRO885551FTC | 11/25/2015 | Lomo, Pamela | Pamela Lomo | 7436 | | | X | | | X | Diagnoses 1959 (kidney), 1995 (bleeding), 1980 (respiratory), 2012 (thyroid), 2016 (heart); says the publication notice was not reasonably calculated to provide notice; says she lived in Oklahoma and did not become aware of the lawsuit through reasonable means of publication, local or otherwise. As she did not have notice of the suit, she did not know or have reason to know exposed to a Tronox product. The court approved notices in 2009 that included publication in local newspapers where plants were located and also in national edition of Wall Street Journal. Publications in OK included the Hugo Daily News/Choctaw County Times, the Cleveland American and the Tulsa World. Publication notice was reasonable and consistent with due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3331 | TRO892935FTC | Unknown | Morris, Pamela | Pamela Morris | 8025 | | X | X | | | | Not included in Trust's summary. 2000 diagnosis; previously filed with atty Bambach; no indication if a claim was made in any proceeding. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. |
| 3332 | TRO890212FTC | 2/23/2016 | Pollard, Bryant | Pamela Pollard | 6471 | | | X | | | | 2006 diagnosis; rep of minor says was told that because of where they lived, they did not qualify to apply for the future tort claim but that after some years passed by, "the area to apply was extended." Advice about restraints based on where claimant lived is likely based on prior class action (which was on behalf of residents in a certain area), not the bankruptcy case. Says the publication notice was not reasonably calculated to provide notice to potential claimants who were unknown at the time of the notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3333 | TRO890192FTC | 2/23/2016 | Pollard, Annie | Pamela Pollard | 6482 | | X | X | | | | 2004 diagnosis; rep says the publication notice of bar date was not reasonable; says was initially excluded from lawsuit because of address, but that must be a reference to an earlier class action. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3334 | TRO889155FTC | 2/23/2016 | Pollard, Angelo | Pamela Pollard | 6559 | | X | X | | | | 1986 diagnosis; the injured party died in 1991; rep says that the publication notice was not reasonably calculated to provide notice; the hospital destroyed old medical records in accordance with lawful practice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3335 | TRO901511FTC | 8/16/2016 | Richey, Pamela | Pamela Richey | 5542 | 5543 | X | X | | X | | Claimant alleges unaware of bar date; did not know how to complete form; wants Trust to consider further and/or to treat conditions that continued after the bar date as post-bar date conditions. A supplemental letter filed at docket #5543 filed by Pamela Richey for herself and additional claimants. The letter is the same letter filed by many claimants that says a person claiming to represent trust instructed what to fill out and form to use and allegedly misled them in 2015 or later. Continuation of a pre-bar date diagnosis does not itself mean that a claim is a Future Tort Claim; there must be a condition that has not been diagnosed before the bar date. Unclear if claimant just has continuations of prior diagnosed conditions or a new post-bar date diagnosis of a previously undiagnosed condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3336 | TRO901510FTC | 8/16/2016 | Keaton, Larry | Pamela Richey | 5543 | | X | X | | | X | Letter at docket # 5543 filed by Pamela Richey appears to be on behalf of several claimants including this claim. there is no excuse provided concerning bar date. The letter is the same letter filed by many claimants that says a person claiming to represent the trust instructed what to fill out and what form to use and allegedly misled claimants. Complaints about the communications with the trust do not explain why bar date was missed, the trust did not exist at the time of the bar date. Continuation of a pre-bar date diagnosis does not mean that a claim is a Future Tort Claim; a claim is not a post-bar date claim unless it is based on a condition that was first diagnosed after the bar date. Unclear if claimant just has continuations of prior diagnosed conditions or if there was a new post-bar date diagnosis of a previously undiagnosed condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3337 | TRO901443FTC | 8/16/2016 | Richey, Laken | Pamela Richey | 5543 | | X | X | | | X | Letter at docket # 5543 filed by Pamela Richey appears to be on behalf of several claimants including this claim. there is no excuse provided concerning bar date. The letter is the same letter filed by many claimants that says a person claiming to represent the trust instructed what to fill out and what form to use and allegedly misled claimants. Complaints about the communications with the trust do not explain why bar date was missed, the trust did not exist at the time of the bar date. Continuation of a pre-bar date diagnosis does not mean that a claim is a Future Tort Claim; a claim is not a post-bar date claim unless it is based on a condition that was first diagnosed after the bar date. Unclear if claimant just has continuations of prior diagnosed conditions or if there was a new post-bar date diagnosis of a previously undiagnosed condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3338 | TRO901445FTC | 8/16;16 | Trimble, Christopher | Pamela Richey | 5543 | | X | X | | | X | Letter at docket # 5543 filed by Pamela Richey appears to be on behalf of several claimants including this claim. there is no excuse provided concerning bar date. The letter is the same letter filed by many claimants that says a person claiming to represent the trust instructed what to fill out and what form to use and allegedly misled claimants. Complaints about the communications with the trust do not explain why bar date was missed, the trust did not exist at the time of the bar date. Continuation of a pre-bar date diagnosis does not mean that a claim is a Future Tort Claim; a claim is not a post-bar date claim unless it is based on a condition that was first diagnosed after the bar date. Unclear if claimant just has continuations of prior diagnosed conditions or if there was a new post-bar date diagnosis of a previously undiagnosed condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3339 | TRO889087FTC | 12/30/2015 | Stephens, Pamela | Pamela Stephens | 6380 | | X | X | | | X | Various diagnoses, some in 1990s, one in 2008, some after bar date; says was not aware of the threatening health issues that she would acquire from living in the contaminated environment; did not know and had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3340 | TRO899268FTC | 7/11/2016 | Walls, Pamela | Pamela Walls | 6184 | | X | X | | | | Diagnoses 2005 and earlier; previously filed with Howard Gunn, Bambach, Cunningham, the Creosote Litigation Group 2003, unclear if claim resolved in another proceeding. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3341 | TRO896334FTC | Unknown | Williams, Pamela | Pamela Williams | 7437 | | | X | | X | | Not included in Trust's summary. Various diagnoses, some before bar date, some after; says did not get any notices from the court or from attorney after retention in 2015; says had been sick and going to doctors for her exposures but does not provide dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3342 | TRO893313FTC | 2/23/2016 | Williams, Pandora | Pandora Williams | 7329 | | x | X | | | | Began having asthma in 1992; diagnosis date listed as "N/A;" says was unaware of bar date; she was not privileged nor did she know to get the Wall Street Journal publication or any of the other articles. Says public was not advised until 2011, but does not explain basis for that contention. Also fails to explain long delay before filing a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3343 | TRO894442FTC | 3/2/2016 | Harris, Panky | Panky Harris | 5515 | | X | X | | | X | 1997 thyroid diagnosis and treatment, asthma symptoms beginning 2000 but not "treated" until 2013; says did not file proof of claim in Tronox bankruptcy case because he was "unaware of such claim taking place." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3344 | TRO887323FTC | 12/14/2015 | Gray, Parine | Parine Gray | 3806 | | | X | | | X | Diagnosed 2013, but also says didn't file a claim by deadline because unaware of possibility of getting anything for injuries. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3345 | TRO896810FTC | 4/25/2016 | Butler, Parko | Parko Butler | 4711 | | | | | | X | December 2008 diagnosis. Says was incapacitated by injuries and mental illness, schizophrenia. Will permit supplemental submission to verify alleged mental incapacity at the time of the bar date and to explain why movant could not enlist others to help in filing a claim, why movant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3346 | TRO894406FTC | 3/2/2016 | Edwards, Emma | Parks, Hattie | 5460 | | | X | | | | 2008 diagnosis; injured party died in 2013; rep argues that mother had many health issues but does not explain failure to file a timely claim. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3347 | TRO885827FTC | 11/25/2015 | Williams, Pat | Pat Williams | 3492 | | | X | | | X | Alleges first diagnosis in 2014. Says she applied in "the round first prior to the deadline" but did not receive written notice as to the status of her paperwork and she filed again when it was advertised; is apparently referring to post-2009 filings. No claim has been asserted based on a pre-bar date diagnosis, therefore no proper motion has been made for relief from the bar date to assert such a claim. The merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 3348 | TRO912396FTC | 5/30/2017 | Hollis, Patricia | Patricia Hollis | 5316 | | | X | | X | | Says she just received the paper to file with court in 2017; says symptoms and diagnosis 2011 but Trust may dispute dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3349 | TRO915011FTC | 7/26/2017 | Gore, William | Patricia A. Gore | 6291 | | X | X | | | | 1957 diagnosis; the injured party died in 2017; previously filed with the Colom law firm in 2002 Kerr-McGee Creosote Plant Class Action; standard cut-and-pasted form language as to reasons why missed the bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3350 | TRO894343FTC | 3/2/2016 | Gore, Annie | Patricia A. Gore | 6292 | | X | X | | | | 1988 diagnosis; the injured party died in 1991. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3351 | TRO880972FTC | 12/4/2015 | Gore, Patricia A. | Patricia A. Gore | 6294 | | X | X | | | | 1959 diagnosis; previously filed with the Colom law firm in 2002 Kerr-McGee Creosote Plant Class Action; standard cut-and-pasted form language as to reasons why missed the bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3352 | TRO884875FTC | 11/25/2015 | Brooks, Patricia | Patricia Brooks | 6722 | | X | X | | | | 1980 diagnosis; did not know/no reason to know father had been exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3353 | TRO888078FTC | 12/18/2015 | Brown, Patricia | Patricia Brown | 4496 | | X | X | | | | Diagnoses in early 2000s; previously filed with Howard Gunn 2002; moved from Columbus and did not receive any more paperwork from Gunn; did not receive written notice of bar date. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3354 | TRO893487FTC | 2/23/2016 | Bush, Patricia | Patricia Bush | 3973 | | X | X | | | | 1998 diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3355 | TRO891570FTC | 2/23/2016 | Clark, Patricia | Patricia Clark | 5166 | | X | X | | | | 1954 diagnosis; part of prior proceedings with Wilbur Colom; unaware of bar date. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3356 | TRO893726FTC | 3/2/2016 | Johnson, Bobby | Patricia Douglas | 3849 | | X | X | | | | Diagnosis in 1971, injured party died in 2000. Claim was filed with Colom law group but was denied. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3357 | TRO884561FTC | 11/25/2015 | Frazier, Patricia | Patricia Frazier | 4513 | | X | X | | | | Symptoms & diagnosis 1994, made claim with Colom firm in 2002. Says unaware of claims process. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3358 | TRO884670FTC | 11/25/2015 | Lee, Patricia | Patricia Lee | 5822 | | X | X | | | | 1990 diagnosis; says that, at the time of the bar date, she was sick and was traveling to the infusion center twice a week. However, does not explain why no action taken between 1990 diagnosis and 2009 bar date and why no claim filed until years after the bar date. In addition, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy. |
| 3359 | TRO905512FTC | 3/28/2017 | Lowery, Ben | Patricia Lowery | 5199 | | | X | | X | | Previously filed with Tollison law firm; injured party deceased; rep says she thought her spouse had previously filed a claim but apparently he did not. Alleges a 2010 first diagnosis but given prior counsel retention that date may be disputed. Date of Tollison retention is not clear. Suggests that husband was aware of his rights in 2009 but did not pursue them. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. To the extent the claim alleges a post-bar date diagnosis of a new condition, that claim is for resolution by the Tort Claims Trust under its normal dispute resolution procedures. |
| 3360 | TRO894558FTC | 3/23/2016 | Gore, Patricia M. | Patricia M. Gore | 6293 | | X | X | | | | 1979 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3361 | TRO887527FTC | Unknown | Malone, Patricia | Patricia Malone | 6984 | | X | X | | | X | Not included in Trust's summary. Two diagnoses in 2012, rest 1995 and earlier. Says unaware of claims process; complains that the process was tainted because payments were made to claimants who were not ill, had no serious medical problems and did not live in the primary area; this shows incompetence or greed, failure to use available technology or bias in claims determination. Allowance of claims was done by the Trust, Court cannot comment on allegations of errors in prior claim allowances. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3362 | TRO892308FTC | Unknown | McKinley, Patricia | Patricia McKinley | 4211 | | | X | | | X | Motion not included in the Trust's summary. Says diagnosis in 2006 but previously filed with the Colom law firm 2004, and received \$200. Unaware could refile. Also alleges new post-bar date diagnosis of breast cancer. Claim that was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3363 | TRO892126FTC | 2/23/2016 | Norwood, Patricia | Patricia Norwood | 7446 | | X | X | | | | 1980 diagnosis; unaware of Tronox bankruptcy case; says did not know of case; says the publication notice was not reasonably calculated to provide notice but does not state why. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3364 | TRO905465FTC | 3/28/2017 | Soroka, John | Patricia Pickering | 3517 | | | X | | | | Diagnosed 1997, filing on behalf of husband, after he died wife's mom became ill so she was preoccupied, mom passed in 2000. Moved to Delaware in 2003 and remarried. "I don't remember getting notice then [in 2003]. When I did get them it was too painful to remember and put them aside."). Reference to notices in 2003 appears to confuse the 2009 bankruptcy process with a prior class action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 3365 | TRO884023FTC | 11/13/2015 | McCrary, Patricia | Patricia R. McCrary | 3536 | | | X | | | | Listed in Trust's summary with a different claim number [TRO884024FTC]. Diagnosed 2003, filing on behalf of child, part of 2002 action. Says was "not given a direct notice of the significance of the claim filing deadline." Complains of lack of direct notice but no allegation that Tronox knew the claimant's child had a potential claim. Participation in prior litigation shows awareness of rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3366 | TRO885430FTC | 11/25/2015 | Randolph, John | Patricia Randolph | 3537 | | | X | | | | Diagnosed 2008, failed to file on dad's behalf because he was in hospice and child was caring for him during that time. However, dad died on 4/26/2008, and child could have filed by bar date. Insufficient showing to warrant relief based on excusable neglect. |
| 3367 | TRO880356FTC | 12/4/2015 | Rose, Patricia | Patricia Rose | 6841 | | X | X | | | | 1969 diagnosis; was away from Columbus for 22 years; unaware of claim, filled out paperwork in 2014. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3368 | TRO888033FTC | 12/18/2015 | Smith, Patricia | Patricia Smith | 6242 | | X | X | | | | 2004 diagnosis; no excuse provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3369 | TRO900788FTC | 8/16/2016 | Williams, Lula | Patricia Stafford | 4103 | | | X | | | | Diagnosis in 1975 for stomach problems, 2000 for cancer. The injured party died in 2007. Rep says no knowledge could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 3370 | TRO892156FTC | 2/23/2016 | Moody, Richard | Patricia Sykes | 7018 | | | X | | | X | Alleges various post-bar date diagnoses; says was unaware of the information or possibility of receiving a settlement for physical injuries; does not assert any health issues that would have prevented filing but includes records for many hospital visits in 2009, including on 8/3/2009 near bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3371 | TRO891831FTC | 2/23/2016 | Turner, Patricia | Patricia Turner | 7642 | | x | X | | | X | Diagnoses 1965, 1970, 1991, 2016; says that previously filed with Colom law firm, Cochran, Hunter Lundy & Davis, Richmond Simon & Agston, Hamilton Sexton & Berry 2001, does not disclose outcome; says did not receive direct written notice of bar date although had commenced a legal proceeding against Tronox, but it is not clear that the referenced proceeding was outstanding at the time of the bankruptcy filing, and in any event the counsel identified received direct notice of the bar date. Says he was told by atty that paperwork was lost but that may refer to a previously closed action. Also asserts due process claim because publication notice not reasonably calculated to provide notice; says did not see publication notice and was not aware of the bar date or of the bankruptcy case and therefore says did not receive sufficient notice to file a timely claim. If pre-bar date claim was resolved in a prior action it could not be asserted in the Tronox bankruptcy. If it was not part of a pending action, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In those instances, publication notice would have been appropriate because Tronox would have had no reason to know that the claimant had an unresolved claim. If the claim was the subject of a still-pending litigation, then a proof of claim should have been filed, as notice by mail was provided to all plaintiffs in pending litigations (or to their counsel if the plaintiffs' addresses were not known), and the proof of service on file shows that the listed attorneys received notice of the bar date. Notice sent to counsel is imputed to the client. Failure by counsel to file a claim is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date (and any defense based on terms of resolution of prior action) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3372 | TRO895254FTC | 3/23/2016 | Conner, Annette | Patricia White | 7574 | | X | X | | | | 2003 diagnosis; the injured party is deceased; rep unaware of the lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3373 | TRO903761FTC | 11/23/2016 | Williams, Patricia | Patricia Williams | 7207 | 8145 | X | X | | | | 1956 diagnosis; unaware of deadline; did not know and had no reason to know exposed to a Tronox product; says discharge of claim was a violation of due process, does not say why or how. A supplement filed at docket # 8145. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3374 | TRO895261FTC | 3/23/2016 | Conner, Isham | Patricia Williams | 7573 | | X | X | | | | 2002 diagnosis; the injured party is deceased; family was unaware of the lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3375 | TRO890044FTC | 2/23/2016 | Wilson, Patricia | Patricia Wilson | 4824 | | X | X | | | | 1998-99 diagnosis. The claimant says moved and unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| | | | | | | | A | B | C | D | E | |
| 3376 | TRO894712FTC | Unknown | Douglas, Patrick | Patrick Douglas | 7999 | | X | X | | | X | Not included in Trust's summary. Diagnoses 2006, 2008, 2009; first filed with atty Bambach (deceased), but Bambach did not die until 2013, that is no reason why missed the bar date in 2009; was told it was too late to file (it was). Date of 2009 diagnosis not clear. Claim based on 1986 diagnosis was time-barred under applicable statute of limitations before Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to other pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3377 | TRO901989FTC | 9/14/2016 | Gilhooley, Patrick | Patrick Gilhooley | 3479 | | | X | | | X | Says diagnosis did not occur until September 2009. Does not allege a claim based on a pre-bar date diagnosis for which relief from the bar date is sought. Merits of any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3378 | TRO903368FTC | 10/27/2016 | Gilvary, Patrick | Patrick Gilvary, Jr. | 7538 | | | X | | | | 1978 and 1998 diagnoses; did not know and had no reason to know exposed to and contaminated by a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3379 | TRO894872FTC | Unknown | Grays, Patrick | Patrick Grays | 6465 | | X | X | | | X | Not included in Trust's summary. Diagnoses 1989, 1998, 2011; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3380 | TRO891585FTC | 2/23/2016 | Hopkins, Patrick | Patrick Hopkins | 3455 | | | X | | | X | Says diagnosis 2009-2012; did not hear anything after filed claim in 2015. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3381 | TRO895039FTC | 3/23/2016 | Murray, Patrick | Patrick Murray | 7897 | | | X | | | X | Claims August 2009 diagnosis; says bar date period was too short, but that does not explain the many years' delay after the bar date before a claim was filed; says did not have reasonable access to any of the publications but the notice was published in the Commercial Dispatch in Columbus, MS; unaware exposed to dangerous Tronox chemical and unaware cause of condition. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3382 | TRO893432FTC | 2/23/2016 | Lane, Patta | Patta Lane | 3815 | | | X | | | | Diagnosed with non-Hodgkins lymphoma before bar date but did not realize until after 2009 that illness was related to creosote. Explains why missed the bar date itself but does not explain why no claim was filed until early 2016, more than six years after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3383 | TRO894511FTC | 3/23/2016 | Wieder, Pattie | Pattie Wilder | 7019 | 8932 | | X | | | X | Various diagnoses 2006-2009, dates of 2009 diagnoses not clear; no excuse provided. A supplemental letter filed at docket #8932 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3384 | TRO895958FTC | 4/6/2016 | Bailey, Patty | Patty Bailey | 3985 | | | X | | | | 2008 diagnosis. Says was unaware of the claim and process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3385 | TRO893109FTC | 2/23/2016 | Scott, Shelby | Patty Harrison | 8359 | 8500 | | X | | X | | Lists an updated medical diagnosis for 2012 but there is no any other information or prior filing with the court. A supplement filed at docket #8500, says claimant is a minor. Papers filed with court do not identify any claim based on a pre-bar date diagnosis for which relief from the bar date is sought. Merits of any claim based on a condition first diagnosed after the bar date are to be determined by the Tort Claims Trust under its dispute resolution procedures. |
| 3386 | TRO880243FTC | 12/4/2015 | Latham, Eveline | Patty Latham | 4553 | 8856 | X | X | | | | 1981 diagnosis; cut-and-pasted language about reasons for not filing, injured party died in 1984. A supplemental letter filed at docket #8856 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3387 | TRO880242FTC | 12/4/2015 | Latham, Patty | Patty Latham | 4554 | 8856 | | X | | X | | Cut-and-pasted language re reasons for not filing, says symptoms and diagnosis 2010 but many items on form are whited out. A supplemental letter filed at docket #8856 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3388 | TRO888200FTC | 12/18/2015 | Nichols, Deborah | Paul A. Kelly, Jr., Esq. | 5380 | | | X | | | | Diagnoses 2005-06; did not know that there was such a forum or procedure to file a claim; heard about in from neighbors in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3389 | TRO897457FTC | 5/25/2016 | Hoover, Mary | Paul A. Kelly, Jr., Esq. | 5381 | | | X | | | | Diagnoses 2005-06; did not have notice that there was a trust fund and that he could file a proof of claim, learned in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3390 | TRO897455FTC | 5/25/2016 | Webb, Sidney | Paul Kelly, Jr. | 6524 | | | X | | | | Diagnosed at birth (1952); filed a trust tort claim form, says was in the hospital at time of filing deadline but does not specify date or which filing deadline and does not provide a supporting medical record or a diagnosis date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3391 | TRO885930FTC | 11/25/2015 | Provenzano, Paul | Paul Provenzano | 3302 | | | X | | | | Diagnosed 1970 and 1992, but did not know that diagnosis was due to exposure prior to deadline. Formerly resided near the Avoca, PA plant. Also claims that he and his family re-located for work during this period of time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3392 | TRO903694FTC | 11/23/2016 | Peters, Paul | Paul Samuel Peters | 4950 | | X | X | | | | 1969 diagnosis; unaware of deadline; did not know and no reason to know exposed to a Tronox product; violation of due process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3393 | TRO886312FTC | 12/7/2015 | Abrams, Paula | Paula Abrams | 6158 | | X | X | | | | 1988 diagnosis; was not aware and had no knowledge of the Tronox bankruptcy case; standard form language as to reasons why missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3394 | TRO889238FTC | 2/23/2016 | Baker, Paula | Paula Baker | 5681 | | X | X | | | | Diagnoses in 1990, 2005 and 2008; says did not know of the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3395 | TRO902483FTC | 9/14/2016 | Oleksy, Paula | Paula Oleksy | 4899 | | | X | | | | 1995 diagnosis; moved away from area in 1999; did not hear or read in newspaper or any mail regarding lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3396 | TRO880509FTC | 12/4/2015 | Ward, Paula | Paula Ward | 3518 | 8053 | | X | | | | Diagnosed 2007, contacted Powell Law firm multiple times before filing deadline but was told they weren't accepting new claims, left name but attorney neglected to call her. Alleges that "this was a complete violation of due process by Powell Law Firm." A supplement filed at docket #8053, accuses Powell firm of misconduct. Bankruptcy filing did not occur until January 2009 and bar date was August 12, 2009, so prior communications with Powell firm in 2007 could not have been about the Tronox bankruptcy process. In any event unexcused conduct by counsel is not a proper ground for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001, and contact with the Powell firm shows movant's awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3397 | TRO912160FTC | Unknown | Woods, Paulevette | Paulevette Woods | 3943 | | | X | | | | Motion is not listed on the Trust's summary. Motion contains no information, just a signature page. |

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| 3398 | TRO904015FTC | 1/3/2017 | Ewing, Pauline | Pauline Ewing | 3575 | | X | X | | | | Diagnosed in 1995, alleges injured party was incapacitated and "in and out of hospital" in 2009 but does not allege was continuously incapacitated and alleges no other circumstances sufficient to warrant excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3399 | TRO904274FTC | 1/3/2017 | Spraggins, Marie | Pauline Ewing | 3577 | | X | X | | | | Diagnosed in 1945. Filing by next of kin. Alleges injured party was incapacitated and could not file. Does not elaborate on how incapacitated. No explanation of knowledge or actions by relatives at time of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3400 | TRO904101FTC | 1/3/2017 | Ewing, Gerald | Pauline Ewing | 3669 | | X | X | | | | Diagnosed 1973, allegation that victim was mentally incapacitated but no details as to timing or details of incapacity. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3401 | TRO892325FTC | 2/23/2016 | Lee, Sammie | Pauline Lee | 4669 | | X | X | | | | 2005 diagnosis; injured party died in 2008; cut-and-pasted language as to reasons for not filing by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3402 | TRO900664FTC | 8/16/2016 | Petty, Payton | Payton Petty | 4841 | | X | X | | | | 1965 diagnosis; says was unaware of bar date. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Even if the claim had not been time-barred, the motion alleges a lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3403 | TRO886831FTC | 12/7/2015 | Gordon, Pearl | Pearl Gordon | 3520 | | | X | | X | | Diagnosed 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3404 | TRO884929FTC | 11/25/2015 | Baity, Pearlean | Pearlean Baity | 4834 | | X | X | | | | Diagnoses all predated 1988; say unaware creosote had affected her. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3405 | TRO903747FTC | 11/23/2016 | Bradley, Pearlene | Pearlene Bradley | 5248 | | X | X | | | | 1957 diagnosis; unaware of Tronox bankruptcy decision; says her daughter was undergoing surgery, chemo and radiation and that from January -October 2009 she was the primary care giver for daughter and granddaughter, this was during time of bar date. However, the claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing in 2009. |
| 3406 | TRO904042FTC | 1/3/2017 | Rogers, Percy | Pearlene Bradley | 5271 | | X | X | | | | 1983 diagnosis; the injured party died in 1983; rep says unaware of Tronox bankruptcy case; also says that from Jan - Oct 2009, daughter was in surgery, chemo, radiation and she was caregiver for daughter and granddaughter, same as why she did not file her own claim docket # 5248. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3407 | TRO904328FTC | 1/3/2017 | Brownlee, Pearlie | Pearlie Brownlee | 5593 | | X | X | | | | 1940s symptoms, 2004 diagnosis; unaware of deadline; unaware condition caused by Tronox product; unaware exposed to Tronox product; violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3408 | TRO902826FTC | 10/13/2016 | Cockrell, Pearlie | Pearlie Cockrell | 3714 | | X | X | | | | Diagnosed 2000, did file claim but alleges was not paid fairly. Apparently filed claim in a prior legal proceeding and not the bankruptcy case. If the claim was resolved in a prior legal proceeding then it could not be reasserted in the Tronox bankruptcy case. If the claim was not resolved, then the prior proceeding shows an awareness of legal rights and the movant has failed to show sufficient diligence in pursuing the same. In addition, if the claim was not fully resolved in the prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3409 | TRO885254FTC | 11/25/2015 | Howard, Pearlie | Pearlie Howard | 3351 | 3398 8060 8877 | | X | | X | | Diagnosed in 2010, exposed 12/13/2009. At time, did not know exposed. Moved out of area (lost all when house was destroyed) to Alabama; unaware of claims deadline. A duplicate of parts of this claim filed at docket #3398 and a supplement at docket # 8060. A supplemental letter filed at docket #8877 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3410 | TRO898741FTC | 6/27/2016 | Howard, Omar | Pearlie Howard | 4859 | | X | X | | | | 1979 diagnosis; the injured party is deceased; rep says unaware of claim during time of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3411 | TRO894400FTC | 3/2/2016 | Jones, Pearlie | Pearlie Jones | 6159 | | | X | | | | Diagnosis date not provided; unaware exposed to a Tronox product; letter says "was not given justifiable allowance under the guidance of Colom and Lundy"; discharge of claim was a violation of due process; secret meetings in town minimal details to town. Alleges due process violation but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3412 | TRO902825FTC | 10/13/2016 | Lathan, Pearlie | Pearlie Lathan | 3576 | | X | X | | | | Diagnosed 2000-2008, alleges attorney lost paperwork. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel show awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3413 | TRO903689FTC | 11/23/2016 | Stevenson, Joseph | Pearlie Stevenson | 7470 | | X | X | | | | 1995 diagnosis; representative filing for an injured party who died in 2007; says injured party was incompetent, incapacitated at bar date (injured party was dead), but the relevant question is why the representative did not file; movant says did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3414 | TRO903688FTC | 11/23/2016 | Ivy, Myrtle | Pearlie Stevenson | 7472 | | X | X | | | | First diagnosis 1989 (condition continued until injured party died in 2008); alleges incompetence and incapacitation as of the bar date (apparently referring to fact that the injured party had died in 2008); did not know and no reason to know exposed to a Tronox product. Relevant question in terms of capacity is as to why representative did not file a proof of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3415 | TRO904055FTC | 1/3/2017 | Ivy, Eugene | Pearlie Stevenson | 7473 | | X | X | | | | 1998 diagnosis; the injured party died in 2002; says being "incompetent, incapacitated" applies to this claim, referring apparently to fact that the injured party was deceased, but issue is why rep did not file; did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 3416 | TRO903563FTC | 11/23/2016 | Williams, Janie | Peggy Butler | 5058 | | X | X | | | | Diagnoses in 1960s and 1970s; the injured party died in 1985; rep says did not know could file for deceased relative. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3417 | TRO903565FTC | 11/23/2016 | Williams, Geneva | Peggy Butler | 5063 | | X | X | | | | 1957 diagnosis; the injured party died in 1957; rep says unaware could file for deceased relatives. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3418 | TRO885815FTC | 11/25/2015 | Everette, Peggy | Peggy Everette | 7467 | | X | X | | | | Late 1990s/early 2000s diagnoses; did not know and no reason to know exposed to a Tronox product; says the publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3419 | TRO888548FTC | 12/24/2015 | Smith, Penny | Penny Smith | 6886 | | | X | | X | | 2010 diagnosis; says certain groups in certain churches retained information and only false information was distributed saying that only those from the plant were eligible to file a claim. She says that she now knows that class A settlement is for the citizens of Columbus. Says unaware of the process or that could file a claim for herself, discharge of claim a violation of due process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3420 | TRO902560FTC | 9/14/2016 | Penry Sr., Joseph | Penry Sr., Joseph | 6651 | | | X | | | | Diagnosis apparently was in mid-2006; did not know how of a direct route to file a claim until 2016. Does not explain long delay after bar date without action to pursue legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3421 | N/a | #N/A | Reece, Percy | Percy Reece | 6807 | | | X | | X | | Merely a Tronox tort claims trust form, not a motion, no request for relief or statement of reasons why relief should be granted. |

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| 3422 | TRO901156FTC | 8/16/2016 | Shelton, Pearlina | Pearlina Shelton | 5886 | 8302 | X | X | | | | 1962 diagnosis; unaware of deadline; did not know and had no reason to know exposed to Tronox product; violation of due process. A supplement filed at docket #8302. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3423 | TRO888883FTC | 12/30/2015 | Brown, Perry | Perry Brown | 6190 | | X | X | | | | 2003 diagnosis; says was told only the people who lived in the area could file, apparently is thinking of prior class action that was limited to persons who lived in a certain area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3424 | Unknown | 9/14/2016 | Fenton, Perry | Perry Fenton | 7878 | | | X | | | | 2008 diagnosis; unaware condition was related to Tronox chemicals; unaware of pending litigation; notice did not say claimant's condition was due to Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3425 | TRO890713FTC | 2/23/2016 | Perry, Barbara | Perry, Barbara | 6276 | | X | X | | X | | Diagnosis dates listed as 2002/2016; says did not know about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 3426 | TRO902856FTC | 10/13/2016 | Fenton, Peter | Peter Fenton | 6945 | | | X | | | | 1962 and 2002 diagnoses; place of exposure not clear; says was not knowledgeable about the claim and did not know he had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3427 | TRO880666FTC | 12/4/2015 | Ryczak, Peter | Peter Ryczak | 3477 | | | X | | | | 2005 and 2006 diagnoses and surgery. Says was unaware he could file a claim, no other details offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3428 | TRO901118FTC | 8/16/2016 | Bennett, Tina | Petina Bennett | 4244 | | X | X | | | | Previously filed with Colom law firm 2000, did not get recovery. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3429 | TRO887894FTC | 12/14/2015 | Jones, Phillip | Phillip Jones | 4147 | | | X | | | | Motion contains no information, just a signature page. |
| 3430 | TRO898623FTC | 6/27/2016 | Quinn, Phillip | Phillip Quinn | 5599 | | X | X | | | | December 1996 diagnosis; moved to another city and unaware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3431 | TRO897430FTC | 5/25/2016 | Brewer, Elnora | Phyllis Brewer | 7709 | 9151 | X | X | | | | 1975 diagnosis; the injured party died in 1976; claimant did not know and had no reason to know that she had been exposed to a Tronox product. A supplemental letter filed at docket #9151 complaining about the process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3432 | TRO903547FTC | 11/23/2016 | Pleasants, Phyllis | Phyllis Pleasants | 5165 | | X | X | | | | 1969 diagnosis; unaware of bar date; unaware exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3433 | N/a | #N/A | Sharp (Reece), Phyllis | Phyllis Sharp (Reece) | 6805 | | | X | | X | | Merely a Tronox tort claims trust form, not a motion, no request for relief or statement of reasons why relief should be granted. |
| 3434 | TRO897882FTC | 5/25/2016 | Beard, Pierre | Pierre Beard | 4986 | | | X | | X | | Says symptoms began in 2010; says publication notice not reasonably calculated to give notice; did not know and had no reason to know exposed to Tronox product; medical records not provided. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3435 | TRO896041FTC | 4/6/2016 | Kilgo, Pinkey Whitfield | Pinkey Whitfield Kilgo | 4183 | | | X | | X | | Various diagnosis dates, one in 2009 but date not specified. Says was incarcerated, unaware of proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date, reasons no claim was filed until many years after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3436 | TRO885662FTC | 11/25/2015 | Pippins, Ashanti | Pippins, Ashanti | 5257 | | X | X | | | | 2000 diagnosis; previously filed with Colom law firm in 2002; unaware of Tronox claims process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3437 | TRO895504FTC | 3/24/2016 | McCrary, Polly | Polly McCrary | 6379 | | X | X | | | | Diagnoses 1957 and 1980; place of exposure not clear; says did not know anything related to this lawsuit; moved to California. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3438 | TRO898054FTC | 6/20/2016 | Poole, Vera | Poole, Walter | 7932 | | X | X | | | | 1982 diagnosis; the injured party died in July 2009, one month before bar date; says was incompetent (deceased) at bar date; says notice insufficient; unaware exposed to dangerous Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3439 | TRO891449FTC | 2/23/2016 | Hill, Augusta | Porter Hill | 5262 | 9286 | X | X | | | | 2002-03 diagnoses; injured party died in 2004; rep says did not know at the time, was going through sickness with hospital stays. A supplemental letter filed at docket #9286 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3440 | TRO891682FTC | 2/23/2016 | McMath, Porthia | Porthia McMath | 4701 | 8118 | X | X | | | | Diagnoses in 1965 and 1999. Previously filed with Colom firm; may have received a \$4,553.25 settlement. A supplement filed at docket #8118. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved, then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, participation in prior proceeding shows awareness of claim and of legal rights, motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), would not be sufficient for relief based on excusable neglect even if claim had not already been resolved or time-barred. |

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| 3441 | TRO894749FTC | 3/23/2016 | Thompson, Portis | Portis Thompson | 5551 | | X | X | | | | 2001 diagnosis; previously filed with atty Bambach in 2002; contacted atty numerous times but he said he had not heard anything about application and would contact claimant. Later found out atty closed office and views this as an opportunity to file once again. Any filing in 2002 had to be in connection with a different proceeding because the bankruptcy case was not filed until 2009. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3442 | TRO892914FTC | 2/23/2016 | Maxwell, Pravi | Pravi Maxwell | 6960 | | | | | | X | Diagnosis in 1994 or 1996, as child; relocated to another county and was not aware of the claim. Age at time of bar date unclear. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3443 | unknown | Unknown | Hinson, Precilla | Precilla Hinson | 8042 | | | X | | | | Not included in Trust's summary. Merely a category A tort claim form, not a motion seeking relief. |
| 3444 | TRO892545FTC | 2/23/2016 | Butler, Precious | Precious Butler | 5215 | | | | | | X | 2001 diagnosis; minor; did not know and no reason to know exposed to Tronox product. Will permit supplemental submission to verify age at bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3445 | TRO890603FTC | 2/23/2016 | Holiness, Johnny | Precious Holiness | 7373 | | X | X | | | | Diagnoses 1992 and 1993; the injured party died in 1995; rep says unaware of the filing deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 3446 | TRO894889FTC | 3/23/2016 | Johnson, Precious | Precious Johnson | 3686 | 8967 | | X | | | X | Diagnosed 2007, says did not know/had no reason to know exposed prior to deadline. A supplemental letter filed with others at docket #8967 complaining about the process. Alleges a new and more serious diagnosis in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3447 | TRO886104FTC | 12/7/2015 | Smith, Precious | Precious Smith | 3379 | | X | X | | | | Diagnosed 1992, alleges did not know exposed to product at the time, and no one gave her a specific deadline, she filed at the same time as others whose claims were accepted. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3448 | TRO890784FTC | 2/23/2016 | Commiso, Princess Skinner | Princess Commiso | 7641 | | | X | | | | Diagnosis 1976-1980; place of exposure not specified; says just found out about claim when she filed it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3449 | TRO887628FTC | 12/14/2015 | Ellis, Derrick | Priscilla Ellis | 3391 | | X | X | | | | Injured party diagnosed 1982, died in 1998. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3450 | TRO894114FTC | 3/2/2016 | Pruitt, Doris | Pruitt, Doris | 5764 | | X | X | | | | Various diagnoses, all 1981 and earlier; did not know and had no reason to know exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3451 | TRO892699FTC | 2/23/2016 | Pruitt, Eunice | Pruitt, Eunice | 5723 | | X | X | | | | Diagnoses at various dates, all 2004 or earlier; did not know and had no reason to know exposed to a Tronox product; discharge of claim was a violation of due process; was not aware of the case in 2009. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3452 | TRO891223FTC | 2/23/2016 | Moore, Qiana | Qiana Moore | 7550 | | X | X | | X | | Various diagnoses, some 1998 and earlier, others 2011-2014; says no reason to know exposed to a Tronox product; moved away from area; unaware of lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3453 | TRO889458FTC | 2/23/2016 | Young, Quashayla | Quashayla Young | 4132 | | | X | | | | Motion contains no information, just a signature page. |
| 3454 | TRO892406FTC | 2/23/2016 | Smith, Quaylin | Quaylin Smith | 5177 | | X | X | | | | 1993 diagnosis; says did not know and had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3455 | TRO895548FTC | Unknown | Gilkey, Queen | Queen Gilkey | 3934 | | | X | | | | Motion is not listed in Trust's summary. Motion contains no information, just a signature page. |

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| 3456 | TRO889163FTC | 2/23/2016 | Vaughn, Queen | Queen Vaughn | 7158 | | | X | | X | | A prior submission in early 2016 (docket 3054) was treated by the court as a motion for permission to file a late claim. That motion was denied by an order entered at docket no. 3060. However, as reflected in the order, the Tort Claims Trust agreed that Ms. Vaughn's claim would be treated as a timely filed claim alleging that she is a Future Tort Claimant, and that the merits of that claim would be resolved by the Tort Claims Trust under its normal procedures. The order denying the prior motion is final. Any issues as to the merits of the Future Tort Claim are to be resolved by the Trust under its normal dispute resolution procedures. |
| 3457 | TRO897289FTC | 5/4/2016 | Summerville, Clemmon | Queenester Stewart | 7616 | | X | X | | | | Diagnoses 1947, 1979, 1961; the injured party died in 1983; says father was unaware of proceedings but he died in 1983, rep does not provide an excuse for her not filing prior to bar date on behalf of injured party. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3458 | TRO892856FTC | 2/23/2016 | Stewart, Queenester | Queenester Stewart | 7617 | | X | X | | | | Diagnoses 1958, 1969, 1994; former resident of Columbus, MS, moved to N.Y. long ago; unaware of any legal action filed against the chemical plant; never read the Wall Street Journal. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3459 | TRO889574FTC | 2/23/2016 | Stewart, Quentin | Quentin Stewart | 6869 | | X | X | | | | 1978 diagnosis; says the publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3460 | TRO889453FTC | 2/23/2016 | Kyles, Kelcey | Quieveta Williams | 7301 | | X | X | | | X | 2007-08 diagnoses; rep says unaware that her child's condition could be related to an exposure until Maranatha Center had a soil sample done; newspaper reports show that happened before 2002. Also signed a rejection letter alleging post-bar date manifestations and diagnoses though none are identified in the motion. Acknowledges awareness of link between injury and creosote. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of the bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3461 | TRO898159FTC | Unknown | Holliness, Quincy | Quincy Holliness | 7522 | | X | X | | | | Not included in Trust's summary. 1978 diagnosis; did not know about the bankruptcy proceedings; was incarcerated. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3462 | TRO889555FTC | 2/23/2016 | Latham, Quincy | Quincy Latham | 4550 | 8844 | X | X | | | x | Says first diagnosis in 2011 but also says previously filed with Colom law firm in 2002 class action. Cut-and-pasted language re reasons for not filing before bar date. A supplemental letter filed at docket #8844 complaining about the process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to any condition diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3463 | TRO887342FTC | 12/14/2015 | Smith, Quinesha | Quinesha Smith | 6799 | | | | | | X | Diagnosed march 2009, was a minor at deadline (exposure began in 1993). Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 3464 | TRO880220FTC | 12/4/2015 | Joiner, Quintin | Quintin Joiner | 5757 | | X | X | | | | 1988, 2005 diagnoses; says "I wasn't informed by the lawyer," not clear which attorney the claimant has in mind. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3465 | TRO886442FTC | 12/7/2015 | Gardner, Quinton | Quinton Gardner | 4113 | 9237 | X | X | | | | Former resident of Columbus, MS. Diagnoses 1998 and earlier. Says did not know and no reason to know exposed to Tronox product. A supplement filed at docket #9237 complaining of delay. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3466 | TRO902665FTC | 8/16/2016 | Jethroe, Quinton | Quinton Jethroe | 6766 | | X | X | | | | 2005 diagnosis; says filed claim with attorney who is now deceased. Retention of counsel shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3467 | TRO895916FTC | 4/6/2016 | McKnight, Quinton | Quinton McKnight | 6512 | 8367 | | | | | X | 2000 diagnosis; says had no knowledge of Tronox or the case until 2013; did not get a telephone call, email, letter or any other media communication; most of time was in high school; did not know and no reason to know exposed to a Tronox product. A supplement filed by parent at docket #8367 describing his health issues. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 3468 | TRO884554FTC | 11/25/2015 | Porter, Quinton | Quinton Porter | 4500 | | X | X | | | | Previously filed with Colom law firm 1998; part of 2002 class action; standard language; unaware of bankruptcy case. Alleges a 2006 diagnosis date but does not allege any new condition. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Even if a new condition arose in 2006, participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3469 | Unknown | Unknown | Ramsey, Quinton Demone | Quinton Ramsey | 6491 | | | X | | X | | Not included in Trust's summary. Merely filed a Tronox tort claims trust form |
| 3470 | TRO894010FTC | 3/2/2016 | Griggs, Quintrelle | Quintrelle Griggs | 7674 | | | X | | | | 1995 diagnosis; place of exposure not clear; did not know and no reason to know exposed to a Tronox product; did not know condition caused by Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3471 | TRO893619FTC | 2/23/2016 | Slaughter, R.C. | R.C. Slaughter | 5929 | | X | X | | | | Diagnoses in 1974, 1983, 2008; says he did not file a claim because he thought the case ended with lawyer Colom when he had the case. Then he learned that Tronox still "had the case open" and so he filed in 2015 and 2016. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3472 | TRO896396FTC | 4/13/2016 | Latham, Rachel | Rachel Latham | 3672 | | X | X | | | | Diagnosed 1979, did not know could file a claim. Alleges representation by attorney, unclear if that is in connection with the late-filed claim or a prior proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3473 | TRO897832FTC | 5/25/2016 | Lewis, Willine | Rachel Lewis | 7961 | | X | X | X | | | 1982 diagnosis; the injured party died in 2005; incompetent and incapacitated at bar date (apparently referring to the deceased injured party, no incompetence alleged as to representatives); says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Motion was not filed within 90 days after Determination Notice as required by the Court's prior order and as specified in the Determination Notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3474 | TRO886314FTC | 12/7/2015 | Shelton, Rachael | Rachel Shelton | 4232 | | X | X | | | | 1971/2002 diagnoses. Says publication notice not reasonably calculated to give notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3475 | TRO893617FTC | 2/23/2016 | Wells, Raina | Raina Wells | 7768 | | X | X | | | | Diagnoses 1997 and earlier; did not know and had no reason to know exposed to a Tronox product; there was a lot of misinformation about the exposure of creosote; challenges whether notices were sent in compliance with court orders, but the notices were mailed and published by an independent noticing firm retained by the clerk's office and affidavits attesting to compliance were duly filed. Claims that people in place to answer questions (unclear to whom referring) deliberately told individuals that they were only affected if they lived near the plant and as she did not reside within the noted radius, she thought she could not have been exposed to the product; this likely was a communication in relation to a prior class action that was on behalf of residents who lived within a certain distance of the plant. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. This claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3476 | TRO888693FTC | 12/24/2015 | Williams, Raina | Raina Williams | 6579 | 7197 | X | X | | X | | 1979 and 2010 diagnoses; was uncertain of a deadline to file due to lack of communication in the community regarding Tronox. A duplicate of this motion is filed at docket #7197. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3477 | TRO894534FTC | 3/23/2016 | James, Raleigh | Raleigh James | 6304 | 9413 | | X | | | | January 2008 diagnosis; did not know and had no reason to believe he had been exposed to these chemicals. A supplemental letter filed at docket #9413 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3478 | TRO896723FTC | 4/25/2016 | Furr, Ramekia | Ramekia Furr | 5468 | | X | X | | | | 2002 diagnosis; unaware of bar date as had left the state. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3479 | TRO893066FTC | 2/23/2016 | Hood, Miracle | Ramona Sanders | 6879 | | X | X | | | | 2001 diagnosis; unaware of the Tronox bankruptcy case; did not have knowledge of any public notice via newspaper or other media. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3480 | TRO896750FTC | 4/25/2016 | Jamison, Randall | Randall Jamison | 6318 | | X | X | | X | | Diagnosis dates listed as 2010, 2011 and 2014; says was not aware of Tronox bankruptcy claim in 2009; did not receive a letter or telephone call, did not learn on TV or radio; says discharge of claim was a violation of due process, unaware of process and did not know could file a claim for himself. Similar to many claimants, on application says symptoms and diagnosis after bar date but attaches a letter saying qualifies as future tort claimant because both time frames were before bar date. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3481 | TRO892431FTC | 2/23/2016 | Calhoun, Randy | Randy Calhoun | 6574 | | | X | | | | 2007 diagnosis; unaware of bankruptcy case; standard language as to reasons why missed bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3482 | TRO896465FTC | 4/13/2016 | Randle, Randy | Randy Randle | 4021 | | | X | | | X | Trust's summary listed the wrong claim number; the correct number is TRO896465FTC. Says diagnosed in 2009, 2010-2013. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3483 | Unknown | Unknown | Lawson, Rasheeda | Rasheeda Lawson | 8373 | | | X | | | X | Not included in Trust's summary. Alleges 2010 diagnosis; says that did not file by bar date because she did not have any illness to report at the time. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3484 | TRO887473FTC | 12/14/2015 | Knight, Raven | Raven Knight | 5073 | | X | X | | | X | Diagnoses in 2000, 2004 and 2017; was not receiving mail at this address; mail was forwarded to an old address. Does not challenge publication notice, does not contend that Tronox knew of claimant's identity or claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on 2000 and 2004 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3485 | TRO894647FTC | 3/23/2016 | Sanders, Ray | Ray Sanders | 6809 | | X | X | | | | 1999 diagnosis; says previously filed with atty Bambach, paperwork lost. No indication that claim was ever actually asserted in an ongoing proceeding. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3486 | TRO894706FTC | 3/23/2016 | Swanigan, Jamonica | Ray Sanders Jr. | 6690 | 7610 | x | X | | | | Appears to be a duplicate of the motion at docket 7610 but the signatures differ. 1999 diagnosis; says paperwork lost by atty Bill Bambach. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3487 | TRO885384FTC | Unknown | Deloach, Raymond | Raymond Deloach | 6435 | | X | X | | | X | Not included in Trust's summary. Various diagnoses, all before 1994 (including "asthma,") but alleges "respiratory" diagnosis in 2009; says publication of notice of claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3488 | Unknown | Unknown | Brown, Raymond E. | Raymond E. Brown | 6493 | | | X | | | X | Not included in Trust's summary. Merely filed a Tronox tort claims trust form |
| 3489 | TRO891301FTC | 2/23/2016 | Greason, Raymond | Raymond Greason | 5178 | | X | X | | | | 1993 symptoms, no diagnosis date listed; incarcerated from 1993-2013; says was unaware of this claim because of limited resources; unaware the company could be a cause of any conditions. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3490 | TRO892691FTC | 2/23/2016 | Johnson, Raymond | Raymond Johnson | 4557 | | x | X | | | | The motion at docket # 4557 is for a Raymond Johnson at 65 East Peach Street and it was filed by Mr. Johnson himself (claim TRO892691FTC). A separate claim filed by Annie Johnson for a Raymond Johnson at a different address (claim TRO885933FTC) is at docket # 5114. As to docket 4557: the motion and the underlying claim are based on a 1999 diagnosis; the excuse for not filing is that previously filed with Bambach and paperwork was lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3491 | TRO892705FTC | 2/23/2016 | Murphy, Raymond | Raymond Murphy | 4169 | 8961 | X | X | | | | Former resident of Columbus, MS. 1990 and 1994 diagnoses. Did not know exposed to Tronox product. A supplemental letter filed at docket #8961 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3492 | TRO895628FTC | 3/24/2016 | Perrins, Raymond, Jr. | Raymond Perrins, Jr. | 7423 | 8095 | | X | | | | 1977 diagnosis; unaware of any claims against the company; moved to a neighboring area; unaware conditions were related to the exposure. A supplement filed at docket # 8095, unaware of lawsuit in 2009; was not contacted by mail about lawsuit; moved to a rural area without access to newspapers near company. Publication notices were reasonably designed to cover areas where claimants likely were to be found, due process did not require more. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3493 | TRO895625FTC | 3/24/2016 | Perrins, Raymond, Sr. | Raymond Perrins, Sr. | 7420 | 8094 | | X | | | | | 1980 diagnosis; unaware of the claims against the company; moved to a neighboring area; not notified or aware of any pending lawsuit or investigation regarding Kerr McGee; says did not have any reason to believe condition resulted from harmful exposure; filed when aware of lawsuit. A supplement filed at docket #8094, moved to a rural area and did not have access to any local newspapers near company. Publication notices were reasonably designed to cover areas where claimants likely were to be found, due process did not require more. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3494 | TRO891458FTC | 2/23/2016 | Profiet, Raymond | Raymond Profiet | 6514 | 9292 | | | | | | X | 1991 and 1992 diagnoses; says was a minor but says exposure began in 1991, was at least 18 years old in 2009; says publication notice was not reasonably calculated to provide notice. A supplemental letter filed at docket #9292 complaining about the process. No explanation of long post-bar date delay before filed claim. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3495 | TRO890315FTC | 2/23/2016 | Shelton, Raymond | Raymond Shelton | 8503 | | X | X | | | | | 1995 diagnosis; says did file a proof of claim before bar date but without details, claimant does not appear on the official claims register, may be thinking of the late-filed claim or of a claim filed in a different legal proceeding. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3496 | TRO891656FTC | 2/23/2016 | Greason, Rayon Denise | Rayon Denise Greason | 4311 | | X | X | | | X | | Various diagnoses, some before 2002, some after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 3497 | TRO887293FTC | 12/14/2015 | Mosley, RD | RD Mosley | 4012 | | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach who is now deceased. Participation in prior proceeding shows awareness of claim and of legal rights, no showing of diligence in pursuing the same. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3498 | TRO896564FTC | 4/25/2016 | Carter, Rebecca | Rebecca Carter | 4804 | | X | X | | | | Refers to knee and heart problems first diagnosed in 1995 but leading to surgeries in 2017. Standard summary language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3499 | TRO888010FTC | 12/18/2015 | Smith, Rebecca | Rebecca Smith | 3545 | | X | X | | | | Diagnosed July 2002. Says that filed in October 2015, "when the process began I did not understand that I needed to list all of my conditions." Reference to her understanding about what was required with filing appears to be a reference to her October 2015 filing. No explanation of failure to file by 2009 bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3500 | TRO887808FTC | 12/14/2015 | Stevens, Rebecca | Rebecca Stevens | 5255 | | X | X | | | | 1971 and 2005 diagnoses; unaware of the claim at the time of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3501 | TRO890703FTC | Unknown | Shelton, Rebertha | Rebertha Shelton | 8316 | | X | X | | | | Not included in Trust's summary. Diagnoses 1965, 1985, 1990; says relocated from Columbus, MS to another state at time of bar date, therefore does not believe received adequate notice, discharge of claim was violation of due process. Says claim was filed on time but it was filed many years after the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Publication notices complied with due process as explained in the accompanying Decision. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3502 | TRO892745FTC | 2/23/2016 | Wells, Jimmy | Redia Wells | 6272 | | X | X | | | | Diagnoses 1987 and earlier. The injured party is deceased; rep says not aware of the claims process; says discharge of claim was a violation of due process, does not elaborate; says was unaware of the process and did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3503 | TRO901656FTC | 8/16/2016 | Hairston, Reggie | Reggie Hairston | 5364 | | X | X | | | | 1998 diagnosis; moved to another county and unaware of the claim; there wasn't any discussion in his area until people received settlements; says he did not see any advertisement about the claim; did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3504 | N/A | #N/A | Harris, Regina | Regina Harris | 6624 | | | X | | | | Just a trust claim form. No motion for relief based on excusable neglect or due process. |
| 3505 | TRO890413FTC | 2/23/2016 | Sykes, Michael | Regina Sykes | 7442 | | X | X | | | | 1983 diagnosis; the injured party died in 1992; rep says was not aware of the Tronox case, did not see public notices, called 800 number later and was told to file a future tort claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3506 | TRO889205FTC | 2/23/2016 | Sykes, Regina | Regina Sykes | 7445 | 8509 | | X | | | X | December 2009 diagnosis; unaware of Tronox bankruptcy case; standard language as to reasons did not file. A supplement filed at docket #8509. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3507 | TRO900373FTC | 7/25/2016 | Townsend, Regina | Regina Townsend | 7466 | | X | X | | | X | Standard cut-and-pasted form language as to reasons why missed the bar date. Says symptoms and diagnosis 2012 but includes medical records for earlier dates including 2005. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3508 | TRO887503FTC | 12/14/2015 | Washington, Regina | Regina Washington | 5134 | | X | X | | | X | Former Columbus resident. Alleges various conditions, some diagnosed 1996, others 2009 and 2017. Says previously filed with Colom law firm but claim was denied; basis for denial not clear. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same also were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3509 | TRO898722FTC | 6/27/2016 | Webbs, Frank | Regina Williams | 7010 | | | X | | | | 2006 heart attack; the injured party was a resident of Columbus, MS who died in 2006; rep was not aware of any Tronox bankruptcy filing or that a claim had to be filed with bankruptcy court. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3510 | TRO901895FTC | 9/14/2016 | Williams, Regina | Regina Williams | 7933 | | | X | | | X | Alleges symptoms and diagnosis 2013. Trustee contends the motion was untimely but it will be accepted based on the postmark date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3511 | TRO893882FTC | 3/2/2016 | Harris, Reginald | Reginald Harris | 5787 | | X | X | | | | 1980s diagnosis; did not know of claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3512 | TRO886925FTC | 12/7/2015 | Moore, Reginald | Reginald Moore | 4956 | | | X | | | | 1995 diagnoses; did not see any publication notice; publication notice was not reasonably calculated to provide notice to potential claimants, moved to Georgia. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3513 | TRO884923FTC | 11/25/2015 | Wallace, Reginald | Reginald Wallace | 5546 | | | X | | | X | Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| 3514 | TRO892800FTC | 2/23/2016 | Wilkins, Reginald | Reginald Wilkins | 6531 | | X | X | | | X | Alleges a 2010 diagnosis but says previously filed with Colom law firm in 2003; unclear if received an award but references Colom law firm taking 1/2 of the money and leaving town with their money. Says had no idea he was to file a claim in 2009 because Colom did not let him know; says did not receive notice as he was out of state; says was in incarcerated from 2008-2011; does not provide any supporting papers for any of these statements. Participation in prior proceeding shows awareness of legal rights and claims. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Unclear if movant was a client of the Colom firm at the time of the bar date but the Colom firm received direct notice of the bar date by regular mail; failures of counsel are not grounds for relief based on excusable neglect unless counsel's conduct can be excused, no such excuse is offered. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on an alleged condition first diagnosed after the bar date (and any defenses based on prior settlements) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3515 | TRO894381FTC | 3/2/2016 | Willis, Reginald | Reginald Willis | 6235 | | X | X | | | | 1976 diagnosis; says (without details) that notice was deficient on its face; publication notice was not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3516 | TRO885058FTC | 11/25/2015 | McGrew, Reginold | Reginold McGrew | 5054 | | X | X | | | | 1994 diagnosis; unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3517 | TRO887097FTC | 12/14/2015 | Collins, Remeicco | Remeicco Collins | 6865 | | X | X | | | | 1981 diagnosis; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3518 | TRO890233FTC | 2/23/2016 | Davis, Grady | Rena Davis-Beal | 7094 | 8186 | X | X | | | | 1989 diagnosis; the injured party died in 1991; rep says unaware of first proceeding; did not know and had no reason to know of exposure to Tronox product; current rep was a minor at time but does not say why an adult rep did not file a claim. A supplemental letter filed at docket #8186, concerning address. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3519 | TRO895951FTC | 4/6/2016 | Collins, Renaldo | Renaldo Collins | 6862 | | X | X | | | | 1981 diagnosis; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3520 | TRO889268FTC | 2/23/2016 | Jennings, Dontaquius | Renata Jennings | 4353 | | | X | | X | X | Alleges diagnoses in 2006, 2010 and 2012. Minor, unaware exposed to Tronox product. Will permit supplemental submission to explain reasons why parents or guardians did not file as to pre-bar date diagnoses, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3521 | TRO896610FTC | 4/25/2016 | Jennings, Henrico | Renata Jennings | 4373 | | X | X | | | | 1989, 1995 symptoms; unsure when the injured party was diagnosed but died in 2004; rep says was unaware and had no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3522 | TRO889286FTC | 2/23/2016 | Jennings, Renata | Renata Jennings | 4388 | | X | X | | | | 1983 and 2008 diagnoses. Unaware and no reason to know exposed to Tronox product; unaware Tronox product caused condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim based on 1083 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3523 | TRO894496FTC | 3/2/2016 | Bullock, Renee Kennard | Renee Bullock | 4088 | | X | X | | | | 2000 and 2002 diagnoses. Unclear as to prior legal proceedings. Says did not know of claim bar date. Appears claim was either involved in prior proceedings or was time-barred at time of Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3524 | TRO890701FTC | 2/23/2016 | Mazur, Patricia | Renee Mazur | 4532 | 8154 | | X | | | | Diagnosis 1980-1982. Rep said worked 2 jobs, did not know about class action suit, claimant deceased 1998; filed additional letter (docket # 8154) saying medical records were destroyed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3525 | TRO886773FTC | 12/7/2015 | Nicholson, Renel | Renel Nicholson | 3326 | | | | | | X | Diagnosed 1997-2001 (various diseases). Was 17 at time of deadline. Claims he was not able to file a claim as a minor but does not allege lack of knowledge or reason why a guardian did not act. Will permit supplemental submission to explain why parent or guardian did not act, why claimant waited until 2015 to file a claim, and whether relief is warranted. |
| 3526 | TRO888271FTC | Unknown | Gandy, Renita | Renita Gandy | 8223 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 3527 | TRO888943FTC | 12/30/2015 | Randle, Renita | Renita Randle | 7403 | | | X | | X | | Says diagnosed Dec. 2009; did not know of the case, saw no notices about it. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3528 | TRO889894FTC | 2/23/2016 | Harrison, Renotta | Renotta Harrison | 6368 | | | X | | | X | Alleges September 2009 diagnosis; says her claim should be considered because she had direct contact with Kerr-McGee because parent worked there and went to school by it. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3529 | TRO898880FTC | 6/27/2016 | Slaughter, Reola | Reola Slaughter | 3734 | | X | X | | | | Diagnosed 1984, unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3530 | Unknown | Unknown | Durrah, Reonna | Reonna Durrah | 3320 | | | X | | | | Motion is not included on the Trust's summary. Diagnosed 2004, filing on behalf of daughter. Says both that "I didn't find out about it until it was too late" and "I thought that she wasn't old enough." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Not a sufficient showing of timely action and diligent investigation to warrant relief based on excusable neglect, no claim of lack of due process. |
| 3531 | TRO895111FTC | Unknown | Acron, Reuben | Reuben Acron | 6419 | | X | X | | | | Not included in Trust's summary. 1954-1960 diagnoses; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3532 | Unknown | Unknown | Hairston, J.B. | Rev. J.B. Hairston | 6492 | | | X | | | X | Not included in Trust's summary. Merely filed a Tronox tort claims trust form |

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| 3533 | TRO887585FTC | 12/14/2015 | Fenton, ReVay | ReVay Fenton | 3411 | 9167 | X | X | | | | 1981 diagnosis. Says did not know where the application was done; was informed by parent that she had filed with atty Richard Burdine but he stopped practicing because of eye condition and office closed; says was just made aware could file as future tort claimant. A supplemental letter filed at docket #9167 complaining about the process. Attorney's mistake is not a ground for excusable neglect or due process relief unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 3534 | TRO891102FTC | 2/23/2016 | Lowery, Tyrone | Rhonda Ballace | 6288 | | | X | | X | | Alleges first diagnosis in 2010; says previously filed with atty Howard Gunn, date unknown; rep says unaware of getting medical records. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3535 | TRO894652FTC | 3/23/2016 | Coleman, Helen | Rhonda Lee | 5375 | | X | X | | | | 1970 diagnosis; the injured party is deceased; rep says unaware of the claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3536 | TRO894399FTC | 3/2/2016 | Reyes, Rhonda Nabors | Rhonda Nabors Reyes | 8487 | | | X | | | | Merely a signed rejection notice and a signed motion statement, no specified claim and no reasons why relief should be granted. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3537 | TRO891543FTC | 2/23/2016 | Wallace, Rhonda | Rhonda Wallace | 6298 | | | X | | X | | Lists diagnoses in February 2009 and post-bar date; says was unaware of medical records for claim; sends medical records for conditions in 2009 and later but did not sign motion declaration. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 3538 | TRO897480FTC | Unknown | Windham, Rhonda | Rhonda Windham | 7123 | | X | X | | | X | Not included in Trust's summary. Alleges 1997 symptoms, 2013 diagnosis but also says previously filed application with atty Howard Gunn in 1999, but did not hear back from him at the time; she did not know how to file claim and did not have any assistance with case and paperwork got sent back to her and she did not hear from atty Gunn. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3539 | TRO896391FTC | 4/13/2016 | Collins, Ricardo | Ricardo Collins | 7007 | | X | X | | | | 1990 diagnosis; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3540 | TRO892484FTC | 2/23/2016 | Little, Ricardo | Ricardo Little | 5497 | | X | X | | | X | Alleges first diagnosis in 2010 but not clear if that is just newer conditions; unaware exposed to chemical; unaware of bankruptcy case; no knowledge how to fill out claim; attaches the same standard letter complaining that someone allegedly misled them in filling out the late-filed claim forms for the Trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3541 | TRO895707FTC | 3/24/2016 | Smith, Ricco | Ricco Smith | 5414 | | | X | | | X | Correct claim number is TRO895707FTC. Unaware of deadline; informed to qualify had to live in a certain area; says symptoms 2010-2011 and diagnosis 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3542 | TRO887821FTC | 12/14/2015 | Gardner, Richard | Richard Gardner | 5091 | | | X | | | X | Says was offered \$5,000 in a letter dated 8/31/2017 but rejected offer. It appears that the trust reviewed the file and made a settlement proposal; movant says was not given justifiable allowance under the guidance of Colom and Lundy; refers to private meetings and minimal detail to residents. This is a dispute over the Trust's proposal regarding a post-bar date claim (not an issue as to the application of the bar date) and is to be resolved through the Trust's normal dispute resolution procedures, not by motion to the Court. |
| 3543 | TRO902966FTC | 10/13/2016 | Gedrich, Richard | Richard Gedrich | 7668 | | | X | | | X | Various diagnosis dates, listed ones from 2007, 2015, 2016; previously filed through a class action with Weitz & Luxemburg; says health conditions did not manifest until after class action. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Filing with counsel in class action shows awareness of legal rights. In addition, the risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3544 | TRO894053FTC | 3/2/2016 | McCarthy, Richard | Richard McCarthy | 4920 | | | X | | | X | Symptoms in Sept. 2009 and diagnosis Nov. 2009; says did not understand how to complete the claim; did not fully understand what he had to do had been suffering a long time. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3545 | TRO895217FTC | Unknown | Smith, Richard | Richard Smith | 6390 | | | X | | | X | Not included in Trust's summary. Various conditions alleged, diagnosis dates listed as "2010-presently under treatment;" says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know of exposure to Tronox product; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, motion for relief based on excusable neglect or due process is denied. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3546 | TRO887794FTC | 12/14/2015 | Taylor, Richard | Richard Taylor | 4833 | | X | X | | | | Diagnoses 1969-1974; says was not provided adequate notice of bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3547 | TRO885111FTC | 11/25/2015 | Richey, Larry | Richey, Larry | 6727 | 9424 | X | X | | X | | Says "some diagnosed on Sept 2009" but attachment suggests some prior diagnoses, unclear if for same condition. A supplemental letter filed at docket #9424 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3548 | TRO884361FTC | 11/25/2015 | Williams, Rick | Rick Williams | 3337 | | X | X | | | | Diagnosed 1990, alleges did file a claim with church group (Maranatha Faith Center), and that "other went to US Justice Dept." Filing with the Church or the DOJ is not the same as filing a lawsuit or filing a bankruptcy proof of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with church and DOJ show awareness of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3549 | TRO890365FTC | 2/23/2016 | Clay, Rickey | Rickey Clay | 7623 | | X | X | | | | 1984 and 2008 diagnoses; former resident of Columbus, MS; unaware of the bar date. Says effort have been taken to restrict the flow of information, unclear who allegedly did so. Risks of creosote exposure and filings of claims based on the same actually were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Says publication notice was inadequate for dispersing notification, does not read Wall Street Journal or any of the other 38 publications; as did not receive information of the bar date, he could not submit a timely claim. Publications included The Commercial Dispatch in Columbus, MS. Publication notices complied with due process for the reasons stated in the accompanying Decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3550 | TRO896028FTC | 4/6/2016 | Hardin, Dorothy | Rickey Hardin | 4600 | | X | X | | | | 2004 cancer diagnosis; rep says spouse died in 2008, and rep was too distraught to know she could file a claim for a deceased spouse. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3551 | TRO884938FTC | 11/25/2015 | Hudson, Rickey | Rickey Hudson | 5090 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3552 | TRO892241FTC | 2/23/2016 | Williams, Jessie | Rickey McCollum | 7471 | | X | X | | | | 1986 diagnosis; the injured party died in 1997; standard form reasons as to why did not file in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3553 | TRO897214FTC | 5/4/2016 | Shies, Rickie | Rickie Shies | 6630 | 8376 | | X | | | | Diagnosis "at birth;" as reason for missing bar date says "incapacitated," but provides no reasoning or support; a supplement filed at docket #8376 does not answer that question; no explanation for lengthy post-bar date delay. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3554 | TRO904955FTC | Unknown | Hendricks, Willie | Ricky Baker | 7969 | | X | X | | | | Not included in Trust's summary. No diagnosis date listed; the injured party died in 2003; says Kerr McGee said it would take care of injured but never did; when she eventually filed she could not find medical records. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3555 | TRO901967FTC | 9/14/2016 | Barry, Ricky | Ricky Barry | 7389 | | X | X | | | | Various diagnoses, all 1999 and earlier; unaware that he could file a claim; says was not notified in mail, newspapers, letters, correspondence or tv concerning this matter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3556 | TRO902398FTC | 9/14/2016 | Irions, Jeanie | Ricky Butler | 4077 | | X | X | | | | The injured party was diagnosed in 2000, died in 2006. Rep claims did not get direct notice, publication was not good enough. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3557 | TRO887042FTC | 12/14/2015 | Davis, Ricky | Ricky Davis | 3376 | | X | X | | | | Diagnosed 2000, alleges filed but paperwork was misplaced in 2000 by attorney in prior litigation. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's own conduct is excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 3558 | TRO893766FTC | 3/2/2016 | Lee, Ricky | Ricky Lee | 6769 | | X | X | | | | 2000 diagnosis; says attorneys Easley and Bambach had water tested in 2000 and then did not get back to him; says Bambach died in 2000 [he actually died in 2013] and Easley didn't call back. Also says gave forms to EPA and paperwork to local church but was not contacted. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3559 | TRO914825FTC | 7/26/2017 | McAllister, Ricky | Ricky McAllister | 6116 | | | X | | X | | Says was not aware of the Tronox bankruptcy case; says the dates that he put on the first claim were wrong; the dates he lists now are all after the bar date. Trust may dispute diagnoses dates, but no pre-bar date diagnosis is alleged for which relief is sought. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3560 | TRO886491FTC | 12/7/2015 | Young, Ricky | Ricky Young | 4460 | 8816 | X | X | | | | 1991 diagnosis. Says did not receive direct notice; out of town at the time. A supplemental letter filed with others at docket #8816 complaining about the process. Complains about lack of direct notice but does not contend that Tronox knew of the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3561 | N/a | 11/28/2017 | Murry, Riley | Riley Murry | 7202 | | | X | | | | Pre-bar date conditions and diagnoses; says the publication announcement was not made known in his area, but the notice was published in The Commercial Dispatch in Columbus, MS in June 2009; says he did not know he could file a claim and has lived in the plant area on and off since 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3562 | TRO891136FTC | 2/23/2016 | Dora, Riquala | Riquala Dora | 6300 | 6299 | | X | | X | | Unaware of any forms being claimed against Kerr McGee; says diagnosis after bar date, unclear as at least one diagnosis was in January 2009 according to the motion itself. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3563 | TRO895505FTC | 3/24/2016 | Gunn, Rita | Rita Gunn | 3992 | | X | X | | | | 1998 diagnosis. Did not file claim because was unaware of possibility of receiving money. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3564 | TRO884961FTC | 11/25/2015 | Owens, Willie | Rita Jordan | 4547 | | X | X | | | | 1995 diagnosis. Rep says injured party was deceased and could not file papers, but rep does not say why she did not file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3565 | TRO891848FTC | 2/23/2016 | Thompson, Rita | Rita Thompson | 6639 | | X | X | | | | Diagnoses 1998, 2000; says that publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3566 | TRO891846FTC | 2/23/2016 | Alexander, Timothy | Rita Thompson | 6655 | | X | X | | | | Injured party died in 1986; no explanation given for late filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim is based on exposure in Alabama or MS then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3567 | TRO881012FTC | 12/4/2015 | Lawrence, Rita | Rita, Lawrence | 3951 | | | X | | X | | Alleges some conditions after bar date, unclear if they are new conditions or just continuations. Did not know/no reason to know exposed prior to deadline, did not get notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3568 | TRO891972FTC | 2/23/2016 | Reed, RL | RL Reed | 6196 | | X | X | | | | 1966 diagnosis; former Columbus, MS resident who moved to Texas in 2006; previously filed with Turner & Assoc. 2000 and the Colom law firm 2001, submitted requested data but resided outside of contamination area and did not qualify; does not explain why she did not file her own lawsuit or take other steps after not qualifying for class action; says she did not reside in Mississippi in 2009 and did not receive timely information. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3569 | TRO891969FTC | 2/23/2016 | Reed, RL MK [III] | RL Reed III | 6199 | | X | X | | | | 1988 diagnosis; previously filed with Turner & Assoc. 2000 and the Colom law firm 2001, submitted requested data but resided outside of contamination area; moved to TX from Columbus, MS; says did not receive timely information. No explanation as to why did not file own lawsuit or take other steps after failed to qualify for class action. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3570 | TRO895129FTC | 3/23/2016 | Barry, Lena | Robena Moody | 7586 | | X | X | | | | Diagnosis dates not listed but had to be 1988 or earlier as the injured party died in 1988; rep says unaware could file a claim; not notified by mail, newspaper, letter, correspondence, TV, concerning this matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3571 | TRO885498FTC | 11/25/2015 | Beard, Robert | Robert Beard | 5011 | | X | X | | | | 1996 diagnosis; publication notice of claim not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3572 | TRO894273FTC | 3/2/2016 | Braddock, Clara | Robert Braddock | 4802 | | X | X | | | | Diagnosis date "1997-2005"; injured party died in 2005; previously filed with Colom law firm; rep says unaware of the ongoing case and filing proceedings; rep attaches a standard letter that says "no justifiable allowance" because of guidance from Colom and Lundy; refers to private meetings that some people held that allegedly limited information those people gave to the community. Prior dealings with Colom law firm show awareness of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3573 | TRO892214FTC | 2/23/2016 | Brown, Robert, III | Robert Brown III | 4397 | | X | X | | | | 1981 diagnosis (as infant). Did not receive any paperwork concerning the Tronox tort claims trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3574 | TRO895539FTC | 3/24/2016 | Chapmon, Robert | Robert Chapmon | 4437 | | | X | | | | 1993 diagnosis. No excuse provided. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3575 | TRO900376FTC | 7/25/2016 | Cofer, Robert | Robert Cofer | 6039 | | | X | | | | Motion contains no information, just a signature page. |

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| 3576 | TRO890077FTC | 2/23/2016 | Coleman, Robert | Robert Coleman | 4480 | | X | X | | | X | Form says that first symptoms and diagnosis were in December 2009 and attaches list of post-bar date diagnoses, but also says claimant previously filed a claim with the Colom law firm; standard language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3577 | TRO898883FTC | 6/27/2016 | Collins, Robert | Robert Collins | 6418 | | X | X | | | | 1983 diagnosis; unaware of the case until after the deadline passed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3578 | TRO897761FTC | 5/25/2016 | Cooperwood, Robert | Robert Cooperwood | 4638 | | | X | | | | 2008 diagnosis. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3579 | TRO895447FTC | 3/24/2016 | Edwards, Robert | Robert Edwards | 6473 | | | X | | | X | Diagnosis November 2009; says did not know and had no reason to know exposed to a Tronox product; says publication notice of the bar date was not reasonably calculated to provide notice to a potential claimant; was not aware of the threatening conditions. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3580 | TRO894282FTC | 3/2/2016 | Elizenberry, Robert | Robert Elizenberry | 7778 | | X | X | | | | 1984 diagnosis; did not have knowledge of an ongoing case; did not receive a phone call or letter, did not learn from TV or radio concerning this matter. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3581 | TRO894690FTC | 3/23/2016 | Fortini, Robert | Robert Fortini | 3908 | | | X | | X | | Diagnosed "2009/2010." Unaware of deadline until told by a neighbor. Dates of 2009 diagnoses unclear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3582 | TRO892340FTC | 2/23/2016 | Grays, Robert | Robert Grays | 7179 | | | X | | | | 2007 diagnosis; unaware exposed or affected by the Tronox claim, no longer resides in area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3583 | TRO889039FTC | 12/30/2015 | Harrison, Robert | Robert Harrison | 4774 | | | X | | X | | Says symptoms and diagnosis 2010; unaware of claims and filing date; was not informed of the proceedings. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3584 | TRO898164FTC | 6/20/2016 | Hawkins, Robert | Robert Hawkins | 4070 | 6006 | X | X | | | | 1989 and 2000 diagnoses. Unaware that Tronox was taking claims or of "new proceedings;" says death in family at time but does not provide date. A duplicate of this motion was filed at docket #6006. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3585 | TRO902188FTC | 9/14/2016 | Holmes, Robert | Robert Holmes | 7903 | | | X | | | X | 2017 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the Motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |
| 3586 | TRO901287FTC | 8/16/2016 | Hughes, Robert | Robert Hughes | 7039 | | X | X | | | | Diagnosis date "1999 through 2008;" did not have knowledge of the ongoing case; did not receive a letter or phone call. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3587 | TRO897219FTC | 5/4/2016 | Bejeski, Robert | Robert J. Bejeski | 4102 | 8404 | | X | | | | 1990s diagnosis for allergies. Did not know and had no reason to know exposed to Tronox product. A duplicate filed a docket #t #8404, attached to a claim filed by Robert P. Bejeski. Says was minor at time of exposure but not at bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3588 | TRO894501FTC | 3/23/2016 | Johnson, Robert | Robert Johnson | 5332 | | X | X | | | | Diagnosis apparently in 2000; says he did file a claim with medical records but appears to be might be referring to late-filed claim with the Tort Claims Trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3589 | TRO881058FTC | 12/4/2015 | Johnson, Robert IV | Robert Johnson IV | 4191 | | X | X | | | | 1991-1995 symptoms, no diagnosis date. Says unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 3590 | TRO886956FTC | 12/7/2015 | Kundrat, Robert | Robert Kundrat | 3778 | | X | X | | | X | Diagnoses in various years before 2009, once in 2014 (no details as to condition diagnosed then). Did not file because "we were told that since Kerr McGee was bankrupt, there would be no funds available for any claims that would be filed." Deserves credit for the honesty of the explanation but unfortunately a miscalculation of the likely recovery is not grounds for relief based on excusable neglect or due process. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 3591 | TRO898842FTC | 6/27/2016 | Lowe, Robert | Robert Lowe | 5044 | | | X | | | X | Most diagnoses dates 2003 and earlier, one listed in 2009, unclear if new condition. Says unaware of claims against Tronox; did not know and no reason to know exposed to Tronox product; mentions army duty, possibly in mid-1970's; movant says exposure started in 1957 and that movant entered the army at age 18, no allegation that was still in military service at the time of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3592 | TRO887156FTC | 12/14/2015 | Malone, Robert | Robert Malone | 4422 | | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach in 1999, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3593 | TRO900996FTC | 8/16/2016 | Maxwell, Robert | Robert Maxwell | 5843 | | | X | | | X | Unaware of deadline; says symptoms and diagnosis were in 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3594 | TRO899352FTC | 8/16/2016 | Meady, Lanell | Robert Meady | 7369 | 8304 | X | X | | | | 1999 diagnosis; previously filed with William Bambach, paperwork lost. A supplement filed at docket #8304, complains that people who do not live in the area are getting claims allowed and residents are not. No evidence claim was pending at the time of the bankruptcy case. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3595 | TRO899345FTC | 8/16/2016 | Meady, Robert | Robert Meady | 7372 | 8303 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach; paperwork lost. A supplement filed at docket # 8303, also complains that others have had claims allowed that do not even live in the area. No evidence claim was pending at the time of the bankruptcy case. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3596 | TRO912217FTC | 5/30/2017 | Mims, Robert | Robert Mims | 4632 | | X | X | | | | 1956 diagnosis. Was unaware of bar date; did not know and no reason to know exposed to Tronox product; violation of due process. Alleges due process issue but makes no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3597 | TRO912931FTC | 5/30/2017 | Mims, Robert | Robert Mims | 6183 | | X | X | | | | 1981 diagnosis; unaware of deadline; did not know and no reason to know exposed to a Tronox product; discharge of claim a violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3598 | TRO892077FTC | 2/23/2016 | Moore, Robert | Robert Moore | 7460 | | | X | | | | Symptoms 1993-1998 onset; diagnosis just says "VA" without date(s); says was "unaware we could [file]." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3599 | TRO897218FTC | 5/4/2016 | Bejeski, Robert | Robert P. Bejeski | 8404 | | | X | | | | 1990s diagnosis; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3600 | TRO884262FTC | 11/25/2015 | Peterson, Robert | Robert Peterson | 4807 | 8621 | X | X | | | | 1984 diagnosis. Says that he filed a timely claim but appears to be under the mistaken impression that his late-filed claim was timely. References in letter (same language as submitted with many motion) to alleged mis-guidance from Colom and Lundy firm and to private meetings of certain sectors. A supplemental letter complaining about the process filed at docket #8621. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3601 | TRO887956FTC | 12/18/2015 | Phinizee, Robert | Robert Phinizee | 4381 | | | X | | X | | Alleges diagnoses 2010 and later. Says worked at Sanderson company and was told that employees who filed a claim would no longer have a job there. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3602 | TRO894703FTC | 3/23/2016 | Porter, Robert | Robert Porter | 5200 | | X | X | | | X | Asthma diagnosis in 1999, says more serious lung and spinal conditions were first diagnosed in 2016-2017. Unaware exposed to creosote. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was on 1999 diagnoses also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3603 | TRO889367FTC | 2/23/2016 | Potorski, Robert | Robert Potorski | 5862 | | | X | | | | 1996, 2002 and 2004 diagnoses; unaware this was going on because he was not living in Avoca at that time and was never notified. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3604 | TRO890007FTC | 2/23/2016 | Prowell, Charlie | Robert Prowell | 4291 | 4292 | X | X | | | | Duplicate motions at dockets 4291 and 4292. The injured party died in 1977 after diagnosis in 1970. Cut-and-paste language: not aware of bankruptcy case, did not see notifications, allegedly was told to file a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3605 | TRO892982FTC | 2/23/2016 | Andrew, Robert | Robert Roby | 8498 | | | X | | | | Motion contains no information, just a signature page. |
| 3606 | TRO891740FTC | 2/23/2016 | Sharp, Robert | Robert Sharp | 4481 | | X | X | | | X | Cut-and-pasted language as to reasons for not filing. Form says symptoms and diagnosis 2010 but that is inconsistent with attached document that says diagnosis was in 1996. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3607 | TRO89775FTC | Unknown | Stewart, Robert | Robert Stewart | 3553 | | X | X | | | | Motion is not listed in the Trust's summary. Diagnosed in 1992, alleges publication notice was a due process violation because it did not actually reach everyone. The publication notices were reasonable and sufficient for the reasons stated in the accompanying decision. Does not allege that Tronox had reason to know of his injuries or of other circumstances that would make publication notice invalid. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3608 | TRO893588FTC | 2/23/2016 | Tate, Robert | Robert Tate | 4128 | | | X | | | | Motion contains no information, just a signature page. |
| 3609 | TRO896818FTC | 4/25/2016 | Tolon, Robert | Robert Tolon | 4171 | 4172 | X | X | | | | Diagnoses in 1995, 1997, 2003. Says filed with Earnhart attys in McComb, Mississippi, whenever called to check always told matter was pending back in 2/2009. Duplicate at docket 4172. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Contact with attorneys confirms awareness of claim. If attorneys failed to make a filing that is not grounds for relief unless the attorneys' failure can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3610 | TRO904664FTC | 1/24/2017 | Viercinski, Rosemary | Robert Viercinski | 4052 | | | X | | | | Diagnoses of other conditions in 1970s and 1980s, uterine cancer 2007. Injured party died August 8, 2009. Says insufficient notice, but no allegation that Tronox knew of this claimant or of her injuries. Alleges unaware of exposure to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date or of reasons no claim was made until many years after the bar date), not sufficient for relief based on excusable neglect. |

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| 3611 | TRO904675FTC | 1/24/2017 | Viercinski, John | Robert Viercinski | 4056 | | | X | | X | | Diagnosed with prostate cancer 2009, lung cancer 2010. Says was unaware of bar date, unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3612 | TRO884099FTC | 11/13/2015 | Petty, Robin | Robin Petty | 7169 | 4895 9059 | | X | | | | Rejection notice is at docket 4895. January 2009 diagnosis; says he lost his aunt and job and fell into depression, became paranoid with memory problem, leading to medical problems. A supplemental letter filed at docket #9059 complaining about the process. Does not explain lengthy post-2009 delay before filing claim or pursuing rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3613 | TRO889560FTC | 2/23/2016 | Robinson, Patricia | Robinson, Patricia | 5741 | | | X | | X | | Unaware and no knowledge of Tronox bankruptcy case; standard language; says symptoms and diagnosis 2009 but does not say precise month. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3614 | TRO894135FTC | 3/2/2016 | Walker, Twanda | Rochell Walker Lewis | 7054 | | X | X | | | | The motion at docket # 7045 is by Twanda Walker; diagnoses 1994, 1999, 2002; the injured party died in 2002; rep says previously engaged the Colom firm in December 2005 but was informed that the claim could not be filed for a deceased person; the rep engaged another attorney and timely filed her own claim but did not file for Twanda based on inadequate information from Colom law firm; says violation of due process. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3615 | TRO887686FTC | 12/14/2015 | Brown, Rochelle | Rochelle Brown | 5616 | | | X | | | X | Alleges 2009 symptoms and diagnosis but medical records go back to 2007 and says previously hired atty Benny Turner in 2008; after atty died office claimed they had no records on injured party. Attaches form letter complaining about guidance of Colom and Lundy and alleged secrecy in community. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Communications among other claimants is not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3616 | TRO888919FTC | 12/30/2015 | Cobb, Roderick | Roderick Cobb | 6160 | | | X | | | X | 1995 symptoms, diagnosis "1995-2016;" place of exposure not specified, movant relocated to Alabama; did not know and had no reason to know exposed to a Tronox product. Also has filed a rejection notice as to condition first diagnosed after the bar dates. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3617 | TRO989612FTC | 6/27/2016 | Richardson, Roderick | Roderick Richardson | 3875 | | X | X | | | | Former MS resident. Diagnoses in late 1970s. Says "no prior knowledge and was contacted by mail." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3618 | TRO884248FTC | 11/25/2015 | Sunivelle, Roderick | Roderick Sunivelle | 4603 | 8706 | X | X | | | X | Cut-and-pasted language as to reasons for not filing. Says symptoms and diagnosis in 2010 but also says filed with Colom firm, was part of 2002 class action. A supplemental letter filed at docket #8706 complaining about the process. Participation in prior proceeding shows awareness of claim and of legal rights. Claim asserted in class action either was resolved in that proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3619 | TRO887189FTC | 12/14/2015 | Wallace, Roderick | Roderick Wallace | 4259 | | | X | | | X | Standard language; says symptom and diagnosis Dec 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3620 | TRO886347FTC | 12/7/2015 | Cunningham, Rodie | Rodie Cunningham | 6749 | | X | X | | | | 1972 diagnosis; unaware of filing deadline; in attachment, says that publication notice insufficient because there is no type of public notice informing residents of neighborhood that they are still accepting claims. The only claims that were supposed to be accepted after the bar date were claims based on new conditions first diagnosed after the bar date. This claimant does not allege a post-bar date diagnosis. The bar date order bars all claims for pre-bar date diagnoses unless excusable neglect or due process violations are shown under the standards set forth in the accompanying Decision. Movant alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3621 | TRO894874FTC | Unknown | Grays, Rodney | Rodney Grays | 6461 | | X | X | | | | Not included in Trust's summary. Diagnoses 1989, 1991-92; says publication notice of the claims filing deadline was not reasonably calculated to provide claimant notice; no reason to know of exposure to Tronox products. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3622 | TRO898686FTC | 6/27/2016 | Hayes, Rodrick | Rodrick Hayes | 5230 | | X | X | | | | August 2006 diagnosis; was not aware of filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3623 | TRO900750FTC | 8/16/2016 | Jefferson, Rodrigue | Rodrigue Jefferson | 3605 | | X | X | | | | Diagnosed 2003, states not aware deadline passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3624 | TRO914645FTC | Unknown | Taite, Rodriquez | Rodriquez Taite | 8029 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 3625 | TRO892124FTC | 2/23/2016 | Bell, Roger | Roger Bell | 6297 | | | X | | X | | Does not provide excuse; provides a pack of medical records for conditions in 2009 and later. No showing as to relevant factors (knowledge, diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3626 | TRO890883FTC | 2/23/2016 | Carr, Roger | Roger Carr | 6515 | | X | X | | | | 1965 diagnosis; says "moved to new location paperwork to know the deadline." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3627 | TRO880345FTC | 12/4/2015 | Rice, Roger | Roger Rice | 3676 | | X | X | | | | Diagnosed 2003, did not know case was still open. Says was underage when litigation began in 1990s, but was not underage at time of the 2009 bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3628 | TRO889699FTC | 2/23/2016 | Hahn, Catherine | Roland Casper | 5753 | | | | | | | Claim number is listed incorrectly in the Trust's summary. The injured party died in 2014; rep says that the injured party's spouse was in the process of filing when he became ill, made trips to hospital and died 12/15/2009; rep says injured party thought claim had been filed. Court will accept the explanation and permit the late filing of the claim, the merits of which will be resolved by the Trust under its normal procedures. |
| 3629 | TRO891519FTC | 2/23/2016 | Hargrove, Roland | Roland Hargrove | 6065 | | X | X | | | | Diagnosis in 1970; previously filed with atty Bambach in 1999, after atty died, he had no knowledge of his claim in the Tronox bankruptcy case (however, Bambach died in 2013). Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3630 | TRO901827FTC | 9/14/2016 | Roland, Luther | Roland, Luther | 6078 | | X | X | | | | 1989 diagnosis; former resident of Columbus, MS; says did not have knowledge of this claim until December 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3631 | TRO886297FTC | 12/7/2015 | Guyton, Romalro | Romalro Guyton | 5688 | | X | X | | | | 1978 diagnosis; not aware of claim, no knowledge of bankruptcy case, did not see publication notice. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3632 | TRO890756FTC | 2/23/2016 | Tate, Roosevelt | Ro'Mario Gunter | 5386 | | X | X | | | | 1990 diagnosis; the injured party is deceased; rep says "due to dealing with the death and other factors, we were unable to" file claim, but does not state date of death or its relation to bar date, does not explain delay of many years after bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3633 | TRO884362FTC | 11/25/2015 | Williams, Romone | Romone Williams | 3341 | | X | X | | | | Diagnosed 1988. Alleges filed claim with church group in 2009; unclear what that is, but it does not constitute a litigation or the filing of a proof of claim in the Tronox case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 3634 | TRO905756FTC | 4/24/2017 | Bryant, Ronald | Ronald Bryant | 4118 | | X | X | | | | Trust's summary incorrectly listed the claim number as TRO905754FTC. Former resident of Columbus, MS. 1972 diagnosis. Alleges moved out of state; insufficient notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3635 | TRO905321FTC | 3/1/2017 | Cameron, Ronald | Ronald Cameron | 7734 | | | X | | | | 2005 diagnosis; tried to file in 2007 in an action handled by the Powell law firm but was told it was too late; also periodically incarcerated but dates unclear. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Contact with Powell firm shows awareness of claims and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3636 | TRO890515FTC | 2/23/2016 | Casper, Ronald | Ronald Casper | 5754 | | | X | | | | Alleges a 2007 diagnosis but says previously filed with the Powell law firm in 2004; claim may have been resolved in a prior proceeding. If not, the Powell firm was actively involved in the Tronox bankruptcy case and had notice of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reasons why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3637 | TRO886147FTC | 12/7/2015 | Dukes, Ronald | Ronald Dukes | 7115 | | X | X | | | | 1978 diagnosis; previously filed with Colom law firm 1996, no funds received. Appears to believe that class action claim counted as a claim in the separate 2009 bankruptcy case, which is not the case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3638 | TRO901051FTC | 8/16/2016 | Hendrix, Ronald | Ronald Hendrix | 8450 | | X | X | | | | Diagnoses 1997, 2001; unaware of information. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3639 | TRO890838FTC | 2/23/2016 | Little, Ronald | Ronald Little | 8469 | | | X | | X | | Diagnoses 2013, 2014, 2015; unaware exposed to Tronox product; insufficient notice; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3640 | TRO898325FTC | 6/20/2016 | Looney, Ronald | Ronald Looney | 5327 | | | X | | X | | Heart disease diagnosis in 1993, facial cyst in 2014; says was unaware of bankruptcy case. Unclear where exposure occurred. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3641 | TRO881033FTC | 12/4/2015 | Tetlak, John | Ronald Tetlak | 3991 | | | X | | | | Filing on behalf of deceased. Diagnoses in 1980s and 1990s, death in 1995. Says unaware exposed prior to deadline, also says "thought you had to work at Kerr-McGee to file a claim." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 3642 | TRO884577FTC | 11/25/2015 | Young, Ronald | Ronald Young | 3582 | | X | X | | | | Diagnosed 1997. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3643 | TRO912079FTC | 5/30/2017 | Ziobro, Ronald | Ronald Ziobro | 6810 | | | X | | | | 1968 diagnosis; publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3644 | TRO886972FTC | 12/7/2015 | Burgin, Rone, Jr. | Rone Burgin, Jr. | 3410 | 8174 8632 | X | X | | | | Previously filed with atty Bambach 1999; paperwork lost. A supplement filed at docket #8174, says he filed at same times as others whose claims were allowed and they do not live in the area. A supplemental letter complaining about the process filed at docket #8632. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with attorney show awareness of legal rights. Attorney's mistake is not a proper ground for relief unless the attorney's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3645 | TRO897829FTC | Unknown | Scott, Melvin | Ronnie Clayton | 7980 | | X | X | | | | Not included in Trust's summary. 1964 diagnosis; says injured party was incompetent at time of bar date because of health and mental issues; unaware condition related to Tronox chemical. Claim was time-barred under the applicable statute of limitations many years before the Tronox bankruptcy filing. |
| 3646 | TRO893135FTC | 2/23/2016 | Pope, Willie | Roosevelt Davis | 4058 | | | X | | X | | Symptoms (2010) and diagnosis (2012) after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3647 | TRO893376FTC | 2/23/2016 | Drungo, Roosevelt II | Roosevelt Drungo | 6002 | | X | X | | | | 1982 diagnosis; says did not have knowledge of an ongoing Tronox case; did not receive a phone call or letter, did not learn from TV or radio concerning this matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3648 | TRO901476FTC | 8/16/2016 | Edmonds, Roosevelt, Jr. | Roosevelt Edmonds, Jr. | 7766 | | X | X | | | | Diagnoses 2005, 2009; was diagnosed with PTSD and legally blind and had difficulty filling out claims. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Court sympathizes with difficulties but they do not amount to an incapacity in the sense of an inability to file a claim or to enlist the help of others in doing so. Does not allege lack of knowledge of bar date, does not explain long post-bar date delays before filing a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3649 | TRO898780FTC | 6/27/2016 | Key, Roosevelt | Roosevelt Key | 6145 | | X | X | | | | 1987 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3650 | TRO886102FTC | Unknown | Swoop, Roosevelt | Roosevelt Swoop | 3366 | | | X | | | | Motion not included in Trust's summary. Diagnosis year not included, exhibited symptoms in 1969, previously filed a claim or legal proceeding against Tronox, says that "I filed a tort claim trust" but appears to be referring to the late claim that was filed. No circumstances alleged to show excusable neglect, no due process claim made. |
| 3651 | TRO901674FTC | 8/16/2016 | Lee, Rosa | Rosa Lee | 5781 | 8338 | X | X | | | | 1969 diagnosis; previously filed with the Colom law firm in 2002; unaware of the Tronox process or that she could file a claim; alleges violation of due process. A supplement filed at docket #8338, without knowledge to wade through process; claimants should not be injured by inability to understand the law and process. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3652 | TRO893524FTC | 2/23/2016 | Jennings, Sara | Rosa Williams | 6604 | 8275 | X | X | | | | 1989 diagnosis; did not file in 2009 because "didn't know about it." A supplement filed at docket #8275, more contact information. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3653 | TRO900359FTC | 7/25/2016 | Gorman, Bernard | Rosalie Gorman | 3399 | | | X | | | | Diagnosed "at the age of 35" ... not filed on time because "wasn't aware until recently." Appears to have been filed on behalf of a relative. No verification of lack of knowledge of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3654 | TRO897548FTC | 5/25/2016 | Carr, Rosalyn | Rosalyn Carr | 8423 | | | X | | | | 1995 diagnosis; says she did file a claim through the representative before the deadline but does not give particulars, and it is unclear with whom she filed or which deadline she references. No record of a bankruptcy claim filed before bar date in 2009. No grounds stated for relief based on excusable neglect or due process. |
| 3655 | TRO887897FTC | 12/14/2015 | Hodge, Rosalyn | Rosalyn Hodge | 7261 | | X | X | | X | | Former resident of Columbus, MS who listed a Columbus address as her residence from 2009 through 2011 but who also says she did not live there any longer; alleges 2010 diagnosis but also says previously filed with the Colom law firm in 2002 class action; says did not receive notice in a timely manner, did not have knowledge of any of the publication notices. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Unclear if contends that Colom firm represented claimant in 2009 but that would not be grounds for relief because the Colom firm received direct notice of the bar date, and failures by counsel are not grounds for relief based on excusable neglect unless counsel's failures can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3656 | TRO891158FTC | 2/23/2016 | Bradely, Roscoe | Roscoe Bradely | 5800 | | X | X | | | | Diagnosis dates listed as “yes,” symptoms “1999-2017.” Previously filed with atty Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Continuing condition is not a “future” tort claim unless first diagnosed after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3657 | TRO898988FTC | 6/27/2016 | O'Hop, Rosemarie | Rosemarie O'Hop | 3651 | | | X | | X | | Diagnosed 2015. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3658 | TRO886864FTC | Unknown | Morrison, Alice | Rosemary Horton | 3316 | 8077 | X | X | | | | Diagnosed 1991, filing on behalf of mother who died in 1993. Child says had no reason to know she had been exposed. A supplement filed at docket # 8077 says child was unaware of bankruptcy case, had moved away from area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 3659 | TRO887989FTC | 12/18/2015 | Bradley, Evelyn | Rosemary Horton | 4248 | 8076 | X | X | | | | The injured party was diagnosed and died in 2000. Rep had no reason to know claimant exposed to Tronox product. A supplement filed at docket #8076, rep unaware of bankruptcy case, moved away from area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3660 | TRO888280FTC | 12/18/2015 | Morrison, Kenneth | Rosemary Horton | 4277 | 8143 | X | X | | | | The injured party was diagnosed in 1970 and died in 1977; rep did not know claimant had been exposed to a Tronox product. A supplement filed at docket #8143; rep moved away from area, unaware of bar date, when first learned of it, it appeared relief only applied to those in area. (May be referring to a prior class action in which class membership was limited based on residence.) Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3661 | TRO888081FTC | 12/18/2015 | Morrison, Milton | Rosemary Horton | 4278 | 8078 | X | X | | | | Diagnosis and death in 1983; rep did not know claimant exposed to Tronox product. A supplement filed at docket #8078; rep unaware of bankruptcy case, moved away from area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3662 | TRO890946FTC | 2/23/2016 | Love, Miracle | Rosemary Love | 5170 | | | X | | | | June 2007 diagnosis; rep's reason for not filing by bar date is "Didn't think I could." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Motion does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3663 | TRO891167FTC | 2/23/2016 | Love, Martin | Rosemary Love | 5202 | | | X | | | | 2007 diagnosis; the injured party died in 2012; as reason for not filing the rep says "I didn't think I could." Does not allege lack of knowledge of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 3664 | TRO898515FTC | 6/27/2016 | Monelli, Leo | Rosemary Monelli | 5301 | 8052 | | X | | | | 1998 diagnosis; injured party died before 2009; rep did not know and had no reason to know exposed to creosote; no notice provided; not informed of bar date. A supplemental filed at docket #8052, did not know about the Tronox bankruptcy case; did not see anything about it on TV and it was not mentioned to her. She does not buy newspapers and lives on a budget. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3665 | TRO899031FTC | 6/27/2016 | Follins, Rosetta | Rosetta Follins | 6729 | | X | X | | | | Diagnoses 1978, 1987, 1999, 2003; unaware able to file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3666 | TRO880739FTC | 12/4/2015 | Barnes, Rosa | Rosia Barnes | 5323 | | X | X | | | | Diagnoses all 2004 and earlier. Unaware of process and did not know could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3667 | TRO887299FTC | 12/14/2015 | Andrews, Rosie | Rosie Andrews | 6320 | | X | X | | | | 2000 diagnosis; says during time claims were getting filed, she was in and out of hospital, but does not explain why no action was taken after 2000 and why claim was filed so long after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. However, the Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3668 | TRO901876FTC | 9/14/2016 | Beamon, Rosie | Rosie Beamon | 4017 | | | X | | | X | Claimed diagnosis date of 2014 but also says cancer dates back to 2005 and that respiratory issues have existed for 40 years. Says did not know how to fill out the claim form but appears to be referring to the late claim submissions and not to a claim filed in 2009. Unclear if seeks relief as to any condition diagnosed before the bar date and in any event the motion only alleges lack of understanding of the process with no showing as to other relevant factors (knowledge of the bar date, diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3669 | TRO893505FTC | 2/23/2016 | Bembry, Rosie | Rosie Bembry | 6584 | | X | X | | | X | The motion at docket # 6584 is by Rosie Bembry [TRO893505FTC]; the motion by Elbert Bembry III [TRO890578FTC] is at docket #5219. As to Rosie Bembry: diagnoses of various conditions, some before the bar date and some after; says she was unaware of the claims filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3670 | TRO902402FTC | 9/14/2016 | Brown, Rosie | Rosie Brown | 4004 | | X | X | | | | 1989 diagnosis. Alleges lack of knowledge, cut-and-paste of allegation that was told to file a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3671 | TRO900617FTC | 8/16/2016 | Brown, Rosie | Rosie Brown | 6376 | | X | X | | | | Former resident of Columbus, MS; previously filed with lawyer Colom in 2002; says the information was not available re bankruptcy proceeding, if he had known would have filed a timely claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3672 | TRO886440FTC | 12/7/2015 | Gardner, Rosie | Rosie Gardner | 4109 | 9235 | X | X | | X | | Former resident of Columbus, MS. Various diagnosis dates, some before bar date, some after. Says did not know and no reason to know exposed to Tronox product. A supplement filed at docket #9235 complaining of delay. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3673 | TRO886443FTC | 12/7/2015 | Gardner, Joshua | Rosie Gardner | 4111 | 9238 | X | X | | X | | Former resident of Columbus, MS. Diagnoses for same conditions pre and post bar date. Rep unaware exposed to Tronox product. A supplement filed at docket #9238 complaining of delay. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3674 | TRO903297FTC | 10/27/2016 | Gunn, Rosie | Rosie Gunn | 3964 | | X | X | | | | 1956 diagnosis. Unaware of bar date; alleges violation of due process to discharge claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3675 | TRO905007FTC | 1/24/2017 | Harrison, Rosie | Rosie Harrsion | 5136 | | X | X | | | | Diagnoses 2000 and earlier; previously filed with Colom law firm 2002; information not publicly available to her; unaware of the proceeding or danger of product; not properly notified nor made aware of specific deadline. Complains about lack of direct notice but does not allege that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding also shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3676 | TRO893027FTC | 2/23/2016 | Hogans, Rosie | Rosie Hogans | 5846 | | X | X | | X | | Alleges a 2010 diagnosis but also says previously filed with Colom law firm in 2002; says was not aware could file a claim in Tronox case. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3677 | TRO892607FTC | 2/23/2016 | Peek, Mary | Rosie Jethrow | 5596 | | | X | | | | 2007 diagnosis; the injured party died in 2009; no excuse provided. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 3678 | TRO892608FTC | 2/23/2016 | Prude, Johnny | Rosie Jethrow | 5597 | | X | X | | | | 1992 diagnosis; the injured party died in 1992; standard cut-and-pasted language as to reasons why did not file by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3679 | TRO896518FTC | 4/25/2016 | Johnson, Rosie | Rosie Johnson | 6849 | | X | X | | | | 2000 diagnosis; previously filed with Colom and Lundy; did not know could file a claim in the bankruptcy case; did not see any notices, eventually called 800 number and was told to file a future tort claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3680 | TRO903064FTC | 10/13/2016 | Williams, Rosie M. | Rosie M. Williams | 6194 | | X | X | | | | The motion at docket #6194 is by Rosie M. Williams [TRO903064FTC]; a different motion by Rosie Williams [TRO893439FTC] is at docket # 5378. Rosie M. Williams previously filed with the Colom law firm in 2002 and was paid \$8,000. Says she never received a letter concerning a filing deadline and she is and was incapacitated. Alleged diagnosis date is 2003. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges physical limitations but does not show inability to file a claim or to enlist the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3681 | TRO886424FTC | 12/7/2015 | McCottrell, Rosie | Rosie McCottrell | 3288 | | X | X | | | | Diagnosed in 1970, part of prior legal proceeding with Colom law firm; says lawyer did it all and did not know we were "redoing it." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim either was resolved in a prior action or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3682 | TRO902431FTC | 9/14/2016 | Bryant, Ella | Rosie Poe | 5356 | | | X | | | | Motion contains no information, just a signature page. |
| 3683 | TRO901538FTC | 8/16/2016 | Poe, Rosie | Rosie Poe | 5358 | | | X | | | | Motion contains no information, just a signature page. |

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| 3684 | TRO891178FTC | 2/23/2016 | Sims, Rosie | Rosie Sims | 8504 | | X | X | | | X | Diagnoses 1990, 2008, 2014; unaware that her illness qualified. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3685 | TRO887269FTC | 12/14/2015 | Smith, Rosie | Rosie Smith | 6814 | | X | X | | | X | Diagnoses 2004, 2009, 2010; previously filed with the Colom law firm in 2003; received \$200 from Colom law firm; says was not aware of Tronox bankruptcy process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3686 | TRO886182FTC | 12/7/2015 | Turner, Rosie | Rosie Turner | 4517 | | X | X | | | X | Form does not specify diagnosis dates, refers to medical records, not completely clear what dates of all relevant diagnoses were. Says was unaware of her entitlement at the time of the bar date; refers to participating in a prior class action but does not recall who the lawyer was. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3687 | TRO888698FTC | 12/24/2015 | Harris, Rosie | Rosie Turner | 4874 | | | X | | | | Previously filed with Colom law firm; was not aware of public notices of bar date; says was not properly notified nor made aware of a specific deadline. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3688 | TRO887680 FTC | 12/14/2015 | Webb, Rosie | Rosie Webb | 6100 | | X | X | | X | | Says she misinterpreted the conditions of the claim; did not know that she had been exposed to a Tronox product, also mentions that when she responded to a prior deficiency notice she forgot to add her most recent health conditions. Therefore, although in this form she says her symptoms and diagnosis were after bar date, unclear if she is referring to her most recent conditions. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3689 | TRO893439FTC | Unknown | Williams, Rosie | Rosie Williams | 5378 | | X | X | | | | The motion at docket # 5378 is for Rosie Williams [TRO893439FTC]; a differnt motion at docket #6194 is by Rosie M. Williams [TRO903064FTC]. Motion at docket # 5378 Lists a 1976 diagnosis but not clear if that was for all of the claimed conditions. Her excuse is she did not receive direct notice that she was required to file a claim; unaware exposed to Tronox product; publication notice not reasonably calculated to provide notice. Motion at docket # 6194 but that is a different Rosie Williams. As to docket 5378: Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3690 | TRO902171FTC | Unknown | Wright, Rosie | Rosie Wright North | 7974 | | X | X | | | | Not included in Trust's summary. Symptoms started 1995 to 2001; diagnosis "yes;" previously filed with the Colom law firm, result not listed; unaware of ongoing settlement in case; unaware of bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. |
| 3691 | TRO904644FTC | 1/24/2017 | Kania, Robert | Rostock, Robert A. | 5812 | | | X | | | | 1993 diagnosis; the injured party died in 1993; rep is grandson and says that in 2009, he was away at college. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3692 | TRO904645FTC | 1/24/2017 | Kania, Wanda | Rostock, Robert A. | 5813 | | | X | | | | 2000 diagnosis; the injured party died in 2000; rep is grandson and says that in 2009, he was away at college. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3693 | TRO904356FTC | 1/3/2017 | Worshaim, Rowena | Rowena Worshaim | 4996 | 8157 | X | X | | | | Trust incorrectly listed the claim number. 1969 diagnosis; parents did not have the funds at that time to pursue any claims. A supplement filed at docket #8157. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3694 | TRO881005FTC | 12/4/2015 | Collins, Roy | Roy Collins | 3777 | | | | | | X | Filed in 2015, says was a child at the time of the bar date. However, he was born in 1989, so was 20 at bar date. Alleges father's and brother's claims were allowed but unclear when they filed or as to when they were first diagnosed with symptoms. Does not allege that he or his parents were unaware of the claims process or of their claims and legal rights at the time of the bar date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3695 | TRO891811FTC | 2/23/2016 | Kidd, Roy | Roy Kidd | 5634 | | X | X | | | | Diagnosis date "45 years"; no excuse provided for failure to make a timely filing. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3696 | TRO887362FTC | 12/14/2015 | Anderson, Dan | Ruby Anderson | 3416 | 9483 | X | X | | | | The injured party died in 1984; rep says she failed to file a claim because she had to take care of her business and her husband's business and work and she references that she was caring for two sick people, the injured party and her husband, but specifies that this was in 1982. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. |
| 3697 | TRO881039FTC | 12/4/2015 | Anderson, Ruby | Ruby Anderson | 6325 | 9483 | X | X | | | | 2001 diagnosis; previously filed with the Colom law firm in 2002; says was very ill during the time frame allowed, was hospitalized for several months but does not provide dates. Participation in prior proceeding shows awareness of claim and of legal rights. If claim fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3698 | TRO892020FTC | 2/23/2016 | Blair-Brooks, Ruby | Ruby Blair-Brooks | 5173 | | X | X | | | | Diagnoses all before 1996; unaware required to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3699 | TRO898520FTC | 6/27/2016 | Brooks, Ruby | Ruby Brooks | 4827 | | X | X | | | | 1998 diagnosis; cut-and-pasted standard summary language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3700 | TRO887116FTC | 12/14/2015 | Colvin, Ruby | Ruby Colvin | 7904 | | X | X | | | | 1990 diagnosis; unaware exposed to a Tronox product prior to bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3701 | TRO893409FTC | 2/23/2016 | Doss, Zakquarius | Ruby Lee | 3612 | | X | X | | | | Says wheezing symptoms in 2004, then as of November 2008 had to be on a machine. Says did not know of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief. |
| 3702 | TRO892853FTC | 2/23/2016 | Lowe, Ruby | Ruby Lowe | 6278 | | X | X | | | | 1999 diagnosis; previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3703 | TRO889830FTC | 2/23/2016 | Neal, Ruby | Ruby Neal | 7913 | | X | X | | | | Diagnoses 1978, 1980, 1993; former resident of Columbus, MS; previously filed with Colom law firm, did not receive "full settlement;" moved in early 2009, was unaware of bar date; medical condition still being determined. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3704 | TRO901764FTC | 8/16/2016 | Redmond, Ruby | Ruby Redmond | 7607 | | | X | | | X | | Previously filed with atty Bambach, date not specified; says symptoms 2009 but first diagnosis 2010; says incapacitated because of schizophrenia episodes and chemotherapy. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3705 | TRO901189FTC | 8/16/2016 | Richardson, Ruby | Ruby Richardson | 5192 | | X | X | | | | | 1995 diagnosis; did not hear about it at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3706 | TRO901024FTC | 8/16/2016 | Robinson, Ruby | Ruby Robinson | 7259 | | X | X | | | | | Various conditions alleged but only diagnosis date listed is for kidney issues (1990); moved from MS to GA and had no knowledge or reason to know exposed to a Tronox product; did not receive notice through any type of communication. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3707 | TRO903768FTC | 11/23/2016 | Robinson, Geneica | Ruby Robinson | 7260 | | X | X | | | X | | Diagnoses 1987, 2001, 2013; injured party is deceased; rep says injured party moved from MS to GA in 2009 and was unaware of claim or exposure; unaware condition caused by exposure to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a separate condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3708 | TRO887309FTC | 12/14/2015 | Smith, Ruby | Ruby Smith | 6798 | | X | X | | | X | Diagnoses before and after bar date; filed claim in 2003 in class action; received a settlement in that "first suit," was not aware could "file again." If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (and any defense as to the effect of the prior class action settlement) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3709 | TRO891068FTC | 2/23/2016 | Spearmon, Ruby | Ruby Spearmon | 6094 | | X | X | | | | 2002 diagnosis; previously filed with atty Bambach (not clear when or in connection with what proceeding); after atty died [in 2013], he did not hear anything; says "tried to get a claim" and it seems that he thought he "would be notified by someone else. And hearing about it." No indication that claim was ever actually asserted in an ongoing proceeding. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3710 | TRO902791FTC | 8/16/2016 | Patterson, Rudy | Rudy Patterson | 4477 | | X | X | | | | 2001 diagnosis. Unaware of Tronox bankruptcy case, saw no notifications. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3711 | TRO888981FTC | 12/30/2015 | Harris, Rufus | Rufus Harris | 5824 | | X | X | | | | 2001 diagnosis; says did not file because did not know, also missed filing in the "first" lawsuit against Kerr-McGee. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3712 | TRO896640FTC | 4/25/2016 | Latham, Rufus | Rufus Latham | 4911 | | X | X | | | | 1981 diagnosis; unaware of bankruptcy claim/case, did not see any notices. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3713 | TRO913557FTC | 6/28/2017 | Cousin, Rufus | Rufus Lee Cousin | 4678 | | X | X | | | | 1942 diagnosis; unaware of deadline until after husband had passed; did not know and no reason to know exposed to a Tronox product; violation of due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of due process but claim had already expired and in any event there is no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. |
| 3714 | TRO902656FTC | 8/16/2016 | Neal, III, Rufus | Rufus Neal III | 5492 | | X | X | | X | | Diagnoses listed as 2000/2015; unclear if different conditions. Says unaware of Tronox bankruptcy case, did not see publication notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3715 | TRO886927FTC | 12/7/2015 | Rush, Joyce | Rush, Joyce | 7194 | | X | X | | | X | 1995 and 2013 diagnoses; says publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3716 | TRO889405FTC | 2/23/2016 | Booker, Ruth | Ruth Booker | 6541 | 8209 | X | X | | | X | Various diagnosis dates, most 1994 and earlier but one (sleep apnea) in 2009, precise date not clear; unaware exposed to a Tronox product prior to filing deadline. A supplemental letter filed at docket #8209, at time she filled out the claim, she had no knowledge there was a deadline; unaware of the claim until a neighbor informed her she could file based on where she lived. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3717 | TRO902578FTC | 9/14/2016 | Booker, Everge | Ruth Booker | 7224 | | X | X | | | | Various conditions listed, diagnoses apparently before 1990; did not know and no knowledge exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3718 | TRO893375FTC | 2/23/2016 | Drungo, Roosevelt | Ruth Drungo | 6001 | | X | X | | | | 1968 diagnosis; the injured party deceased 2006 (unclear); rep says did not have knowledge of an ongoing case; did not receive a phone call or letter, did not learn from TV or radio concerning this matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3719 | TRO891778FTC | 2/23/2016 | Jones, Ruth | Ruth Jones | 6060 | | X | X | | X | | One diagnosis in 2011, one in 2007, one in 2006, rest 1998 and earlier. Unaware of claims process; says discharge of claim is violation of due process but does not say how or why; was unaware of the process and did not know that she could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3720 | TRO900743FTC | 8/16/2016 | Ledbetter, Ruth | Ruth Ledbetter | 4002 | | | X | | | | Diagnosed Jan 2009. Says not aware of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3721 | TRO912957FTC | 5/30/2017 | Love, George | Ruth Love | 4629 | | X | X | | | | 1987 diagnosis; the injured party died in 2011; rep says unaware of bar date; did not know and no reason to know exposed to Tronox product; alleges violation of due process. Alleges due process issue but no makes no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3722 | TRO912218FTC | 5/30/2017 | Love, Ruth | Ruth Love | 4633 | | X | X | | | | 1980 symptoms; lists diagnosis date in 1938 but presumably means 1983. Unaware of bar date; did not know and no reason to know exposed to Tronox product; violation of due process. Alleges due process issue but makes no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3723 | TRO884722FTC | 11/25/2015 | Moore, Ruth | Ruth Moore | 3333 | 8329 | X | X | | | | Diagnosed 1994, "no reason to know exposed," was living in another state at the time (now lives in Alabama). Rejection notice filed at docket #6773. A supplement filed at docket #8329, says did not get WSJ and did not have internet. Alleges no publication in local newspaper, but in fact notice was published in the Commercial Dispatch in Columbus, MS and also in The Birmingham News in Birmingham, Alabama. Says if she had known, she would have filed a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim appears to be based on exposures in Columbus MS, in which case the claim was barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3724 | TRO887833FTC | 12/14/2015 | Williams, Ruth | Ruth Williams | 4318 | | X | X | | | | Previously filed with atty Bambach in 1999, says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3725 | TRO901423FTC | 8/16/2016 | Bush, Ruthie | Ruthie Bush | 5408 | | X | X | | | X | Previously filed with Colom law firm in 2002; lists diagnosis dates as 2002 and 2005 but also says did not have a claim at the bar date because his condition did not manifest until after deadline, surgery was performed in 2015. Filing with Colom law firm shows awareness of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any dispute as to the date of diagnosis) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3726 | TRO897963FTC | Unknown | Moffitt, Ruthie | Ruthie Moffitt | 6438 | | X | X | | | | Not included in Trust's summary. 1972 diagnosis; says publication of notice was not reasonably calculated to provide notice to potential claimants; did not know nor had reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3727 | TRO894975FTC | 3/23/2016 | Stewart, Ruthie | Ruthie Stewart | 6532 | 8556 | | X | | | | Diagnoses in 1988, 1997, 2000, 2007; former resident of Columbus, MS; did not find out about a claim concerning exposure to a Tronox product; did not know and no reason to know exposed to a Tronox product; says taking care of sick relative and traveling from Alabama to Columbus until 2010, does not say start date of this care, does not explain many years' delay after the bar date before filed a claim. A supplemental letter complaining about the process filed at docket #8556. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3728 | TRO886723FTC | 12/7/2015 | Hannon, Ryan | Ryan Hannon | 3327 | | | X | | | | Answered "yes" to question about whether was diagnosed, but then says "did not think I had any reason that I had been exposed." Had moved to PA in 2004. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3729 | TRO889430FTC | Unknown | Wilson, S.L. | S.L. Wilson | 8030 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 3730 | TRO901062FTC | 8/16/2016 | Tally, Jessie | Saberdia Tally | 5938 | | X | X | | | | 1960 diagnosis; the injured party died in 2016; rep says "at the time the publication notice was issued, [he] was a potential claimant who was unknown at the time the deadline was published." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3731 | TRO885339FTC | 11/25/2015 | Marks, Sabrina | Sabrina Marks | 4467 | | X | X | | | | Previously filed with the Colom law firm 2001; no excuse provided, says filed on time but may reference claim filed after bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3732 | TRO902718FTC | Unknown | Robinson, Sabrina | Sabrina R. Robinson | 6341 | | X | X | | | X | Not included in Trust's summary. Previously filed with the Colom law firm 2002; not aware could file a claim. Unclear if contends new conditions after 2002. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3733 | TRO902704FTC | 8/16/2016 | Burdine, Mildred | Sabrina Robinson | 6323 | | | X | | | | No diagnosis date listed; the injured party died in 2008; rep says previously filed with the Colom law firm; were not aware they could file a claim in Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3734 | TRO902818FTC | Unknown | Brewer, Michelle | Sabrina Robinson | 6367 | | | X | | X | | Not included in Trust's summary. Just a signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 3735 | TRO900541FTC | 8/16/2016 | Smith, Sabrina | Sabrina Smith | 4699 | 6313 | X | X | | | | 1988 diagnosis. Apparently filed in one of the earlier actions and was denied, and says did not know could file again. A supplement filed at docket # 6313. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3736 | TRO880836FTC | Unknown | Saddler, Norma | Saddler, Norma | 5307 | | X | X | | | X | The correct claim number to which this motion relates is TRO880836FTC. Various diagnoses alleged, one pre-bar date and the rest post-bar date. Unaware of claims process and did not know could file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3737 | TRO887755FTC | 12/14/2015 | Porter, Salatheo | Salatheo Porter | 7291 | | X | X | | | | 1989 diagnosis; says previously filed with atty Bambach in August 2009. No record of any claim having been filed in the bankruptcy case, though Attorney Bambach received direct notice of the bar date. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3738 | TRO905461FTC | 3/28/2017 | Cofer, Sallie | Sallie Cofer | 7529 | | X | X | | | | 1958 diagnosis; former resident of Columbus, MS; says that she was grieving the death of a relative at time of bar date; says she became severely depressed and withdrawn with anxiety attacks, later became isolated from family. Does not explain many years' delay after the bar date before filed a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3739 | TRO885106FTC | 11/25/2015 | Dent, Sallie | Sallie Dent | 4299 | | X | X | | X | | 1995 diagnosis listed; enclosed medical records show long history of post-bar date doctor visits, unclear if any show new conditions that were first diagnosed after the bar date; cut-and-pasted language saying did not know of bankruptcy, did not see publications, allegedly called and was told to file Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3740 | TRO884071FTC | 11/13/2015 | Ellis, Sallie | Sallie Ellis Watt | 4464 | | X | X | | | | 1994 diagnosis. Says was unaware of the information and the possibility of receiving a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3741 | TRO890984FTC | 2/23/2016 | Epps, Sallie | Sallie Epps | 6109 | | X | X | | | X | 1974 diagnosis; previously filed with the Colom law firm 2001 and the J. Douglas Dalrymple firm 2003; says that she filed a claim by the deadline [apparently under the mistaken belief that the 2016 claim was timely], however the claim was filled out incorrectly. The claim was filled out using illness starting in 1975 rather than 2009. The reason being that she filed a claim with Colom in 2001. There was a settlement in 2002 and she was offered \$8,500. Movant rejected the offer. In 2003, filed a claim with the Dalrymple law firm. A year later the atty decided to drop the proceedings. Now movant wants consideration as a future tort claimant. Continuation of a prior condition is not a future tort claim. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3742 | TRO890227FTC | 2/23/2016 | Jones, Sallie | Sallie Jones | 6352 | | X | X | | | X | 1999, 2006 and 2013 diagnoses; completely unaware that a time limitation was imposed on filing a claim; refers to caring for spouse and multiple hospitalization but does not provides dates of that care and does not explain many years' delay before filing a claim in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3743 | TRO885075FTC | 11/25/2015 | Murray, Sallie | Sallie Murray | 4915 | | X | X | | | | 1995 diagnosis; unaware of bankruptcy case and claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3744 | TRO889343FTC | 2/23/2016 | Smith-Daniels, Sallie | Sallie Smith-Daniels | 4659 | | X | X | | | | Diagnoses 2003 and earlier. Did not know and had no reason to know exposed to a Tronox product; focused on dialysis treatment in 2009, kidney disease led to transplant in 2010. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3745 | TRO894034FTC | 3/2/2016 | Baptist, Sally | Sally Baptist | 4856 | 8323 | X | X | | | | 2003 diagnosis; was unaware of claims process. A supplement filed at docket #8323, with recent medical records; unaware of possibility of getting a settlement. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3746 | TRO888515FTC | 12/24/2015 | Johnson, Sally | Sally Johnson | 8130 | 8462 | X | X | | | | Motion is at docket # 8462, letter at docket # 8130. Diagnoses in 1980, 1981; no excuse provided; filed with attorney, maybe Colom, many years ago. No grounds stated for relief. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3747 | TRO888820FTC | 12/30/2015 | Bennett, Sam | Sam Bennett | 8405 | | | X | | X | | Merely a chart with diagnoses for conditions after 2009. No other information, no request for relief. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3748 | TRO880061FTC | 12/4/2015 | Congress, Sam | Sam Congress | 4453 | 8776 | | X | | X | | Cut-and-pasted language as reasons for not filing but alleges symptoms and diagnosis started Dec. 2009. A supplemental letter filed at docket #8776 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3749 | TRO895359FTC | Unknown | Lawrence, Sam | Sam Lawrence | 8038 | | X | X | | | X | Not included in Trust's summary. Alleges first diagnosis in 2010 but also says previously filed with the Tollison law firm in 2001 Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. Prior litigation shows awareness of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on diagnoses before 2006 were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3750 | TRO897431FTC | 5/25/2016 | Simon, Ruth | Sam Simon | 6129 | | X | X | | | | 1992 diagnosis; the injured party died in 2005; rep says unaware of the case, did not see any type of publication of the case or filing deadline in newspaper or any media form. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3751 | TRO902208FTC | 9/14/2016 | Wells, Sam | Sam Wells | 4170 | | X | X | | | | 2004 diagnosis. Didn't know about the process until too late. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3752 | TRO894778FTC | 3/23/2016 | Lowery, Samantha | Samantha Lowery | 5521 | | | X | | | | Symptoms 2006-2009; diagnosis "yes"; unaware of bar date due to being a working single mother of 4 and dealing with sickly kids at the time and her own health issues; does not provide medical records to demonstrate any incapacity as of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3753 | TRO88835FTC | 12/30/2015 | Bennett, Samella | Samella Bennett | 4820 | | | X | | | X | The correct claim number to which this motion relates is TRO88835FTC. The claimant says the diagnosis was in 2007 but in a separate paper all diagnosis dates are after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3754 | TRO885776FTC | 11/25/2015 | Ball, Sammie | Sammie Ball | 4818 | | | X | | | X | Sinus and blood pressure issues in 1942 and 1980, prostate malignancy in 2017. Says filed timely claim but claim was disallowed, alleges that now (in 2017) there is a more serious diagnosis and says claim should be reconsidered as a future tort claim. It is unclear what the prior symptoms were or the basis of denial. Motion does not seek relief as to a claim based on a pre-bar date diagnosis, just asks for consideration of claim based on prostate malignancy in 2017. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3755 | TRO902599FTC | 9/14/2016 | Fields, Sammie | Sammie Fields | 7077 | | X | X | | | | Lists first diagnosis in 1975 but various conditions are identified that did not start until 2001; says did not know about the suit before the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3756 | TRO890494FTC | 2/23/2016 | Morgan, Rosetta | Sammie G. Lowe | 7628 | | X | X | | | | Diagnoses 1972, 1974, 1978, 1980; the injured party died in 2004; rep says that despite the fact that they lived in Columbus, they were not contacted; says the form of contact was unfounded and undue process and should be rescinded. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3757 | TRO893193FTC | Unknown | Harris, Sammie | Sammie Harris | 5541 | | | X | | | X | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved under the Tort Claims Trust dispute resolution procedures. |
| 3758 | TRO901225FTC | 8/16/2016 | Harris, Sammie | Sammie Harris | 6347 | | X | X | | | | 1991 diagnosis; did not know about claim until case was closed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3759 | TRO890428FTC | 2/23/2016 | Hill, Henry | Sammie Hill | 5912 | | X | X | | | | Diagnoses 1980s-1990s; the injured party died in 1999; rep says was not informed of Tronox case or claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3760 | TRO887708FTC | 12/14/2015 | Hinton, Sammie | Sammie Hinton | 6152 | 6180 | X | X | | | X | Diagnoses in 2004 and 2007; did not have knowledge of an ongoing Tronox case; did not receive telephone call, letter or learn anything from media concerning this matter. Also has filed a rejection notice [duplicate is at docket #6180] alleging entitlement to a future tort claim based on post-bar date exposures and/or post-bar date diagnoses. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3761 | TRO887178FTC | 12/14/2015 | McCoy, Sammie | Sammie McCoy | 5176 | | | X | | | X | Alleges first diagnosis in 2010; says the publication notice was not reasonably calculated to give notice; did not know and no reason to know exposed to a Tronox product; does not provide medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3762 | TRO890035FTC | 2/23/2016 | Mosely, Sammie | Sammie Mosley | 3529 | | | X | | | | Diagnosed 1985, "was not aware of a claim." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 3763 | TRO900102FTC | 7/25/2016 | Perry, Sammie | Sammie Perry | 5682 | | X | X | | | | 2002 diagnosis; says filed for disability on his job and was denied and wants assistance; does not provide an excuse for failing to file by bar date. Place of exposure not clear. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Complains about disability proceedings but this Court has no jurisdiction over such proceedings. |
| 3764 | TRO887133FTC | 12/14/2015 | Williams, Sammie | Sammie Williams | 3481 | | X | X | | | | 1994 diagnosis, says that Maranatha Center filled out paperwork for him on March, 15, 1999; says he did not get papers until 2 days before filing date, mailman put mail out at the wrong address. Appears to be referring to an earlier class action as the bankruptcy of Tronox was not filed until 2009. No explanation offered as to why missed the 2009 bar date in the Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior claims in 1999 confirm awareness of legal rights. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3765 | TRO885630FTC | 11/25/2015 | Young, Sammie | Sammie Young | 4961 | | | X | | | | Motion contains no information, just a rejection notice and signature page. |
| 3766 | TRO889588FTC | 2/23/2016 | Brown, Sammy | Sammy Brown | 6080 | | | X | | | | 2006 diagnosis (colon cancer); says that at the time of the filing deadline, he had just begun to live life in its new normality due to procedures, doctor appointments and stresses after surgery. Also says he was led to believe through local papers, TV and community leaders that the filing was a private entity for the Maranatha church; that apparently is a reference to the fact that the Church filed a pre-bankruptcy lawsuit. Did not file claim until 2016, does not explain that long delay. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3767 | TRO904113FTC | 1/3/2017 | Harmon, Wyatt | Sammy Horton | 4999 | | X | X | | | | 1980 diagnosis; the injured party died in 1987; rep says form of notice deficient on its face and that publication notice was not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Terms of the notice were sufficient for the reasons stated in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3768 | TRO884904FTC | 11/25/2015 | Porter, Sammy | Sammy Porter | 4589 | | X | X | | X | | Says there were complications and confusions around the claim, still confused. Attachment states that claimant lived in Columbus, MS for entire life, so deserves a claim. Diagnosis dates not clear. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3769 | TRO896791FTC | 4/25/2016 | De Alba, Samuel | Samuel De Alba | 3474 | | | X | | | | 1987 diagnosis. Says was not notified; did not know this was going on; heard about it from a neighbor. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3770 | TRO897470FTC | 5/25/2016 | DeAlba, Samuel, Jr. | Samuel DeAlba, Jr. | 5070 | | | X | | | | 2005 diagnosis; says never received notice nor was aware of this action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3771 | TRO903684FTC | 11/23/2016 | Edwards, Samuel | Samuel Edwards | 6997 | | X | X | | | | 2002 and 2003 diagnoses; no knowledge of claim since moved to another city; was not made aware about his claim or of a deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3772 | TRO903216FTC | 10/13/2016 | Fields, Samuel | Samuel Fields | 4924 | | X | X | | X | | 1962 diagnosis; previously filed with atty Jeffrey Navarro 1998; std lang. The motion form states that the symptoms and diagnosis were in the 1960s but attached papers are for 2010 or thereafter. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3773 | TRO905406FTC | 3/28/2017 | Gordon, Samuel | Samuel Gordon, Jr. | 5133 | | | X | | X | | Did not know exposed to a Tronox product; says publication notice was not reasonable; says symptoms began Oct 2009, diagnosis Dec. 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3774 | TRO893851FTC | 3/2/2016 | Peoples, Adell | Samuel Peoples | 6847 | | X | X | | X | | 2004 and 2013 diagnoses; says grew up near "the plant," not clear which one; unaware that the dangerous Tronox products were in the air and the water; rep says did not know to file before 2009, filed when found out that Tronox was liable. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3775 | TRO893850FTC | 3/2/2016 | Peoples, Samuel | Samuel Peoples | 6850 | 8265 | X | X | | | | 1951 diagnosis; says that he grew up near "the plant" but not clear which plant; unaware that the dangerous Tronox products were in the air and the water; did not know to file before 2009; filed when found out Tronox was liable. A supplement filed at docket #8265, unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3776 | TRO895872FTC | 3/24/2016 | Richardson, Solomon | Samuel Richardson | 6565 | | X | X | | | | 1989 diagnosis; the injured party died in 1994. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3777 | TRO895871FTC | 3/24/2016 | Richardson, Sallie | Samuel Richardson | 6566 | | X | X | | | | 1991 diagnosis; the injured party died in 1994. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3778 | TRO884437FTC | 11/25/2015 | Williams, Sandee | Sandee Williams | 5315 | | X | X | | | | Diagnoses 1989 and earlier; unaware of claims process and that could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3779 | TRO894928FTC | 3/23/2016 | Vaughn, Sanders | Sanders Vaughn | 3814 | | X | X | | | | Diagnoses in 1970s. Says was dealing with PTSD and depression (dates not specified) and did not know to file a claim. Insufficient showing of incapacity to file claim or to arrange filing of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 3780 | TRO903261FTC | 10/27/2016 | Vaughn, Michael | Sanders Vaughn, Sr. | 3813 | | X | X | | | | Filing on behalf of injured party who was diagnosed in 2001 and is now deceased. Rep says was dealing with PTSD and depression (dates not specified) and did not know to file a claim. Insufficient showing of incapacity to file claim or to arrange filing of claim. No showing as to deceased's knowledge or pursuit of rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3781 | TRO900923FTC | 8/16/2016 | Crump, Markeda | Sandra Carroll | 4516 | | | X | | | | Diagnosis and symptoms 2006; deceased 2008; says documents filed timely but appears referring to class action claims or to mistaken belief that late-filed Tronox bankruptcy claims were timely. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. If claim was late, no excuse has been offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3782 | TRO887009FTC | 12/14/2015 | Cockrell, Sandra | Sandra Cockrell | 5505 | | X | X | | X | | Various diagnoses before and after the bar date; says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3783 | TRO900861FTC | 8/16/2016 | Cooper, Sandra | Sandra Cooper | 5050 | | X | X | | | | 1978 diagnosis; unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3784 | TRO886667FTC | 12/7/2015 | Gilmore, Sandra | Sandra Gilmore | 5212 | | | X | | | | 2006 diagnosis; unaware of bar date; also caring for child with heart condition. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3785 | TRO892097FTC | 2/23/2016 | Hendry, Wade | Sandra Henry | 4905 | | X | X | | | | Condition arose in 1982, no diagnosis date listed; says unaware of the claim. Former MS resident. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3786 | TRO891711FTC | 2/23/2016 | Horton, Sandra | Sandra Horton | 7896 | | X | X | | X | | Diagnoses 1948, 2017; previously filed claim with Colom law firm, results not disclosed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3787 | TRO893363FTC | 2/23/2016 | Jones, Sandra | Sandra Jones | 3597 | | X | X | | | | Diagnosed 1980, alleges lack of knowledge, says filed when first heard about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3788 | TRO895508FTC | 3/24/2016 | King, Sandra | Sandra King | 5430 | | X | X | | | | 1951 diagnosis; unaware of deadline; did not know and no reason to know exposed to Tronox product; violation of due process to bar the claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3789 | TRO895985FTC | 4/6/2016 | Dankins, William | Sandra Latham | 4337 | 9018 | X | X | | | | Injured party diagnosed in 1980, died in 1987. Rep says unaware of bankruptcy case, did not see publications, allegedly called after bar date and was told to file a Future Tort Claim. A supplemental letter filed at docket #9018 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3790 | TRO890067FTC | Unknown | Lewis, Sandra | Sandra Lewis | 6264 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 3791 | TRO889236FTC | 2/23/2016 | Moore, Sandra | Sandra Moore | 5477 | | X | X | | | | 1979 diagnosis; moved from Mississippi to Florida in 1983; says was a minor at time of injury but was at least 40 years old by the time of the bar date; says unaware of exposure to creosote and of her circumstances; did not see any advertising pertaining to Tronox. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3792 | TRO889235FTC | 2/23/2016 | Moore, Baby | Sandra Moore | 8486 | 8248 | X | X | | | | This motion regarding the claim for Baby Moore [TRO889235FTC] was filed with the Court but it was attached to the motion filed by Sandra Moore [TRO889236FTC] at docket #5477. This motion was docketed separately later at docket #8486. The injured party is deceased, stillborn 1979; representative references postpartum depression but that was in 1979; movant later moved from Mississippi to Florida; did not see advertising pertaining to bar date. A supplement was filed at docket # 8248, movant says she did not receive any mail from anyone and she is sure that research was done to approximate how many people lived in that area during this time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3793 | TRO889059FTC | 12/30/2015 | Peoples, Sandra | Sandra Peoples | 7728 | 8259 | X | X | | | | Diagnoses 1994 and 2007; merely says filed a claim in 2014 or 2015 that was rejected; does not refer to the 2009 period or explain the failure to file then. A supplement with additional pages filed at docket #8259. Trust contends motion was untimely but the motion is dated before December 1, 2017, cannot verify whether that was within the 90-day period after the Determination Notice. Motion does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3794 | TRO885716FTC | 11/25/2015 | Petty, Sandra | Sandra Petty | 6828 | 8653 | | X | | X | | Various diagnoses, some before bar date, some after; suffers from PTSD from Gulf war, with short and long term memory loss. A supplemental letter complaining about the process filed at docket #8653. Claims based on the listed conditions that were diagnosed before the bar date (in 1992 and 1995) were time-barred by the applicable MS statute of limitations many years before the Tronox bankruptcy filing and before movant began getting PTSD compensation in 2009. However, conditions first diagnosed after the bar date may qualify as future tort claims. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3795 | TRO900871FTC | 8/16/2016 | Robinson, Sandra | Sandra Robinson | 7041 | | X | X | | | | 1975 diagnosis; did not have knowledge of the ongoing case; did not receive a letter or phone call nor did she learn anything from TV or radio concerning this matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3796 | TRO895333FTC | 3/23/2016 | Taylor, Sandra | Sandra Taylor | 6239 | | X | X | | | | Conditions and diagnoses prior to 2000; previously filed with the Colom law firm in 2002; was not aware nor had any knowledge of the Tronox bankruptcy case; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3797 | TRO893866FTC | 3/2/2016 | Turner, Sandra | Sandra Turner | 4994 | 8704 | X | X | | X | | Says symptoms and diagnosis in 2009 but does not insert medical records, says did not know about bar date at that time; was working out of state; did not know and had no knowledge that was exposed to Tronox product. A supplemental letter filed at docket #8704 complaining about the process. Diagnosis in 2009, no date listed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3798 | TRO886570FTC | 12/7/2015 | Williams, Branden | Sandra Williams | 6598 | | | X | | X | | Alleges diagnoses in 2016 and 2017; minor with no knowledge of the bankruptcy case, his guardian filed the claim not aware that she should have added information other than what was on the original claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3799 | TRO886547FTC | 12/7/2015 | Williams, Sandra | Sandra Williams | 6603 | | | X | | X | | Alleges diagnoses in 2014 and 2015, but exhibited symptoms in 2008; did not file by deadline because had "no information about Tronox." No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3800 | Unknown | 2/23/2016 | Lee, Sandy | Sandy Lee | 8468 | | X | X | | | X | Diagnoses 2003, 2017; says received no direct notice, nothing sufficient to inform claimant that condition was due to Tronox materials. No indication that Tronox had reason to know of the injured party's condition. Due process did not require the impossible and did not require that Tronox send notice to each injured party saying that the injured party had a condition that Tronox had caused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3801 | TRO902693FTC | 8/16/2016 | Deloach, Sara | Sara Deloach | 5953 | | | X | | | X | All of the stated diagnoses dates in the form motion are after the bar date; says was not aware; did not see any commercial on TV or hear anything on radio; tort claim call line provided misleading information. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3802 | TRO900383FTC | 7/25/2016 | Key, Sara | Sara Key | 5667 | | | X | | | | February 2008 diagnosis; no idea claim could be filed until after the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3803 | TRO903988FTC | 1/3/2017 | Sims, Sara | Sara Sims | 6635 | | X | X | | | | Various diagnoses in 1980s; had no knowledge of bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3804 | TRO885207FTC | 11/25/2015 | Brewer, Sarah | Sarah Brewer | 7166 | | X | X | | | X | Claims a condition was first diagnosed in 2014 but also says previously filed with Colom law firm and with atty Bambach in 2005 and received a \$275 settlement; unaware of ongoing Tronox case; did not receive a phone call, letter, or learn anything from TV or radio concerning matter; says symptoms and diagnosis after bar date but received settlement from an earlier action. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense as to effects of prior class action settlement) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3805 | TRO898202FTC | 6/20/2016 | Collie, Sarah | Sarah Collie | 7469 | | X | X | | | X | Different conditions diagnosed in 1970, 2000, 2010; previously filed with the Colom law firm in 2003-2004; minimum given and was told take it or leave it; says unaware she could file a claim. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim as to a condition first diagnosed after the bar date (and any defense based on the terms of a prior class action settlement) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3806 | TRO897295FTC | 5/4/2016 | Gibblets, Sarah | Sarah Gibblets-Bulford | 4100 | | | X | | | | 1989 diagnosis. Says was never made aware of claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| | | | | | | | A | B | C | D | E | |
| 3807 | TRO888157FTC | 12/18/2015 | Hairston, Sarah | Sarah Hairston | 6866 | | X | X | | | | 2001 diagnosis; previously filed with atty Bambach 2001-2003; she visited office many times and atty told her he had still not heard. Then he said they were trying to negotiate; then his office was closed for some time; secretary would take phone number but there was no call; atty ineffective in handling claim. Unclear what proceeding she participated in but there is no record of a filed bankruptcy claim in 2009. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Attorney Bambach also received direct notice of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3808 | TRO884353FTC | 11/25/2015 | Moody, Itell | Sarah Harris Hughes | 3342 | | X | X | | | | Diagnosed 1976. Was part of a prior class action. Not a "future tort claim" where disease was manifested and claimant already participated in a prior proceeding. Either the claim was resolved in a prior action or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3809 | TRO890346FTC | 2/23/2016 | Hughes, Horace | Sarah Hughes | 5135 | | X | X | | | | 1994 diagnosis; the injured party died in 2009; rep did not see any publication, was unaware of deadline and coping with death of her spouse. Claim was time-barred under the applicable statute of limitations many years before the Tronox bankruptcy. In addition, the risks of creosote exposure and the filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3810 | TRO884496FTC | 11/25/2015 | Stewart, Ella | Sarah Jones | 3505 | | | X | | | | Diagnosed 1975, "unaware of the filing date." Lived out of state. Filing on behalf of deceased mother. Wants this to be considered "excusable neglect." Says that the injured party participated in a 2002 class action suit. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim resolved in prior litigation could not be reasserted in the Tronox bankruptcy. |

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| 3811 | TRO903097FTC | Unknown | Mosley, Sarah | Sarah Mosley | 5109 | | | X | | | X | | Not included in Trust's summary. Unaware of deadline; says symptoms 2011-2012, diagnosis 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3812 | TRO893634FTC | 2/23/2016 | Pate, Sarah | Sarah Pate | 7912 | 8318 | X | X | | | | | Diagnoses 1972, 1974, 1976, 2005; previously filed with Colom law firm, results not stated; says not aware of bankruptcy case, did not see public notice, called 800 number and was told to file a future tort claim. A supplement filed at docket # 8318, without knowledge to wade through process. Trust contends motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006, if not resolved in a prior proceeding, were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3813 | TRO898015FTC | 6/10/2016 | Vaccaro, James | Sarah Vaccaro | 4836 | | | X | | | | | Diagnoses pre-dated 1983; the injured party is deceased; rep did not know about bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3814 | TRO898318FTC | 6/20/2016 | Wega, Kenneth | Sarah Vaccaro | 4853 | | | X | | | | | 1954 diagnosis; injured party died in 1970; rep says unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3815 | TRO887115FTC | 12/14/2015 | Walker, Sarah | Sarah Walker | 8360 | | | X | | | | | 2006 diagnosis. Says that in 2009, she was the caregiver for her sister, who died on June 10, 2009, a few weeks before bar date, and she was not thinking about the claim and forgot about the lawsuit deadline. Does not explain the many years' delay after the bar date before a claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3816 | TRO884645FTC | 11/25/2015 | Whitfield, Flora | Sarah Williams | 5253 | | X | X | | | | 2000 diagnosis; unaware of filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3817 | TRO902703FTC | 8/16/2016 | Bishop, Marcel, Sr. | Scherrel Sturdivant | 4541 | | X | X | | | | Injured party died in 1996. Rep says was informed could not file for a deceased person, then later got different advice. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3818 | TRO885834FTC | 11/25/2015 | Bishop, John | Scherrell Sturdivant | 3357 | | | X | | | | Diagnosed 2008. Someone (no indication who) said could not file on behalf of deceased family members. Not contend lack of knowledge or awareness of bar date. Alleged bad advice from another person is not grounds for relief unless the bad advice can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3819 | TRO888326FTC | 12/18/2015 | Morgan, Leon | Scott Morgan | 7191 | | X | X | | | | 1993 symptoms; no diagnosis date listed; the injured party died in 1994; unaware of bar date because individuals in various church affiliations and associates allegedly kept the information private; says there also was false information that only people who worked for Kerrr-McGee plant could file (which may be a reference to a prior action that was only on behalf of employees). Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |
| 3820 | TRO891722FTC | 2/23/2016 | Scott, Cameron | Scott, Cameron | 5224 | | X | X | | | | 1995 diagnosis; was unaware of this process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3821 | TRO885628FTC | 11/25/2015 | Coleman-Marweg, Scottie | Scottie Coleman-Marweg | 4974 | | X | X | | | X | 1986 diagnosis of respiratory condition, also alleges 2010 diagnosis for shortness of breath, unclear if that is really a new condition. Says unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3822 | TRO884818FTC | Unknown | Davis, Sean | Sean Davis | 4890 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 3823 | TRO897362FTC | 5/25/2016 | Boykins, John | Selma Boykins | 4268 | | X | X | | | | The Injured party was diagnosed in 2000 and died in 2000. Rep unaware of lawsuit, bar date or that qualified; informed that allowance was for certain distance from plant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3824 | TRO890379FTC | 2/23/2016 | Lash, Fred | Selma Lash | 6557 | | X | X | | | | 1972 diagnosis; the injured party died in 1972. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3825 | TRO896898FTC | 4/25/2016 | Sales, Selma | Selma Sales | 5499 | 8107 | X | X | | | X | Former resident of Columbus, MS; lists various diagnoses but dates on which each condition was first diagnosed are not clear. Says moved and had little knowledge of local events; does not read Wall Street Journal or other publications. A supplement filed at docket # 8107. Supplement alleges late 2017 diagnosis of pancreatitis. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3826 | TRO887191FTC | 12/14/2015 | Richardson, Selvin | Selvin Richardson | 5470 | 6142? | X | X | | | | <p>This motion may be a duplicate of the motion at docket #6142. It is not, however clear if that is the case because of certain discrepancies. The motion at docket # 5470 is for Selvin Richardson [claim TRO887191FTC] and the motion at docket #6142 is for Selvin I. Richardson [claim TRO894564FTC]. It may be the same person using a different TRO number because the addresses are the same and the signatures are very similar. However, while some of the symptoms overlap, they are not identical. The motion at docket #5470 says 1979 is the date for exposure, symptoms and diagnosis, while the motion at docket #6142 says 1988 is the date for exposure symptoms and diagnosis. The motions both provide the same excuse, did not know and no reason to know exposed to a Tronox product, discharge of debt violation of due process; publication notice not reasonably calculated to provide notice. Court will treat them as two separate motions and two separate claims out of abundance of caution. As to the motion at docket 5470, relief is denied. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing.</p> |
| 3827 | TRO894564FTC | Unknown | Richardson, Selvin | Selvin Richardson | 6142 | 5470? | X | X | | | | <p>The motion at docket #6142 is for Selvin I. Richardson [TRO894564FTC]; there is another motion filed for Selvin Richardson [TRO887191FTC] at docket #5470. It is not clear whether or not it is the same person, the signatures are very similar and the addresses are the same, but while some of the symptoms overlap they are not identical. In addition, Selvin I. Richardson [TRO894564FTC] says 1988 is date for exposure, symptoms and diagnosis, while Selvin Richardson [TRO887191FTC] at docket #5470 says 1979 is date for exposure, symptoms and diagnosis. They both provide the same excuse, i.e.: did not know and no reason to know exposed to a Tronox product, discharge of debt is a violation of due process, publication notice not reasonably calculated to provide notice. Court will treat them as two separate motions and two separate claims out of abundance of caution. As to the motion at docket 6142, relief is denied. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing.</p> |

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| 3828 | TRO900168FTC | 7/25/2016 | Dennie, Seth Ethan | Sequoia Trimble | 5150 | | | X | | X | | Letter similar to letter filed at docket #5144. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. However, this appears to be a dispute over the Tort Claims Trust's evaluation of the claimant's allegations as to a condition first diagnosed after the bar date, which should be resolved under the Tort Claims Trust's dispute resolution procedures. |
| 3829 | TRO900169FTC | 7/25/2016 | Trimble, Sequoia | Sequoia Trimble | 5153 | | | X | | X | | Letter similar to letter filed at docket #5144. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. However, this appears to be a dispute over the Tort Claims Trust's evaluation of the claimant's allegations as to a condition first diagnosed after the bar date, which should be resolved under the Tort Claims Trust's dispute resolution procedures. |
| 3830 | TRO886415FTC | 12/7/2015 | Hubbard, Sergio | Sergio Hubbard | 4287 | 8219 8344 9429 | X | X | | | | 1994 diagnosis. Unaware of bankruptcy case, says has mild retardation. A supplement filed at docket #8219 (says disabled) and at docket #8344, without knowledge to wade through the process. A supplemental letter filed at docket #9429 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3831 | TRO886199FTC | 12/7/2015 | Turner, Sha Tanya | Sha Tanya Turner | 4613 | | X | X | | | | Diagnosis date not listed but symptoms began in 1978. Was part of a prior class action but not certain of the name of the lawyer; says was unaware of entitlement to file in Tronox. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. In addition, the claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3832 | TRO900413FTC | 7/25/2016 | Griffith, Beatrice | Shagaria Griffith | 4490 | | X | X | | | | 2003 diagnosis. The injured party is deceased; rep says the injured party was unaware and no had reason to know had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3833 | TRO900708FTC | 8/16/2016 | Jones, Shakenya | Shakenya Jones | 3618 | | X | X | | | | Diagnosed 2000, family moved away from area and claims this is the reason she did not know about the case. Filed a late claim in April 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3834 | TRO894398FTC | 3/2/2016 | Jones, Sha'Kian | Sha'Kian Jones | 6076 | | X | X | | | | 2001 diagnosis; unaware exposed to a Tronox product; letter saying "was not given justifiable allowance under the guidance of Colom and Lundy;" says discharge of claim is a violation of due process; refers to private meetings and minimal details to the town at large. Conduct of Colum and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3835 | TRO895300FTC | 3/23/2016 | Payne, Shalana | Shalana Payne | 7614 | | | X | | X | | Alleges 2010 diagnosis; not aware of the lawsuit or that it pertained to her or her condition at the time; unaware exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3836 | TRO895773FTC | 3/24/2016 | Hill, Shalonda | Shalonda Hill | 3579 | | X | X | | | | Diagnosed in 1994, alleges did file timely claim but no claims on register except late-filed claims. May be referring to a claim in another proceeding, or to a claim filed after the bar date under a mistaken belief it was timely. If filed before bar date that is an issue to be resolved by the Tort Claims Trust. To extent filing was after the bar date, no excuse has been offered. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3837 | TRO900663FTC | 8/16/2016 | Quinn, Shalonda | Shalonda Quinn | 5180 | | X | X | | | | 1996 diagnosis; unaware of the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3838 | TRO912901FTC | 5/30/2017 | Shelton, Shalonda | Shalonda Shelton | 5429 | | X | X | | | | 1987 diagnosis; unaware of deadline; did not know and no reason to know exposed to Tronox product; alleges violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3839 | TRO889033FTC | 12/30/2015 | Howard, Shamaya | Shamaya Howard | 7921 | | | X | | | | Diagnoses 2007, 2015; previously filed with atty Bambach 2003-2008; atty said claim had been filed (unclear what proceeding but given the listed dates it could not have been the bankruptcy case, as the bankruptcy filing did not happen until 2009). Trustee contends the motion was untimely but it will be accepted based on the postmark date. Unclear if any claim ever was actually pending. If lawyer failed to file a lawsuit or a claim that is not grounds for relief, because conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. |
| 3840 | TRO897605FTC | 5/25/2016 | Edwards, Shameka | Shameka Edwards | 3642 | | X | X | | | | Diagnosed 2000, no longer lives in city where exposed, filed a claim in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3841 | TRO892483FTC | 2/23/2016 | Sims, Shameka | Shameka Simas | 3512 | | | X | | | | Diagnosed 2009, alleges mom filed a claim with an attorney they never heard back from in 2009. Allegations about prior timely claim are to be resolved by the Tort Claims Trust, not an excusable neglect or due process issue. If attorney failed to file, that is not grounds for relief based on excusable neglect unless the attorney's own failure can be excused. |
| 3842 | TRO902296FTC | 9/14/2016 | Williams, Shantis | Shameka Williams | 5731 | | | X | | | | 2001 diagnosis; place of exposure not clear; when she learned of the earlier class actions, she was too late to file; then she did not become aware that "another lawsuit was reopened for this case" until after the bar date, she was unaware of any deadlines. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3843 | TRO902298FTC | 9/7/2016 | Wright, Jamaricus | Shameka Williams | 5732 | | | X | | | | 2002 diagnosis; rep says when she learned of the earlier class actions, she was too late to file; then she did not become aware that "another lawsuit was reopened for this case" until after the bar date, she was unaware of any deadlines. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3844 | TRO889231FTC | 2/23/2016 | Klusty, Shamika | Shamika Klusty | 7171 | 8172 | X | X | | | | 1990 diagnosis; former resident of Columbus, MS who moved around country riding with truck driver due to being diagnosed as bipolar during this time frame. A supplement filed at docket #8172, says that because of her condition she is not stable enough to stay in one location and is constantly moving and living in odd places. Medical records are from 2000 or before and are for asthma, no other alleged condition, no verification as to alleged incompetence sufficient to toll statute of limitations or to excuse lack of filing. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3845 | TRO885781FTC | 11/25/2015 | Rice, Shamika | Shamika Rice | 4024 | | X | X | | | | 2000 diagnosis. Says moved to Memphis, no knowledge of claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 3846 | TRO888807FTC | 12/30/2015 | Harrison, Shancee | Shancee Harrison | 6096 | | X | X | | | | 1999 diagnosis; previously filed with the Colom law firm in 2002, unclear if received recovery; says was unaware of the Tronox claim deadline and proceedings. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3847 | TRO889637FTC | 2/23/2016 | Roby, Shandrique | Shandrique Roby | 3578 | | | X | | X | | Diagnosed in 2009 - does not say the date in 2009. Alleges that a claim was indeed filed in a timely manner. May be referring to a claim filed after the bar date under the mistaken belief it was timely. If filed before bar date that is an issue to be resolved by the Tort Claims Trust. To extent filing was after the bar date, no excuse has been offered. Motion denied to the extent it seeks relief from the bar date with respect to claims based on pre-bar date diagnoses. Merits of any claim based on a condition first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 3848 | TRO901750FTC | 8/16/2016 | Lee, Shanness | Shanness Lee | 5397 | | X | X | | X | | Alleges 2014 first diagnosis but also says previously filed legal claim in 1998 with Harold Barkley. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including whether they are barred by prior cases) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3849 | TRO888689FTC | 12/24/2015 | Rice, Shania | Shania Rice | 8495 | | X | X | | | | 2000 diagnosis; former resident of Columbus, MS; says was not aware of the proceedings. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3850 | TRO887067FTC | 12/14/2015 | Jones, Shanita | Shanita Jones | 4843 | 8547 | | X | | | | 2007 diagnosis; says living with ill mother at time of bar date; unaware exposed to dangerous product. A supplement filed at docket #8547 complaining of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3851 | TRO915022FTC | 7/26/2017 | Love, Shanna | Shanna Love | 3598 | | | X | | X | | Claims 2010 exposures and March 2010 diagnosis. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3852 | TRO902427FTC | 9/14/2016 | Davis, Earnest | Shannon Burchfield | 4339 | 4335 | X | X | | | | The injured party was diagnosed in 1974 and died in 2009; rep says no knowledge of claim. (Another motion at docket # 4335 applies to the same injured party and attaches the same death certificate, but this motion refers to a claim with a different TRO number, a different party filing the claim and a different address). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3853 | TRO902220FTC | 9/14/2016 | Lee, Shannon | Shannon Lee | 4475 | | X | X | | | | Previously filed with Harold Barkley in class action lawsuit 1998; standard language; also inconsistent on dates of diagnosis, main form says 2003. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 3854 | TRO889829FTC | 2/23/2016 | Neal, Shannon | Shannon Neal | 7914 | | X | X | | | | 1988 diagnosis; former resident of Columbus, MS; says the claim was handled by the Colom law firm, no details of legal procedures were forwarded; moved; unaware of bar date; medical condition was still being determined. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3855 | TRO886466FTC | 12/7/2015 | Richardson, Patricia | Shannon Smith | 3290 | | X | X | | | | Diagnosis in 1985 or so; injured party died in 1997. Rep says did not know of claim because was away for military service for a few years but does not provide dates of service or any indication that movant was in military service at the time of the 2009 bar date. Also alleges that was told could not file for a deceased relative but no details provided as to who gave such advice or when. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3856 | TRO885414FTC | 11/25/2015 | Smith, Undra | Shannon Smith | 3308 | | X | X | | | | Diagnosis in 1999, exposure began in 1987. Contends she was a child but if exposure began in 1987 she had to be over 21 years old by the bar date in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. No legally sufficient showing of entitlement to excusable neglect or due process relief. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3857 | TRO902697FTC | 8/16/2016 | Poole, Shanquarius | Shanquarius Poole | 4980 | | X | X | | | | The correct file is at docket # 4980. 2003 diagnosis; movant says that due to misleading information (not specified) was not aware of suit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3858 | TRO886840FTC | 12/7/2015 | Blair, Shanta | Shanta Blair | 3422 | | X | X | | | | 2001 diagnosis. Says that during in 2009 she was working out of town most of the time and she had a part-time job that she worked when she was in town; although she was aware of the contamination, she was not aware of the deadline. Alleges lack of actual knowledge of the bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3859 | TRO892207FTC | 2/23/2016 | Buckhalter, Shante | Shante Buckhalter | 5393 | | X | X | | | | 2000 diagnosis; unaware of a claim that she needed to file; thought that after initial claim, further claims were not accepted; unaware condition connected to Tronox chemicals. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3860 | TRO889029FTC | 12/30/2015 | Granderson, Shantrell | Shantrell Granderson | 4187 | | X | X | | | | 1971 diagnosis. Says did not know or have reason to know that exposed to Tronox product; unaware of bar date. Says was told (doesn't say by whom or when) that she could still file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3861 | Unknown | N/A | Scott, Shantrell | Shantrell Scott | 7963 | | | X | | X | | Wrongly listed by Trustee at docket 3981, correct number is 7963. Diagnosed with minor issues in 2010-2011 (e.g, shortness of breath) but congestive heart failure diagnosed in 8/2017; says had no idea why had those symptoms before the claims deadline. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3862 | TRO889776FTC | 2/23/2016 | Shelton, Shaperara | Shaperara Shelton | 4135 | | | X | | | | Motion contains no information, just a signature page. |

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| 3863 | TRO887417FTC | 12/14/2015 | Baldwin-Harris, Shaquala | Shaquala Baldwin-Harris | 5305 | | X | X | | | | 1999 onset of symptoms; diagnosis date "yes"; previously filed with attorney Bambach in 1999, says paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3864 | TRO884604FTC | Unknown | Kelly, Shaquala | Shaquala Kelly | 5658 | | | X | | | | Not included in Trust's summary. 2008 diagnosis; says did not know about the claim at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3865 | TRO891461FTC | 2/23/2016 | Pippins, Shaquanda | Shaquanda Pippins | 4933 | | X | X | | | | 1984 diagnosis; reason for not making a timely claim is "did not know about it." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3866 | TRO891450FTC | 2/23/2016 | Harris, Shaquille | Shaquille Harris | 4255 | | X | X | | | | 1995 diagnosis. No excuse provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3867 | TRO902343FTC | 9/14/2016 | Jackson, Shaquille | Shaquille Jackson | 4222 | | | | | | X | Diagnosis approximately 2000. Says was minor but alleges exposure began 1991 so was at least 18 at bar date. Rep did not know exposed to Tronox product. Will permit supplemental submission to verify age as of bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 3868 | TRO887480FTC | 12/14/2015 | Payne, Richard | Sharlene Payne Martin | 4616 | 9293 | X | X | | | | 1974 diagnosis; rep says injured party died in 1992; rep did not file because there were not any class action law suits regarding Kerr-McGee illnesses. A supplemental letter filed at docket #9293 complaining about the process. Absence of a class action filed by another party does not explain injured party's failure to take action. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3869 | TRO892111FTC | 2/23/2016 | Martin, Sharlene Payne | Sharlene Payne Martin | 5115 | 9293 | X | X | | | | Diagnoses in 1997 (miscarriage) and 2008 (headaches) though appears headache symptoms have been ongoing for many years. Says that at the times of his diagnoses there were no claims processes or class action lawsuits. A supplemental letter filed with others at docket #9293 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3870 | TRO889393FTC | 2/23/2016 | Craddieth, Sharon | Sharon Craddieth | 6267 | | X | X | | | | Various diagnoses dates before bar date; says was unaware of deadline; did not know or had any knowledge that she had been exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3871 | TRO896942FTC | 4/25/2016 | Cummings, Robert | Sharon Kearney | 6943 | | | X | | | | 2008 diagnosis; the injured party died in 2008; rep says publication notice was not provided to area claimants. Notice of the bar date was published in the Scranton Times (4.1 miles from Taylor, PA) in June 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3872 | TRO901083FTC | 8/16/2016 | Lewis, Dicy | Sharon Lewis | 7139 | 8212 9482 | X | X | | | X | Various diagnoses, many before 2003, one in 2006, pneumonia in 2016; the injured party died in 2019; previously filed with Colom law firm 1999-2002 and with Lundy & Davis; says the amount of settlement was different when she signed, thinks she was coerced into signing and was not told that the litigation was an ongoing future tort claims. Seems to be under the impression that the bankruptcy process is a later part of the earlier class action, which is not correct. Claimant apparently received approximately \$17,431 net from the class action settlement. A supplement filed at docket #8212, claims that attorneys did not inform her of bar date, but the prior class action was over before the Tronox bankruptcy filing and there is no evidence claimant was still represented by counsel. In any event, class action counsel received direct notice of the bar date, and if they still represented the claimant but failed to file a claim that unexcused failure by counsel is not grounds for relief based on excusable neglect. A supplement filed at docket #9376 adding information and address for mailing. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 and not resolved in prior action also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date (and any defenses as to the effect of the prior class action settlement) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3873 | TRO901084FTC | 8/16/2016 | Lewis, Johnny | Sharon Lewis | 7159 | 8212 8213 9376 9476 9482 | X | X | | | | Various diagnoses 1993 and earlier; the injured party died in 1993; previously filed with Colom law firm, rep says did not receive any compensation; did not get any notice of and was not aware of bar date. A supplement file at docket #8213, says part of pre-bankruptcy lawsuit, lawyer negligent in failing to file claim. It appears that movant received approximately \$17,431 net from a class action settlement. A supplement filed at docket #8212. A supplement filed at docket #9376 adding information and address for mailing. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Claim either was resolved in a prior proceeding or, if not, was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3874 | TRO901079FTC | 8/16/2016 | Lewis, Sharon | Sharon Lewis | 7160 | 8196 | X | X | | | | Various diagnoses, all 1978 and earlier; previously filed with Colom law firm 1999; says she did not know a fair amount and therefore was coerced to sign for \$8,300 recovery and was not informed of a bar date for future tort claims. A supplemental letter filed at docket #8196, unaware of bar date, lawyer failed to file for future tort claim; was previously unfairly compensated. Appears to be under the impression that the bankruptcy process is connected to a prior class action and/or that counsel in a prior class action represented claimant in regards to the bankruptcy case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused failures by counsel are not grounds for relief based on excusable neglect. |
| 3875 | TRO892518FTC | Unknown | Little, Sharon | Sharon Little | 6411 | | X | X | | | | Not included in Trust's summary. Various diagnoses, all before 1993; says publication notice was not reasonably calculated to provide notice to potential claimants; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3876 | TRO889885FTC | 2/23/2016 | Shearer, Sharon | Sharon Shearer | 5223 | | | X | | | | 1978 and 2002 diagnoses; unaware of any suit; did not get notice from anyone, did not get the newspaper. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3877 | TRO893540FTC | 2/23/2016 | Smith, Sharon | Sharon Smith | 4630 | | X | X | | | | 1994 diagnosis. Was incarcerated at time of bar date in 2009; says prison would not allow her to file claim, there no access to forms. She learned of it in 2010 and was told was too late. Later, in 2016 filed claim. Does not explain six-year delay before filing. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3878 | TRO891202FTC | 2/23/2016 | Williams, Sharron | Sharron Williams | 3744 | | | X | | X | | Alleges was diagnosed in 2010, but in answer to question #2 (dates exposed) she lists various conditions, some of which long pre-date the bar date in 2009. As to reason why did not file: says she "just didn't." Not a sufficient showing to support relief based on excusable neglect or lack of due process as to pre-bar date diagnoses. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 3879 | TRO890985FTC | 2/23/2016 | Epps, Sharvin | Sharvin Epps | 6108 | | X | X | | | X | 1992 diagnosis; previously filed with the Colom law firm in 2001 and the J. Douglas Dalrymple firm 2003; says that he filed a claim by the deadline [apparently under the mistaken belief that the 2016 claim was timely], however the claim was filled out incorrectly. The claim was filled out using illness starting in 1992 rather than 2009. The reason being that he filed a claim with Colom in 2001. There was a settlement offered in 2002 that did not compensate for the noticed injuries, diagnoses and surgery. In 2003, he filed a claim with the Dalrymple law firm. A year later the atty decided to drop the proceedings. Now he wants consideration as a future tort claimant. Also rejected an offer from the trust for a \$5000 allowed claim. Continuation of a prior condition is not a future tort claim. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3880 | TRO884647FTC | 11/25/2015 | Coleman, Shavone | Shavone Coleman | 6895 | | X | X | | | | Diagnoses in 1984, 1990, 1999; was not aware of what to do concerning claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3881 | Unknown | 2/23/2016 | Stallings, Shawn | Shawn Stallings | 7880 | | | | | | X | 1997 diagnosis; minor (14) at time of bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3882 | TRO885903FTC | 11/25/2015 | Hawkins, Shaywen | Shaywen Hawkins | 7309 | | X | X | | | | 1990 diagnosis; previously filed with the Colom law firm 2000-2001; received \$300; says was not contacted or made aware of the availability to file a proof of claim; received no contact by mail, phone or email; if he had been aware says would have filed. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3883 | TRO891066FTC | 2/23/2016 | Trimuel, Shead | Shead Trimuel | 5096 | | | X | | | X | Says diagnoses in 2009 and thereafter without specifics but also was part of Colom class action, with class action claim filed in 2003. Says was not aware of the bankruptcy process timeline, did not know of the bar date. Filing in connection with class action shows awareness of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3884 | TRO897225FTC | 5/4/2016 | Wilson, Sheddrod | Sheddrod Wilson | 6933 | | | X | | | | 2007 diagnosis; says that at the time, he really did not know what to do or what was really going on. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3885 | TRO901557FTC | 8/16/2016 | Lang, Sheena | Sheena Lang | 3540 | | X | X | | | X | First diagnosed 1990 for eye muscle disorder, not diagnosed for hypertension, high blood pressure, anxiety, other conditions until after bar date. Says did not know/no reason to know exposed prior to deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3886 | TRO914835FTC | 7/26/2017 | Berry, Ellis | Sheila Davis | 4281 | | X | X | | | | Says first diagnosis was in 2003. Spoke with Colom atty in 2004, was told it was a waste of time "so I left it alone." Consultation with attorney shows awareness of claim and of legal rights. If believes advice was incorrect that is not grounds for relief based on excusable neglect unless the attorney's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3887 | TRO886373FTC | 12/7/2015 | Guyton, Sheila | Sheila Guyton | 4137 | | | X | | | | Motion contains no information, just a signature page. |

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| 3888 | TRO880159FTC | 12/4/2015 | Harris-Platt, Sheila | Sheila Harris-Platt | 3858 | | X | X | | | | Filed in 1999 w. atty William Bambach, says papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3889 | TRO880338FTC | 12/4/2015 | Pratt, Sheila | Sheila Pratt | 3863 | | X | X | | | | Filed in 1999 w. atty William Bambach, says papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless conduct of counsel is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3890 | TRO897854FTC | 5/25/2016 | Smith, Marudean | Sheila Smith | 8505 | | X | X | | | | 2001 diagnosis; no excuse provided for missing bar date; says does not understand why claim was rejected. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3891 | TRO896749FTC | 4/25/2016 | McCarthy, Anna (Nan) Ida | Sheila Strucke | 5726 | 8083 | | X | | | | Printed claim form lists injured party's name as "Nancy McCarthy" but handwritten entries list name as "Anna (Nan) Ida McCarthy." 1975 diagnosis; the injured party died in 1975; rep moved away from Avoca in 1981. A supplement filed at docket # 8083, rep unaware of bar date; did not receive notice. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 3892 | TRO901556FTC | 8/16/2016 | Washington, Sheila | Sheila Washington | 3548 | | X | X | | | X | First diagnosed 1997 for thyroid issues, 2000 for migraines, 2009 and later for other conditions. Alleges did not know or have reason to know of exposure to toxic substance. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on pre-2006 diagnoses were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3893 | TRO903620FTC | 11/23/2016 | Moore, Shekita | Shekita Moore | 7673 | | | X | | | | Lists 1980s diagnosis (at age 1) but also alleges various conditions, not clear what diagnosis date was for each of them; did not receive direct notification or adequate notice of bar date; did not reside in Mississippi during case review and had no knowledge exposed to a Tronox product; resided in Florida and did not receive or hear any of the published notices; says excuse is due process but does not identify a due process issue. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges entitlement to direct notice but no showing that Tronox had reason to know of claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3894 | TRO896046FTC | 4/6/2016 | Gordon, Shelbie | Shelbie Gordon | 6966 | | | X | | | X | 2009 diagnosis; did not know and no reason to know exposed to a Tronox product; says publication notice not reasonably calculated to provide notice; did not have knowledge of the ongoing case; did not receive direct notice nor notice through media; says symptoms and diagnosis 2009 after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 3895 | TRO893311FTC | 2/23/2016 | Dismukes, Shelby | Shelby Dismukes | 7892 | | X | X | | | | 1999 diagnosis; former resident of Columbus, MS who still lived there in 2009; says was having health issues at the bar date but does not supply medical records; unaware of claim or bankruptcy case. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Insufficient showing of inability to file a claim or to enlist the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3896 | TRO888805FTC | 12/30/2015 | Marlowe, Mitchell Lee | Shelley Hogan | 5457 | 5392 | X | X | | | | Trust incorrectly listed this as docket # 5392, which is a separate motion by Shelly Hogan as to Mitchell Lee Marlowe but with a different claim number. As to the motion at docket # 5457: 1990 diagnosis. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3897 | TRO887186FTC | 12/14/2015 | Hogan, Shelly | Shelly Hogan | 5103 | | X | X | | | | The motion at docket # 5103 is for Shelly Hogan (TRO887186FTC) on her own behalf. Shelly Hogan also filed separate motions as to Mitchell Marlowe (TRO896066FTC) at docket # 5392 and for Mitchell Marlowe (TRO888805FTC) at docket # 5457. As to the motion at docket # 5103: Ms. Hogan says she was diagnosed in 1972 and previously filed with Colom law firm and received \$1,200; says publication notice was not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product; asserts that the discharge of her claim is a violation of due process. Participated in a prior legal proceeding and already received compensation. Claim that was resolved in a prior proceeding could no longer be asserted in the Tronox bankruptcy. Publication notices complied with due process for the reasons stated in the accompanying Decision. In addition, the motion alleges a lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), is not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3898 | TRO896066FTC | 12/30/2015 | Marlowe, Mitchell Lee | Shelly Hogan | 5392 | 5457 | X | X | | | | The motion at docket # 5392 relates to Mitchell Marlowe (claim TRO896066FTC), Trust incorrect listed this as docket 5103 (which is a motion by Shelly Hogan on her own behalf). Another motion by Shelly Hogan as to Mitchell Marlowe appears at docket 5457 with a different claim number. The injured party died in 1995; rep claims did not receive direct notice that relative was required to file a claim in Tronox bankruptcy case; publication notice was not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3899 | TRO892986FTC | 2/23/2016 | Hogan, Mikayla | Shelly Hogan | 5415 | | | | | | X | Minor; rep says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. Will permit supplemental submission to verify age as of bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3900 | TRO896067FTC | 4/6/2016 | Saddler, Ozella | Shelly Hogan | 5458 | | X | X | | | | 1955 and 2006 diagnoses; the injured party died in 2007; rep says did not receive direct notice that relative was required to file a claim; did not know and had no reason to know injured party had been exposed to Tronox product; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3901 | TRO889767FTC | 2/23/2016 | Kadropolis, Shelton | Shelton Kadropolis | 4134 | | | X | | | | Motion contains no information, just a signature page. |

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| 3902 | TRO893665FTC | 3/2/2016 | Caine, Shemaiah | Shemaiah Caine | 6010 | | X | X | | | | 1998 diagnosis; did not know and had no reason to know about this claim; publication of claims filing deadline was unreasonably calculated to inform potential claimants of the claims filing deadline; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3903 | Unknown | 2/23/2016 | Wells, Mary | Shemeka Wells | 7874 | | | X | | X | | 2014 diagnosis; condition not manifested at time of bar date; unaware condition was related to Tronox chemicals; rep became aware and filed claim. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |
| 3904 | TRO901999FTC | 9/14/2016 | Williams, Shemeka | Shemeka Williams | 6025 | | | X | | X | | Says she was unaware that these chemicals were affecting her that much; attaches same letter concerning purported Garretson rep directing them to file certain pre-filled forms, but that had to be long after the bar date because the trust was not established until long after the bar date; says diagnosis was in 2010. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3905 | TRO885852FTC | 11/25/2015 | Wilson, Shemeka | Shemeka Wilson | 7609 | | X | X | | | | 1987 diagnosis; former resident of Columbus, MS who still lived there in 2009; previously filed with Colom law firm 1998, outcome unclear; unaware of Tronox bankruptcy case; says was a minor at time of the Colom action, but given date of diagnosis movant had to be at least 23 years old at the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3906 | TRO891517FTC | 2/23/2016 | Jones, Shemere | Shemere Jones | 5296 | | X | X | | | | 1997 diagnosis; previously filed with atty Bambach in 1999; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3907 | TRO887502FTC | 12/14/2015 | Davis, Elnoria | Shemika Craddieth | 3429 | | X | X | | | | The injured party died in 1992. Rep says that the person who was in charge has also died and rep did not know to file a claim by the claims filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3908 | TRO905372FTC | 3/1/2017 | Moore, Henry | Shemika Craddieth | 3800 | | X | X | | | | Injured party diagnosed in 1952, died in 1992. Says she filed a Future Tort Claim but does not explain failure to file by the original 2009 bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3909 | TRO889836FTC | 2/23/2016 | Craddieth, Shemika | Shemika Craddieth | 3801 | | X | X | | | | Diagnoses in 1987 and 1989. Claims DID file a "Future Claims" form but that apparently is a reference to a late-filed claim. No explanation of failure to file by original 2009 bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3910 | TRO902800FTC | Unknown | Walker, Shemiko | Shemiko Walker | 4145 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |

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| 3911 | TRO896757FTC | 4/25/2016 | Brownlee, Shenqualia | Shenqualia Brownlee | 4944 | | | | | | X | 2002 diagnosis; says was a minor at bar date; did not see any publication regarding bankruptcy case or bar date; notice not reasonably calculated to provide notice. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 3912 | TRO888126FTC | 12/18/2015 | Shepherd, Shakiyla | Shepherd, Shakiyla | 5796 | | | X | | X | | Says she was a child at the time and guardian did not have knowledge of the claim; says symptoms and diagnosis 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3913 | TRO900335FTC | 7/25/2016 | Henley, Shereka | Shereka Henley | 5557 | | X | X | | | | June 2005 diagnosis; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3914 | TRO884567FTC | 11/25/2015 | Fenton, Sheri | Sheri Fenton | 4120 | | X | X | | | | 2002 Diagnosis. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3915 | TRO890033FTC | 2/23/2016 | Troupe, Emma | Sheril Richey Rice | 5455 | | X | X | | | | The motion at docket # 5455 is for Emma Troupe [TRO890033FTC]; 1986 diagnosis, injured party died in 1987; reps says that she was unaware she could file on behalf of deceased relative. The trust incorrectly referred to this motion as being at docket # 6061, but that is the motion filed by Sheril Richey Rice [TRO895413FTC] on her own behalf. Motion at docket 5455 is denied. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3916 | TRO895413FTC | 3/24/2016 | Richey Rice, Sheril | Sheril Richey Rice | 6061 | | X | X | | | | The motion at docket #6061 is for Sheril Richey Rice on her own behalf [TRO895413FTC]; the motion for Emma Troupe [TRO890033FTC], filed by Sheril Richey Rice as representative and not as the injured party, is filed with the court at docket #5455. As to Ms. Rice's motion in her own name: alleges a 1997 diagnosis, says previously filed with Colom law firm; she says that she was unaware and did not have proper representation of the claim. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3917 | TRO904703FTC | 1/24/2017 | Mims, Sherlaine | Sherlaine Mims | 6657 | | X | X | | | | 1978 diagnosis; did not know exposed prior to deadline, as a result thinks that discharge is a violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3918 | TRO893521FTC | 2/23/2016 | Jennings, Sherman | Sherman Jennings | 6476 | | | X | | | | Diagnosis date not listed but symptoms onset in 1997; says did not know about the bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3919 | TRO903294FTC | 10/27/2016 | Hatchett, Sherri | Sherri Hatchett | 3977 | | X | X | | | | 1981 diagnosis. Unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3920 | TRO904344FTC | 1/3/2017 | Taylor, Sherritt | Sherritt Taylor | 4499 | | | X | | X | | Filed claim once found out how to file it in 2014; says symptoms and diagnosis in Sept. 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3921 | TRO887304FTC | 12/14/2015 | Nalls, Shervica | Shervica Nalls | 5006 | | X | X | | | | 1981 diagnosis; unaware of process and did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3922 | TRO885640FTC | 11/25/2015 | Baskin, Bernice | Sheryl Pusha | 3434 | | X | X | | | | 1957 Diagnosis, injured party died in 2004. Rep says did not know that she was supposed to file in the bankruptcy court at all. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3923 | TRO886263FTC | 12/7/2015 | Shinn, Cleveland | Shinn, Mary Ann | 5927 | 6041 | X | X | | | | Diagnoses 1987, 1999 and 2001; the injured party died in 2001; says all of the law firms, Howard Gunn, Colom, say they do not have his file; say he filed timely but appears to be referring either to a class action filing or to the late-claim filing with Garretson, no record of a timely proof of claim in the Tronox bankruptcy case. A supplement filed at docket #6041, says publication notice of the claims filing deadline not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3924 | TRO898697FTC | 6/27/2016 | Taylor, Shirely | Shirely Taylor | 5113 | | X | X | | | X | 1962 asthma diagnosis, 2017 cancer diagnosis; unaware of filing; not given justifiable allowance under the guidance of Colom and Lundy; refers to secret meetings and minimal details given by other local people to residents. Motion denied as to 1962 diagnosis; the claim was time-barred before the Tronox bankruptcy filing, and in any event the motion makes showing as to relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date) to support relief. Merits of claim based on 2017 diagnosis and all defenses thereto are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 3925 | TRO893333FTC | 2/23/2016 | Alfred, Shirley | Shirley Alfred | 4743 | | | X | | | X | Did not get notice; says those who lived in area should get compensated. Place where exposure occurred is not clear. Alleges a 2013 diagnosis. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3926 | TRO880015FTC | 12/4/2015 | Billups, Shirley | Shirley Billups | 6912 | | X | X | | | | 1979 and 1985 diagnoses; did not know that people were filing claims; does not read Wall Street Journal; was not informed to file a claim before the bar date; she moved away from area. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3927 | TRO880013FTC | 12/4/2015 | Billups, Jim | Shirley Billups | 6913 | | X | X | | | | 1987 diagnosis; the injured party died in 1988; rep says did not know that people were filing claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3928 | TRO880016FTC | 12/4/2015 | Billups, Willie | Shirley Billups | 6914 | | X | X | | | | 1970s and 1992 diagnoses; the injured party died in 1992; rep says did not know that people were filing claims, they were not told about the filing of claims, she does not read the Wall Street Journal. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3929 | TRO914991FTC | 7/26/2017 | Bradford, Shirley | Shirley Bradford | 4569 | | | X | | | | Exposure began 1958; diagnosis around 2008. Says was unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3930 | TRO903775FTC | 11/23/2016 | Brown, Luberta | Shirley Brown | 4349 | 8340 | X | X | | | | Trust incorrectly listed this motion as being dkt # 4269; correct listing is at dkt # 4349. 1970 diagnosis. Unaware of ongoing Tronox case, insufficient notice. A supplement filed at docket #8340, without knowledge to wade through process. Notice complied with due process requirements for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3931 | TRO893887FTC | 3/2/2016 | Cheeks, Shirley [Richey] | Shirley Cheeks [Richey] | 5995 | | X | X | | | X | Former Columbus, MS resident; alleges various conditions and diagnosis dates, unclear if any conditions were first diagnosed after the bar date; unaware of the bankruptcy case claims filing deadline; the publication notices were not reasonably designed to reach potential claimants; says it is not reasonable or fair to assume that working people have time to read the Wall Street Journal or any of the other 38 publications; has no current communication with Columbus Mississippi residents, where chemical was found and where the legal action started; did not hear of the class actions until later. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Publication notices are enforceable and comply with due process for reasons stated in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date). Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3932 | TRO884697FTC | 11/25/2015 | Collins, Shirley | Shirley Collins | 6887 | | X | x | | | | Various diagnoses, all before 2002; previously filed with Colom law firm 2002; says was not aware she could file a claim in Tronox bankruptcy. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3933 | TRO888840FTC | 12/30/2015 | Edwards, Shirley | Shirley Edwards | 6217 | | | X | | X | | Former resident of Columbus, MS; alleges 2010 and 2013 diagnoses; just found out that area was affected by chemicals, says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3934 | TRO884971FTC | 11/25/2015 | Hairston [Tate], Shirley | Shirley Hairston | 6851 | | X | X | | | | 1996 diagnosis; explains why believes injured but has not offered a reason why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3935 | TRO901285FTC | 8/16/2016 | Jones, Shirley | Shirley Jones | 3662 | | | X | | X | | Diagnosed 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3936 | TRO884221FTC | 11/25/2015 | Jones, Shirley | Shirley Jones | 7577 | | X | X | | | | 2003 diagnosis; unaware and no reason to know exposed to a harmful creosote product; this information was not made available to her to file a possible claim; says there was no way for her physicians to know that she had been exposed to an environmental agent. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3937 | TRO881051FTC | 12/4/2015 | Catchings, Frederick | Shirley Kidd | 5367 | | X | X | | | | 1998 diagnosis; the injured party is deceased; rep says the injured party did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3938 | TRO885925FTC | 11/25/2015 | Love, Shirley | Shirley Love | 6501 | | X | X | | | | Diagnoses 1980s and 1990s; did not know and no reason to know exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3939 | TRO891775FTC | 2/23/2016 | Pounds, Shirley | Shirley Pounds | 4365 | | | X | | | | Diagnosis 1991 or earlier. Not clear where exposure occurred and what law governs the claim for statute of limitations purposes. Was told in 1991 her thyroid condition was attributable to "the plant." Did not file before bar date because did not understand what it was asking and if she needed to respond or not. Unclear if knew of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3940 | TRO885924FTC | 11/25/2015 | Salter, Shirley | Shirley Salter | 3748 | | | X | | | | Diagnosed 2007, says did file POC before deadline passed. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. No other ground for relief is claimed. |
| 3941 | TRO895279FTC | 3/23/2016 | Burnside, Ida Mae | Shirley Sanders | 4166 | | X | X | | | | Injured party diagnosed in 1998, is deceased. Rep says unaware of proceeding, rep says no reason to know claimant was exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3942 | TRO895280FTC | 3/23/2016 | Burnside, Walter | Shirley Sanders | 4298 | | | X | | | | The injured party was diagnosed in March 2007, died in 2008; sibling/claimant says first learned of case in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3943 | TRO901749FTC | Unknown | Tate, Shirley | Shirley Tate | 8253 | | | X | | X | | Not included in Trust's summary. A letter rejecting an offer from the Trust. Does not seek relief from the bar date. Appeals from Trust determinations are to be resolved through the Tort Claims Trust dispute resolution procedures. |
| 3944 | TRO901165FTC | 8/16/2016 | Walker, Shirley | Shirley Walker | 8516 | | X | X | | X | | Diagnoses 1979, 2010, 2012, 2014; says did not know how to file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3945 | TRO900982FTC | 8/16/2016 | Williams, Shirley | Shirley Williams | 4461 | | X | X | | | | 1964 diagnosis; unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3946 | TRO904104FTC | 1/3/2017 | Windham, Eddie | Shirley Windham | 3684 | | | X | | | | Diagnosed "yes," exposed in 2006 but exhibited symptoms in 2005, provided no reason for late filing, does not state grounds for relief based on excusable neglect or due process. |
| 3947 | TRO884893FTC | 11/25/2015 | Bradley, Shonda | Shonda Bradley | 6193 | | | X | | | | Diagnosis date not listed; says was a minor but lists birth date as June 24, 1988, so was 21 years old as of the bar date and was not a minor; says mother filed a claim because she was a minor but may be thinking of a claim in a prior lawsuit as there is no record of a timely filed claim in the bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3948 | TRO894077FTC | 3/2/2016 | Congress, Shundale | Shundale Congress | 4396 | 8845 | | X | | | X | Alleges 2010 diagnosis. A supplemental letter filed at docket #8845 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3949 | TRO897230FTC | 5/4/2016 | Dickerson, Sierra | Sierra Dickerson | 4469 | | | X | | | X | Cut-and-pasted language regarding reasons for not filing. Says symptoms and diagnosis in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3950 | TRO892150FTC | 2/23/2016 | Patmon, Sierra | Sierra Patmon | 5914 | | X | X | | | X | Not aware had to file a claim by bar date; recently diagnosed, but also refers to other conditions as a child. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3951 | TRO897680FTC | Unknown | Bowens, Silvia | Silvia Bowens | 4141 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 3952 | TRO887650FTC | 12/14/2015 | Hairston, Simon | Simon Hairston | 7449 | | X | X | | | | 1965 and February 2009 diagnoses; prior to bar date, had no knowledge and did not receive any notice from anywhere; does not receive or read any newspaper. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3953 | TRO904200FTC | 1/3/2017 | Dancy, Sir Arthur | Sir Arthur Dancy | 4526 | | X | X | | | | May 1987 diagnosis. Form says was "aware" of the bankruptcy but likely means "unaware." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3954 | TRO891112FTC | 2/23/2016 | McCloud, Scylind | Skyvind McCloud | 5617 | | X | X | | | | 1997 diagnosis; previously filed with Colom law firm 2002; says unaware could file claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3955 | TRO904958FTC | 1/24/2017 | Dora, John | Slaughter, R. C. | 5926 | | X | X | | | | Diagnoses 2000 and earlier; the injured party died in 2000; rep did not know of filing a claim in the Tronox bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3956 | TRO893190FTC | 2/23/2016 | Smith, Ebony | Smith, Ebony | 5052 | 8332 | X | X | | | | Diagnoses all before 1998. Unaware of claims process; supplement filed at docket #8332, without knowledge to wade through the claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3957 | TRO900757FTC | 8/16/2016 | Smith, Robert | Smith, Robert | 5937 | | X | X | | | | 1968 diagnosis; says publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3958 | TRO898714FTC | 6/27/2016 | Smith, Sammy | Smith, Sammy | 6154 | | X | X | | | | 1965 diagnosis; previously filed with the Colom law firm in the 2002 Kerr-McGee Creosote Plant class action. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3959 | TRO897638FTC | Unknown | McGregory, Sondra | Sondra McGregor | 6045 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 3960 | TRO901193FTC | 8/16/2016 | Waitayanakoon, Songol | Songol Waitayanakoon | 4448 | | X | X | | | | 1989 diagnosis. Sent letter to DOJ (date unspecified). Complaint to DOJ showed awareness of claim but did not constitute a filing in the bankruptcy claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3961 | TRO901203FTC | 8/16/2016 | Waitayangkoon, Songsak | Songsak Waitayangkoon | 4400 | | | X | | | | 1989 diagnosis. Says sent letter to the Department of Justice, Washington D.C. in 2009. The letter is not included but it appears that DOJ forwarded the letter to the EPA. Letters to government agencies do not constitute bankruptcy proofs of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3962 | TRO891443FTC | 2/23/2016 | Porter, Sonia | Sonia Porter | 4787 | | X | X | | | | May 1995 diagnosis. Says was unaware of claim or that was exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3963 | TRO897928FTC | 6/10/2016 | Granderson-Sanders, Sonja | Sonja Granderson-Sanders | 4657 | | X | X | | | | 1959 diagnosis. Place of exposure is not clear. Says filed in a timely manner but form refers to a 2015 filing, which was long after the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3964 | TRO886006FTC | 12/7/2015 | Mayfield, Sonja | Sonja Mayfield | 8477 | | X | X | | | | Lists diagnosis date as 2001 but also says exposure began in 2008; no excuse provided as to why missed bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3965 | TRO880941FTC | 12/4/2015 | Adkins, Willie | Sophia Adkins | 4035 | 8268 | | X | | | | Representative filing on behalf of a minor. 2001 diagnosis. Rep says filed claim with Tollison firm, was told "he had to have his own claim, or separate claim." Says she was told it was too late to file for him, but then another law firm said it was not too late. A supplement filed at docket #8268, says learned years later that could file claim, but this appears that this is a reference to filing with the Trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Representative alleges lack of actual knowledge of bar date but prior dealings with attorneys show awareness of claims, no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 3966 | TRO884618FTC | Unknown | Coleman, Arven | Sophia Coleman | 7985 | 9192 | X | X | | | | Not included in Trust's summary. No diagnosis date listed; the injured party died in 2012; previously retained law firm Gary, Williams, Parenti, Finney, Lewis, McManus, Watson & Sperando, P.L. (prior to 2004). A supplemental letter filed at docket #9192 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel in all pending cases received direct notice of the bar date. |
| 3967 | TRO900845FTC | Unknown | Parker, Sophia | Sophia Parker | 4909 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |

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| 3968 | TRO902019FTC | 9/14/2016 | Allen, Sophie | Sophie Allen | 7270 | | | X | | | X | 2015 diagnosis; says publication notice of the claims filing deadline not reasonably calculated to provide notice; says form of notice was deficient on its face but does not say how. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3969 | TRO892738FTC | 2/23/2016 | Washington, Sophie | Sophie Washington | 7440 | 8775 | | X | | | | Diagnosis dates are not clear; says the publication notice was not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product; violation of due process. A supplemental letter filed at docket #8775 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3970 | TRO902286FTC | 9/14/2016 | Tate, Sophonia | Sophonia Tate | 6978 | | X | X | | | | 2000 diagnosis; says had no knowledge of the claim, nor was she made aware of the claim or of a deadline to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3971 | TRO886528FTC | 12/7/2015 | Doughty, Stace | Stace Doughty | 4814 | | | X | | | | Previously filed with atty Bambach. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3972 | TRO886601FTC | 12/7/2015 | Deans, Stacey | Stacey Deans | 3883 | | X | X | | | X | Various diagnoses; some after bar date, rest 2005 and earlier. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3973 | TRO896654FTC | 4/25/2016 | Smigiel, Stacey Velez | Stacey Velez | 4997 | | | X | | | | Diagnoses in 1997 (high blood pressure), 1995 and 2002 (thyroid). Says she was unaware of nature of findings as to Kerr-McGee plant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3974 | TRO901704FTC | 8/16/2016 | Elizenberry, Stacy | Stacy Elizenberry | 7816 | | X | X | | | | Appears to be making claim based on skin conditions passed on to children at birth in 1990s; children apparently have filed their own claims and motions (see docket# 7814 and docket# 7815). Trustee contends the motion was untimely but it will be accepted based on the postmark date. Says was unaware of details of filing claim and that she was eligible to file. To the extent claimant is making a claim on her own behalf it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3975 | TRO887881FTC | 12/14/2015 | Mitchell, Stacy | Stacy Mitchell | 6005 | | X | X | | | | 2000 diagnosis; claimant says did not hear anything about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3976 | TRO896050FTC | 4/6/2016 | Pratt, Stacy | Stacy Pratt | 5998 | | | X | | | X | Alleges a first diagnosis in 2009 but also says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3977 | TRO887187FTC | 12/14/2015 | Stallings, Amy | Stallings, Amy | 5941 | | X | X | | | | 1990-1994 diagnosis; never heard anything about the claims process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3978 | TRO887955FTC | 12/18/2015 | Stallings, Pamela | Stallings, Pamela | 5982 | | X | X | | | | 1990-1994 diagnosis; was not aware of this lawsuit. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3979 | TRO892655FTC | 2/23/2016 | Erby, Stanley | Stanley Erby | 6905 | | X | X | | | X | Alleges first diagnosis in 2010 but also says previously filed with Colom law firm in the 2002 Kerr-McGee Creosote Plant Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on conditions diagnosed before 2006 were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 3980 | TRO892656FTC | 2/23/2016 | Erby, Sandra | Stanley Erby | 6906 | | X | X | | | X | The injured party died in 2012; rep says diagnosis in 2011, but also says previously filed with Colom law firm in 2002 Kerr-McGee Creosote Plant Class Action. Standard cut-and-pasted form language as to reasons why missed the bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claims based on conditions diagnosed before 2006 were not resolved in a prior proceeding then they were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3981 | TRO880978FTC | 12/4/2015 | Jones, Stanley | Stanley Jones | 3639 | | X | X | | | | Diagnosed 2002, "did not know claim even existed." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3982 | TRO895306FTC | 3/23/2016 | Golya, Michael | Stanley Tetlack | 6062 | | | X | | | | 1967 diagnosis; the injured party died in 1970; rep says discharge of claim was a violation of due process, did not have adequate notice of claims filing deadline; says the form of notice was deficient on its face but does not say how; says publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; rep says Tronox did not have a reasonable plan to provide adequate form of notice, he did not have access to any of the publications, Tronox should have used other forms of communication like radio, TV or mail, he should have been notified by certified or regular mail, Tronox should have contacted the local radio and TV station to run stories on it, it should have contacted the surrounding town public officials to have town meetings, if the internet was around then, Tronox should have used it. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Form of notice was approved with knowledge and participation by counsel representing tort claimants, including Pennsylvania counsel representing Pennsylvania claimants. Motion fails to provide any explanation as to claimant's own diligence in investigating possible claim in light of 1967 diagnosis and death of decedent in 1970 and passage of almost 50 years before action was taken to pursue the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3983 | TRO890478FTC | 2/23/2016 | Washington, Stanley | Stanley Washington | 3555 | X | X | | | | | Former resident of Columbus, MS who alleges exposure during time of residency. Diagnosed in 1992. Claims did not know of bar date, does not read WSJ, believes should be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 3984 | TRO880735FTC | 12/4/2015 | Westbrook. Stanley | Stanley Westbrook | 5779 | | X | X | | | X | Alleges two diagnoses in 2010 and 2011, rest all 2000 and earlier. Says was unaware of the claim process and did not know could file a claim; violation of due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3985 | TRO914532FTC | 7/26/2017 | Jones, Shelley | Starling Jones | 7576 | | X | X | | | | 2000 diagnosis; the injured party died in 2003; previously filed with the Colom law firm in 2001; rep says did not receive any follow-up information regarding the class action lawsuit. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3986 | TRO890352 FTC | 2/23/2016 | Jones, Starling | Starling Jones, Jr. | 5169 | | | X | | | | Diagnoses between 1984 and 2006; did not know and no reason to know that condition was caused by exposure to Tronox product; says bar date notice was not reasonably calculated to reach claimant. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3987 | TRO894866FTC | 3/23/2016 | Williams, Stefan | Stefan Williams | 3802 | | X | X | | | | Says filed in 2002 but unclear of date, claims to have filed again "when claims became available again" in October 2015. Says relatives were compensated from earlier claims. Any claim filed in 2002 must have been in connection with a prior class action. Unclear if claim was resolved in class action but if so the claim could not be reasserted in the Tronox bankruptcy case. If claim was not resolved, then participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim that accrued as of 2002 also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3988 | TRO895293FTC | 3/23/2016 | Jones, Stella | Stella Jones | 5101 | | X | X | | X | | Alleges various diagnoses, all of which are pre-bar date except possibly for cataract diagnosis in 2009. Says she did not know about the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3989 | TRO896076FTC | 4/6/2016 | Randle, Stella | Stella Randle | 5019 | | | X | | X | | Says symptoms and diagnosis 2010; did not know of Tronox case or process; medical records not provided to Court. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3990 | TRO895523FTC | 3/24/2016 | Kresge, Stephan | Stephan Kresge | 5036 | | | X | | | | Condition dates from childhood in late 1950s or early 1960s. Says that he filed a timely claim (does not specify when) but did not receive any secondary papers on his claim saying that the paperwork was incomplete or that they needed more information. Apparently under the impression that late-filed claim was timely filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3991 | TRO887610FTC | 12/14/2015 | Alexander, Stephanie | Stephanie Alexander | 3413 | | | X | | | X | | Says did not file because there was not an opportunity to file with the proper authorities; says she was exposed to Tronox product August 12, 2009 and symptoms and diagnosis August 14, 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3992 | TRO892046FTC | 2/23/2016 | Huggins, Andrew | Stephanie Banks | 5494 | | | X | | | X | | Alleges first diagnosis in 2013; rep says she was not informed about this by anyone, it was kept under wraps. Even though she lived in the contaminated area, she was not informed by anyone. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 3993 | TRO904969FTC | 1/24/2017 | Davis, Earnest | Stephanie Davis Myles | 4335 | 4339 | X | X | | | | | injured party diagnosed in 1974, died in 2009; rep had no knowledge of claims. Motion at docket 4339 appears to relate to the same injured party but has a different claim number. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3994 | TRO898008FTC | 6/10/2016 | Frierson-Ratliff, Stephanie | Stephanie Frierson-Ratliff | 6812 | | | X | | | | | 2002 diagnosis; not clear where exposure occurred; was not aware of the dates because she resided in Alabama. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 3995 | TRO890159FTC | 2/23/2016 | Gordon (Cockrell), Stephanie | Stephanie Gordon | 7262 | | X | X | | | | | 1997 diagnosis; moved from Columbus, MS to Chicago in 1985; did not know about filing a claim until visited Columbus in 2015; did not receive any notice about a deadline. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3996 | TRO890160FTC | 2/23/2016 | Gordon, Courtney | Stephanie Gordon | 7263 | | | X | | | | | 2000 diagnosis; minor; rep is filing for child and says that when she received information on visit from Chicago that Tronox product could cause birth defects, she filed for child. Statute of limitations did not run as to the claim for a minor. However, the parent merely alleges lack of actual knowledge and makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 3997 | TRO903180FTC | 10/13/2016 | Brown, Ellen | Stephanie Hunt | 6088 | | X | X | | | | The injured party died in 1993; the rep did not fill out the form and only said in an attachment that the actions occurred before the bar date and rep did not file because was not made aware of the claim, and filed right away when learned of it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3998 | TRO904109FTC | 1/3/2017 | Ivy, Frances | Stephanie Ivy | 5338 | 9119 | X | X | | | | 1972 diagnosis; says publication notice not reasonably calculated to give notice. A supplemental letter filed at docket #9119 complaining about the process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 3999 | TRO897384FTC | 5/25/2016 | Parr, Stephanie | Stephanie Parr | 7720 | | X | X | | | | 1992 diagnosis; says was violation of due process because received no direct notice, but no allegation that Tronox knew of this claim; says did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4000 | TRO893825FTC | Unknown | Porter, Stephanie | Stephanie Porter | 7976 | | X | X | | | | Not included in Trust's summary. 2002 diagnosis; says was incarcerated at time of bar date, but it appears from the paper attached that she was incarcerated prior to 2009. Says saw no public notices and did not know of bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4001 | TRO891971FTC | 2/23/2016 | Reed, Stephanie | Stephanie Reed | 6197 | | X | X | | | | 1971 diagnosis; previously filed with Turner & Assoc. 2000 and the Colom law firm 2001, submitted requested data but resided outside of contamination area; former resident of Columbus, MS who moved to TX in 2006; alleges did not receive timely information. No explanation as to why did not file own lawsuit or take other steps after failed to qualify for class action. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4002 | TRO891980FTC | 2/23/2016 | Reed, RL MC III | Stephanie Reed | 8494 | | X | X | | | | The injured party died in 1996; representative says previously filed with Turner & Assocs. and the Colom law firm; moved away from Columbus to Louisiana. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4003 | TRO887343FTC | 12/14/2015 | Williams, Stephanie | Stephanie Williams | 4539 | | X | X | | | | 1989 diagnosis; previously filed with Colom law firm in connection with class action; unaware of bankruptcy claims process. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4004 | Unknown | 11/14/2015 | Stephanie Bluit | Stephanie Williams | | | | | | | | Trust lists this as a motion received by the Trust but not filed with the Court. Cannot rule unless and until the motion is filed. |
| 4005 | TRO886159FTC | 12/7/2015 | Sykes, Sr., Stephen A. | Stephen A. Sykes Sr. | 4696 | | X | X | | | | 1988 diagnosis. Says was not aware of the Tronox future tort claims because certain groups maintained information privately. There was false information that only those who worked in plant could file. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4006 | TRO892419FTC | 2/23/2016 | Jennings, Stephen | Stephen Jennings | 5986 | | X | X | | | | Diagnosed at birth (approximately 1970); unaware because incarcerated at time of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4007 | TRO892436FTC | 2/23/2016 | Sykes, Stephen | Stephen Sykes | 4385 | | X | X | | | | 1997 diagnosis. Says certain groups kept the information privately to themselves, false information was provided that only those who worked for the company could file a claim. May be referring to prior lawsuits rather than to the bankruptcy process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4008 | TRO895057FTC | 3/23/2016 | Vaughn, Steve, Jr. | Steve Vaughn, Jr. | 4887 | | X | X | | X | | Diagnosis dates not listed, unclear if medical records complete. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4009 | TRO903008FTC | 10/13/2016 | Bogen, Steven | Steven Bogen | 4772 | | X | X | | | | 1997 diagnosis; previously filed with Colom law firm 2002; unaware of claims process. Participation in prior proceeding shows awareness of claim and of legal rights. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4010 | Unknown | Unknown | D'Aiello, Steven | Steven D'Aiello | 8387 | | | X | | X | | Not included in Trust's summary. This is merely a filing of a tort claim form, not a motion for relief. A corrected claim form filed at docket #8392, still is not a motion for relief. Claim is to be ruled upon by the Tort Claims Trust in the first instance. |
| 4011 | TRO903075FTC | 10/13/2016 | Martin, Steven | Steven Martin | 6247 | | | X | | X | | Did not have knowledge of an ongoing case; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4012 | TRO895084FTC | 3/23/2016 | Shinn, Steven | Steven Shinn | 5083 | | X | X | | | | 2002 diagnosis; says was incapacitated; provides a hospital record for an emergency room visit 9/15/2009, a month after bar date for bronchitis, could have been sick for prior period. However, given the 2002 diagnosis this claim was already time-barred before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4013 | TRO888736FTC | 12/24/2015 | Turner, Steven | Steven Turner | 4581 | | X | X | | | | 2008 diagnosis. Unaware of bar date; unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4014 | TRO901501FTC | 8/16/2016 | Swanigan, Stevie | Stevie Swanigan | 3632 | | | X | | X | | Diagnosed 2010 and 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4015 | TRO893940FTC | 3/2/2016 | Stinson, Leoina | Stinson, Leoina | 6751 | | X | X | | | | Alleges 2006 diagnosis but also says made a claim in the 2002 class action. Says unaware of bankruptcy case before deadline, and unaware exposed prior to deadline. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4016 | TRO896748FTC | 4/25/2016 | Strucke, Irene | Strucke, Richard | 5738 | 8082 | | X | | | | 2006 and 2008 diagnoses; injured party died in 2008; rep moved from DuPont, Pa in 1981; rep unaware of Tronox matter. A supplement filed at docket #8082, rep unaware of bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4017 | TRO891342FTC | 2/23/2016 | Brooks, Summer | Summer Brooks | 8413 | | | X | | | x | 2017 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4018 | TRO889237FTC | 2/23/2016 | Wilson, Summer | Summer Wilson | 5402 | | X | X | | | | 2002 diagnosis; says was not knowledgeable enough to file a claim; was still going to doctors because of condition and did not know the root cause; after she started researching her symptoms and gaining information from different doctors and pamphlets, she realized her condition was caused by some sort of bacteria that she was consuming in her body. After she learned more about the lawsuit, she researched more about it and it seemed to her that the Tronox products could have been the root cause to all her complaints. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4019 | TRO892768FTC | 2/23/2016 | Sunivelle, Derwin | Sunivelle, Derwin | 6188 | | | X | | | X | Did not have any proof but now has proof to show high blood pressure; symptoms after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4020 | TRO901701FTC | 8/16/2016 | Donahue, Susan | Susan Donahue | 6127 | | | X | | | | 1964 diagnosis; says "when they originally offered a claim to settle any future compensation we decided not to accept. That thinking that if something happened after that we could not be compensated for it." Not specific as to when original offer was made or in connection with what proceeding. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 4021 | TRO898846FTC | 6/27/2016 | Hintze, Susan | Susan Hintze | 7001 | | | X | | | | 2007 diagnosis; in 2008 she was dealing with her spouse's serious illness that resulted in death in Oct 2008 and then dealing with her own serious illness thereafter. However, no explanation for lengthy delay between bar date and actual clam filing date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4022 | TRO892233FTC | 2/23/2016 | Thompson, Susie A. | Susie A. Thompson | 6653 | | X | X | | | | Various diagnoses, all before 2002; no explanation given as to why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4023 | TRO884181FTC | 11/25/2015 | Jordan, Susie | Susie Jordan | 4832 | | X | X | | | | Says previously filed with Colom law firm; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4024 | TRO893560FTC | 2/23/2016 | Thompson, Susie M. | Susie M. Thompson | 5837 | | X | X | | | | 1979 and 1985 diagnoses; no publication notice; says incarcerated but it was in 1982-1986, more than 20 years before the bar date; did not know and no reason to know exposed to Tronox product; moved to California in 1986. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4025 | TRO894583FTC | 3/23/2016 | Scott, Susie Summerville | Susie Summerville Scott | 3816 | | X | X | | | | 1974 diagnosis. Says was part of 2002 lawsuit through Colom law firm. Claim resolved in a prior litigation could not be reasserted in the Tronox bankruptcy case. If claim was not resolved, then participation in the prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4026 | TRO897159FTC | 5/4/2016 | Thompson, Dominic | Susie Thompson | 5848 | | X | X | | | | 1979 diagnoses; the injured party died in 1979. Rep refers to infancy but the infant died in 1979, claimant is the representative. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4027 | TRO897152FTC | 5/4/2016 | Thompson, Mario | Susie Thompson | 5849 | | X | X | | | | 1981 diagnosis; claim filed by representative; says the injured party was a child but with 1981 diagnosis the injured party had to be 27 or 28 at the time of the bar date; also says injured party was incompetent at time of filing, cerebral palsy, but representative does not claim that representative suffered from any incompetence; rep says did not know and had no reason to know of exposure to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4028 | TRO897148FTC | Unknown | Thompson, Tiffany | Susie Thompson | 5850 | | X | X | | | | Not included in Trust's summary. Alleges a 1975 diagnosis but also says the injured party died at birth in 1987. Alleges that the injured party was a child at the time of the bar date but the infant died 32 years before the bar date, rep (not the infant) is the claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4029 | TRO891049FTC | 2/23/2016 | Whitfield, Susie | Susie Whitfield | 5185 | | | X | | X | | Various diagnosis dates listed, unclear how to match to particular conditions; says did not know and no reason to know exposed to a Tronox product; did not receive any mail about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4030 | TRO894747FTC | 3/23/2016 | Suggs, Suzette | Suzette Suggs | 5969 | | | X | | X | | Says symptoms and diagnosis Nov 2009; says unaware of the claim filing process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4031 | TRO890901FTC | 2/23/2016 | Hall Jr., Tommie | Swanigan, Mary | 5221 | | X | X | | | | Diagnoses were all 1990 and prior; the injured party died in 1990; unaware of exposure to and hazards of creosote. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4032 | TRO892757FTC | 2/23/2016 | Pippins, Alice | Syboris Pippins | 5689 | | | X | | | | Alleges 2006 diagnosis; the injured party died in 2017; previously filed with the Colom law firm (dates not specified); cut-and-pasted form language as to reasons for not filing. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4033 | TRO903817FTC | 11/23/2016 | Adams, Sylvester | Sylvester Adams | 3730 | | | X | | X | | Diagnosed 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4034 | TRO895941FTC | 4/6/2016 | Craddieth, Sylvester | Sylvester Craddieth | 6111 | | X | X | | | | 1967 diagnosis; unaware of the lawsuit; standard language as to why did not file by bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4035 | TRO895348FTC | 3/24/2016 | Ellis, Jr., Sylvester | Sylvester Ellis, Jr. | 7645 | | X | X | | | X | Various conditions, some diagnosed before the bar date, some after; says not aware of bankruptcy case until read an article in local newspaper (Commercial Dispatch) in 2015. Says that in Columbus, the information they were receiving was confusing and not informative. Says that from 2007 to present having surgery and major medical problems. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4036 | TRO901520FTC | 8/16/2016 | Latham, Sylvester | Sylvester Latham | 5051 | | | X | | | X | Says symptoms and diagnosis after bar date but does not provide medical records with motion; says unaware and had no knowledge of bankruptcy case; did not see any public notice by newspaper, TV or social media. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4037 | TRO893967FTC | 3/2/2016 | Williams, Arthur, Jr. | Sylvia Bradford | 7763 | | X | X | | | | 1990 diagnosis; did not have knowledge of an ongoing case; did not receive a phone call or letter, did not learn from tv or radio. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4038 | TRO893943FTC | 3/2/2016 | Williams, Talmadge | Sylvia Bradford | 7780 | | X | X | | | | 1998 diagnosis; did not have knowledge of an ongoing case; did not receive a phone call or letter, did not learn from TV or radio concerning this matter. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4039 | TRO893734FTC | 3/2/2016 | Bradford, Mylan | Sylvia Bradford | 7781 | | | X | | | | 2008 diagnosis; did not have knowledge of an ongoing case; did not receive a phone call or letter, did not learn from TV or radio concerning this matter. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4040 | TRO893974FTC | 3/2/2016 | McClinton, Mary | Sylvia Bradford | 7784 | | X | X | | X | | Diagnoses 2003, 2008, 2011; rep says did not have knowledge of an ongoing case; did not receive a phone call or letter, did not learn from TV or radio concerning this matter. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4041 | TRO891378FTC | 2/23/2016 | Williams, Arthur | Sylvia Bradford | 7797 | | X | X | | | | The motion at docket #7797 is by Sylvia Bradford on behalf of Arthur Williams as the injured party. A separate motion at docket # 4598 is for a different Arthur Williams. The motion at docket #7797 appears to allege a diagnosis date in 1970; rep says was unaware of bankruptcy case, did not receive a letter or see public notice. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4042 | TRO894283FTC | 3/2/2016 | Williams, Hattie | Sylvia Bradford | 7925 | | X | X | | | X | Says diagnosis 2003 but lists many conditions, diagnosis date of each is unclear; unaware of bankruptcy case; did not receive direct notice; first learned of it in 2015. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4043 | TRO894018FTC | 3/2/2016 | Bradford (Williams), Sylvia | Sylvia Bradford (Williams) | 7920 | | X | X | | | | Various conditions alleged, diagnosis dates for each not clear; says was unaware could file claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4044 | TRO893012FTC | 2/23/2016 | Thompson, Sylvia | Sylvia Thompson | 4375 | | X | X | | | | Diagnoses 1992, 2003, 2006. Unaware of Tronox lawsuit or bar date; did not have knowledge to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4045 | TRO901483FTC | Unknown | Trimble, Symorion | Symorion Trimble | 5624 | | | X | | | X | Not included in Trust's summary. Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, Trust did not exist until several years after the bar date so this explanation does not explain a failure to file a claim by the bar date. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect for the reasons stated in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4046 | TRO888479FTC | 12/18/2015 | Phinizee, Syrena | Syrena Phinizee | 5232 | | X | X | | | X | Bronchitis diagnosis in 1996, more serious conditions (tumors and cysts) in 2011 and 2012; says that the place of work said that if they filed they would lose their jobs and so she waited until 2013, after the plant closed, before filing. However, the relevant Kerr-McGee/Tronox plant was closed many years prior to the bankruptcy filing in 2009 and many years prior to the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claim based on 1996 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of claims based on 2011 and 2012 diagnoses are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 4047 | TRO887112FTC | 12/14/2015 | Profeit, Tabia | Tabias Profeit | 4931 | | | | | | X | Says diagnosis at birth; says symptoms began in 1996 but also says first exposure was in 2003; minor at time of bar date; says mother filed papers in 2004 but was told they did not get any results. Appears to be referring to a failed claim in a prior class action. Filing in 2004 indicates awareness of legal rights by parent or guardian. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 4048 | TRO903377FTC | 10/27/2016 | Hunt, Henry | Tabitha Goss | 6091 | | X | X | | | | The injured party died in 1993; the rep did not fill out the form and only said in an attached form letter that the actions occurred before the bar date and she did not file because she was not made aware of the claim, she filed right away when she learned of it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4049 | TRO891017FTC | 2/23/2016 | Hawkins-Terry, Tabitha | Tabitha Hawkins-Terry | 6311 | | | X | | X | | Diagnoses in 2006, 2009 and 2013; did not know about claim; traveled frequently in job and was only home periodically; did not see any advertisement regarding this action, it was not in local paper or local TV stations. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4050 | TRO880783FTC | Unknown | Smith, Taeisha | Taeisha Smith | 5260 | 5280 | X | X | | | | Not included in Trust's summary. Diagnoses all prior to 1998; says did not know and had no knowledge that she had been exposed to Tronox products. A duplicate of this motion is filed at docket #5280. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4051 | TRO881075FTC | 12/4/2015 | Rice, Tafforest | Tafforest Rice | 8496 | | | X | | X | | Merely a signed claim form and signed rejection notice with a page alleging diagnosis in 2011. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4052 | TRO88041FTC | 12/4/2015 | Taggart, Dottie | Taggart, Dottie | 3715 | 8058 | X | X | | | | Diagnosed 1972, Howard Gunn filed claim for her in 2001, family has been paid but she has not. A supplement filed at docket #8058 complaining that she filed with one law firm and case was transferred to a new law firm; says Garretson firm (for Tort Claims Trust) allegedly assured her that claim was in lawsuit; Tollison firm said she was represented, but later could not find papers; went to meeting of claimants in Columbus, and was assured was in lawsuit; law firms failed to properly file and handle claim or misplaced them. Refers to filing of claim in a prior class action, which was a different proceeding and which did not constitute a claim in the bankruptcy case. Prior work with attorney shows awareness of claim and of rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still-pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. Unexcused attorney failures are not grounds for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4053 | TRO901810FTC | 9/14/2016 | Neal, Rasheed | Taheata Neal | 5478 | | X | X | | X | | Unaware of Tronox bankruptcy case; standard language as to reasons why did not file, alleges some conditions prior to bar date and some after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4054 | TRO890309FTC | 2/23/2016 | Koonce, Taiyjuan | Taiyjaun Koonce | 6277 | | X | X | | | | 1980 diagnosis; previously filed with Colom law firm in 2002 Kerr-McGee Class Action; cut-and-pasted form language as to reasons why missed the bar date. Prior dealings with attorney show awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4055 | TRO885018FTC | 11/25/2015 | Jackson, Tajshmon | Tajshmon Jackson | 6696 | | | | | | X | November 1999 diagnosis; child at time of filing deadline. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 4056 | Unknown | Unknown | Smith, Takena T. | Takena Smith | 4039 | | | X | | | | Motion contains no information, just a signature page. |
| 4057 | TRO887843FTC | 12/14/2015 | Abrams, Takika | Takika Abrams | 5810 | 8158 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach; paperwork lost. A supplement filed at docket #8158. Work with Bambach shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4058 | TRO901429FTC | 8/16/2016 | Tallie, Eliza | Tallie, Eliza | 8510 | | X | X | | | | Diagnosis 2002; says had no reason to know of exposure or that it was causing sickness. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4059 | TRO898010FTC | 6/10/2016 | Goss, Talmadge | Talmadge Goss | 7173 | | X | X | | | | Various diagnoses, all 1995 and earlier; was not living in Columbus at bar date; says publication notice was not reasonably calculated to provide notice; form of notice was deficient on its face because he was not living in Columbus at the time. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, publication notices were appropriate for the reasons stated in the accompanying Decision. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4060 | TRO894918FTC | 3/23/2016 | Billups, Jamaiya | Tameca Billups | 5807 | | | X | | | | 2007 diagnosis; moved away with parents to another city and was not aware that a lawsuit was in action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4061 | TRO891114FTC | 2/23/2016 | Williams, Caleb | Tameka Williams | 5618 | | | | | | X | 2007 diagnosis; minor, rep says unaware could file a claim. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 4062 | TRO891115FTC | 2/23/2016 | Williams, Tameka | Tameka Williams | 5619 | | X | X | | | | Diagnoses in 1990 (asthma) and 2005 (miscarriage); previously filed with Colom law firm in 2002; unaware could file a bankruptcy claim. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4063 | TRO891116FTC | 2/23/2016 | Tyus, Takhari | Tameka Williams | 5620 | | X | X | | | | 2002 diagnosis; unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4064 | TRO898839FTC | 6/27/2016 | Richardson, Tamela | Tamela Richardson | 5746 | | | X | | | | August 2006 diagnosis; unaware of the claim until after the deadline passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4065 | TRO889729FTC | 2/23/2016 | Wilson, Tamika | Tamika Wilson | 3795 | | X | X | | | | 1997-1998 diagnoses. Says was moving at the time of the deadline and was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 4066 | TRO898362FTC | 6/20/2016 | McCrary, Tijah | Tammie Shennod | 7761 | 7762 | X | X | | | | Diagnosis before 2002; alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Duplicate motion is at docket # 7762; the docket entry incorrectly refers to Danica Jones, whose motion is at docket # 7764. Trust contends motion was untimely but the motion will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4067 | TRO898799FTC | 6/27/2016 | Agnew, Tammy | Tammy Agnew | 6838 | | | X | | | | 2008 diagnosis; unaware of claim deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4068 | TRO885856FTC | 11/25/2015 | Wilkerson, Tammy | Tammy Wilkerson | 3414 | 8110 9165 | X | X | | | | Diagnoses 2001 and 2007. Says was not aware of the lawsuit or the bar date; unaware Tronox product could affect her. A supplement filed at docket #8110, did not know and no reason to know exposed to a Tronox product. A supplemental letter filed at docket #9165 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim based on 2001 diagnosis also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 4069 | TRO887040FTC | 12/14/2015 | Richardson, Josiah | Tanaka Richardson | 4239 | 9388 | | X | | | | 2007 diagnosis. Rep did not know needed to file med records (it seems referring to late claim filings with Trust). A supplemental letter filed at docket #9388 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4070 | N/A | 10/30/2017 | McDowell, Tandra | Tandra McDowell | 5621 | | | X | | | | Merely a trust claim form; no excuse provided. |

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| 4071 | TRO901180FTC | 8/16/2016 | Randle, Tanganika | Tanganika Randle | 4644 | | | X | | | | July 2009 diagnosis. Says has no recollection of the claims being filed. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 4072 | TRO895493FTC | 3/24/2016 | Lucious, Tangela | Tangela Lucious | 8471 | | X | X | | | | Diagnoses 2004 and 2007; unaware of lawsuit or of need to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4073 | TRO890932FTC | 2/23/2016 | Smith, Tania | Tania Smith | 4563 | | X | X | | | | Diagnoses before 1999. Says form of notice deficient on its face; that publication notice not reasonably calculated to provide notice to unknown claimants; that there was no direct written notice; no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4074 | TRO889731FTC | 2/23/2016 | Minor, Shakyra | Tanikka Profeit | 4930 | | | | | | X | Diagnosis in 2000 at birth; representative claims 2004 claim filing of some kind in addition to filing with Trust in September 2015; says she sent the minor's papers with her own but for some reason they only discovered her papers. Will permit supplemental submission to explain reasons why representative did not file before the bar date, why waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4075 | TRO888929FTC | 12/30/2015 | Orr, Tanisha | Tanisha Orr | 4284 | | | X | | X | | Alleges symptoms and diagnosis in December 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4076 | TRO888191FTC | 12/18/2015 | Robinson, Tannie | Tannie Robinson | 7272 | 9450 | | X | | X | | Says symptoms began in 1990 but were not diagnosed until 2017; says unaware of the information and the possibility of receiving a settlement for physical injuries. A supplemental letter filed at docket #9450. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4077 | TRO889785FTC | 2/23/2016 | Devine-Cheever, Tansheneda | Tansheneda Devine | 7307 | | X | X | | | | Alleges 1987 and 2010 diagnoses but both are for asthma (one as child, latter one as adult); previously filed with Turner & Assocs. 2001; is part of a group of claimants alleging that they were part of a legal proceeding against Tronox/Kerr McGee in MS prior to the claims filing deadline but that no direct notice of the claims filing deadline was received. Says did not receive any additional correspondence. Prior class action was terminated before Tronox bankruptcy filing. In addition, notice of the bar date was sent directly to attorney who has been class action counsel, so if any class claims were unresolved the class attorneys had notice of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in prior class action or, if not, should have been filed by bar date, no grounds for relief from the bar date have been shown. |
| 4078 | TRO889471FTC | 2/23/2016 | Wilson, Brenda | Tanya Reed | 5584 | | X | X | | | | 1960 diagnosis; the injured party died in 2010; rep says injured party had no knowledge of lawsuit or claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4079 | TRO902797FTC | 8/16/2016 | Smith, Ossie | Tanyaneka Johnson | 7375 | | X | X | | | | 1984 diagnosis; the injured party died in 1984; rep was not aware of social media, did not see the newspaper, TV; standard language as to reasons did not file in 2009; unaware of the ongoing Tronox bankruptcy case; did not receive a phone call, letter, or learn anything from TV or radio concerning this matter. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4080 | TRO885090FTC | 11/25/2015 | Grays, Taquana | Taquana Grays | 7183 | | | | | | X | 1997 diagnosis; minor; unaware of exposure; parent was rep but died in 2011. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 4081 | TRO888380FTC | 12/18/2015 | Deloach, Taquila | Taquila Deloach | 5317 | | X | X | | | X | Diagnoses in 1985 except for headache (2014); unaware exposed to Tronox product. Claims were time-barred under the applicable statute of limitations as to the 1985 diagnoses. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4082 | TRO902040FTC | 9/14/2016 | Campbell, Sherry | Tara Bolden | 7767 | | X | X | | | | 2000 diagnosis; the injured party was a resident of Columbus, MS who died in 2006; rep unaware of claims information; says the publication notice was not reasonable, does not say why; says incompetent and incapacitated, but that is apparently referring to the decedent. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4083 | TRO895031FTC | 3/23/2016 | Lavelle, Tara | Tara Lavelle | 5656 | | | X | | | | 2008 diagnosis; unaware of lawsuit until relatives received checks. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4084 | TRO898738FTC | 6/27/2016 | Smith, Tara | Tara Smith | 7528 | | X | X | | | X | Former resident of Columbus, MS who still lived there in 2009. Alleges a first diagnosis in 2010 but also says previously filed with the Colom law firm in 2002 class action, outcome not specified. Standard cut-and-pasted form language as to reasons why missed the bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4085 | TRO900384FTC | 7/25/2016 | Key, Taraus | Taraus Key | 5668 | | X | X | | | | October 2004 diagnosis; was not aware of claim until after deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4086 | TRO895646FTC | 3/24/2016 | Coleman, Tasha | Tasha Coleman | 7195 | | X | X | | | | Diagnoses 2005, 2007, 2009; says the publication notice was not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4087 | TRO901179FTC | 8/16/2016 | Brownlee, Tashekia | Tashekia Brownlee | 5161 | | | X | | | | Motion contains no information, just a signature page. |

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| 4088 | TRO891004FTC | 2/23/2016 | Ford-Jethrow, Tashonda | Tashonda Ford-Jethrow | 6939 | | X | X | | | | 1985 diagnosis; previously filed with Colom law firm in 2002, says Colom firm did not pay him fairly (apparently referring to prior class action recovery); says was not aware of the claim or how to properly handle the claim. Says Colom firm did not inform her of further proceedings. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Unclear if Colom firm represented claimant in 2009, but records show the Colom firm received notice of the bar date as representative of participants in prior class action. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4089 | TRO900848FTC | 8/16/2016 | Quinn, Tatanishira | Tatanishira Quinn | 4214 | | X | X | | | | 1995 diagnosis. Unaware of bar date until after deadline passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4090 | TRO880354FTC | 12/4/2015 | Roland, George | Tate, Janice | 5602 | | X | X | | | | 1996 diagnosis; the injured party died in 2001; previously filed with Colom law firm, offered a \$20,000 settlement but rejected it (also was told law firm would get 50% of settlement for legal fees). Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4091 | TRO893212FTC | 2/23/2016 | Tate, Nicklaus | Tate, Nicklaus | 5568 | | X | X | | | | Diagnoses 1995 and earlier; unaware of claim process or that could file a claim; discharge of claim in violation of due process, does not say how. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4092 | TRO886708FTC | 12/7/2015 | Mosely, Tavaris | Tavaris Mosely | 4106 | | X | X | | | | 1998 diagnosis. Was unaware of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4093 | TRO892965FTC | 2/23/2016 | Lyons, Tavoris | Tavoris Lyons | 5632 | | X | X | | | | 1994 diagnoses; did not know and had no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4094 | TRO894742FTC | 3/23/2016 | Cockrell, Tawana | Tawana Cockrell | 5825 | | X | X | | X | | Unaware exposed to a Tronox product that caused disease; also unaware of the deadline. Diagnosis date unclear from form. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4095 | TRO900855FTC | 8/16/2016 | Baskin, Taylor | Taylor Baskin | 4851 | | | X | | X | | Says symptoms began December 2009, no further information. Unclear if any dispute over date of symptoms and diagnosis. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4096 | TRO893941FTC | 3/2/2016 | Webber, Taylor | Taylor Webber | 7080 | | | | | | X | 1995 diagnosis; says is incapacitated, suffers from autism and at the time did not know of any legal proceedings regarding this case; his capacity to understand is limited; relies on family for assistance with personal care; his parent was working and going to school at time and did not know about any lawsuit or hear any news or information to file a claim. Age as of the bar date is not clear. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 4097 | TRO900914FTC | 8/16/2016 | Taylor, Annie | Taylor, Annie | 6125 | | X | X | | | X | Diagnoses in 1966 and 2014; former resident of Columbus, MS; previously filed with Colom law firm 2002. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4098 | TRO893833FTC | 3/2/2016 | Harris, Tealester | Tealester Harris | 6359 | | | X | | | | Was not aware of the bar date; says his mental/reasoning state is less than 100%, says symptoms began Jan. 2009. Insufficient showing of incapacity and insufficient justification of lengthy delay before filing claim in March 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4099 | TRO890847FTC | 2/23/2016 | McGregory, Tera | Teara McGregor | 7698 | | | X | | | | 1990s diagnoses; says was not aware Tronox was still taking claims because was just graduating high school, relative worked at company, claimant attended day care around the corner. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movant turned 21 in approximately 2011, does not explain long delay in pursuing a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4100 | TRO885948FTC | 11/25/2015 | Brown, Tekenya | Tekenya Brown | 5266 | | | X | | | X | Unaware of the claims process or that could file claim; says most diagnoses after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4101 | TRO891564FTC | 2/23/2016 | Sturdivant, Christopher | Tekesha Chapman | 7284 | | | X | | X | | Rep says symptoms and diagnosis 2015. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4102 | TRO891561FTC | 2/23/2016 | Chapman, Makayla | Tekesha Chapman | 7285 | 8618 | | X | | X | | Rep says symptoms and diagnosis 2010. A supplemental letter complaining about the process filed at docket #8618. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4103 | TRO886105FTC | 12/7/2015 | Graham, Tekesha | Tekesha Graham | 3380 | | X | X | | | | Diagnosed 1984, alleges did not know exposed to product at the time, and no one gave her a specific deadline, she filed at the same time as her friends. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4104 | Unknown | Unknown | Poindexter, TeKesha | TeKesha Poindexter | 8892 | | | X | | X | | Not included in Trust's summary. Merely a tort trust claim form, not a request for relief. Claims should be ruled upon in the first instance by the Tort Claims Trust. |
| 4105 | TRO0896590FT C | 4/25/2016 | Hughes, Tekesha | Tekesha, Hughes | 5186 | 9439 | | X | | X | | Alleges first symptoms in September 2009 and a 2009 diagnosis; previously filed with atty Colom (dates not specified); no excuse provided. Supplemental letter filed at docket #9439 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

| | CLAIM NO. | DATE CLAIM WAS FILED | INJURED PARTY | MOTION FILER | Docket No. | Other Filings | REASONS FOR RULINGS | | | | | Comments and explanations for rulings |
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| 4106 | TRO893061FTC | 2/23/2016 | Hargrove, Edward | Telisa Young | 7516 | 8281 | X | X | | | | Motion lists various diagnoses, all 2003 and earlier; the injured party died in 2003. A supplement filed at docket # 8281. Representative says the time between publication of notice in June 2009 and bar date 8/12/20019 was insufficient, not reasonably calculated for a claimant to pursue a potential claim; that might have explained a few weeks' lateness but it does not explain the many years' post-bar date delay before a claim was filed. Says did not have access to any of the publications and that notice was not in the local paper, the Commercial Dispatch, but in fact the bar date notice was published in The Commercial Dispatch on June 23, 2009. Says was not aware and had no reason to know that the injured party had been exposed to Tronox product although Tronox was aware of nature of chemical; violation of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4107 | TRO892923FTC | 2/23/2016 | Young, Telisa | Telisa Young | 7517 | | | X | | X | | Says symptoms and diagnosis post-bar date, though includes some medical records for earlier dates; says violation of due process; publication notice period short, not reasonably calculated to provide notice; unaware exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4108 | TRO892922FTC | 2/23/2016 | Hargrove, Debra | Telisa Young | 7518 | 8280 | X | X | | | | Various diagnoses, all 1998 and earlier; the injured party died in 1998. Supplement filed at docket #8280. Representative says the time between publication of notice in June 2009 and bar date 8/12/20019 was insufficient, not reasonably calculated for a claimant to pursue a potential claim; that might have explained a few weeks' lateness but it does not explain the many years' post-bar date delay before a claim was filed. Says did not have access to any of the publications and that notice was not in the local paper, the Commercial Dispatch, but in fact the bar date notice was published in The Commercial Dispatch on June 23, 2009. Says was not aware and had no reason to know that the injured party had been exposed to Tronox product although Tronox was aware of nature of chemical; violation of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4109 | TRO894453FTC | 3/2/2016 | Hill, Claudette | Teloria Hill | 5925 | | X | X | | | | 1988 diagnosis; the injured party died in 1991; spouse consulted Colom law firm but was told he did not have a case and was offered \$500 but he rejected it, however the motion form also says the injured party received \$2,500; rep says was unaware of bar date as it was not widely advertised, not on TV or radio; rep says was caring for sick relative in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4110 | TRO888974FTC | 12/30/2015 | Hughes, Temona | Temona Hughes | 3856 | 9400 | X | X | | | | 1998 diagnosis, says paperwork was done and lost by William Bambach. A supplemental letter filed at docket #9400 complaining about the process. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4111 | TRO893479FTC | 2/23/2016 | Tate, Tenia | Tenia Tate | 4127 | | | X | | | | Motion contains no information, just a signature page. |

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| 4112 | TRO887514FTC | 12/14/2015 | Smith, Tenitra | Tenitra Smith | 3980 | 3981 | | | | | | X | 2007 diagnosis. Duplicate at docket 3981. Child at time of deadline but no showing as to parents' or guardian's knowledge and/or pursuit of claim and legal rights. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4113 | TRO885022FTC | 11/25/2015 | Cunningham, Tennie | Tennie Cunningham | 5683 | 8134 | X | X | | | x | | Diagnosis dates unclear, form says "beginning in 1997-2009," may be describing continued condition though many separate conditions and symptoms are listed. The injured party died in 2018; did not know and no reason to know exposed to a Tronox product; discharge of claim was a violation of due process; was not aware of the case in 2009. A supplement filed at docket #8134, rep provides death certificate. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4114 | TRO903554FTC | 11/23/2016 | McCoy, Tequila | Tequila McCoy | 6030 | | | X | | | | | 2007 diagnosis; did not file before the deadline because she was incapacitated, was diagnosed with sarcoidosis and was dealing with her illness (says diagnosed in 2007); also says was traveling back and forth to Tenn. for a relative's treatments. Allegations of incapacity explain why filing did not occur in 2009 but do not explain the length of time that passed before a claim was filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4115 | TRO894811FTC | 3/23/2016 | Harris, Terence | Terence Harris | 6633 | | X | X | | | | | 1980s diagnosis; unaware of deadline until it had passed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4116 | TRO886604FTC | 12/7/2015 | Seals, Terence | Terence Seals | 4235 | | X | X | | | | X | 1980 diagnosis. Says was deployed out of country while in military service but dates are not clear. To the extent the motion seeks relief based on excusable neglect the motion is denied. The risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. If movant contends that the Mississippi statute of limitations was tolled due to military service and further contends that military service tolled the application of the bar date so that the claim was timely (which would require a showing that military service continued through September 21, 2015), movant may make a supplemental submission to verify the dates of military service. |
| 4117 | TRO904756FTC | 1/24/2017 | Callahan, Margaret | Teresa Callahan | 7806 | | | X | | | | | 1974 diagnosis; the injured party died in 1992; relative that was executor of estate claimed to have filed claim but did not. It was later discovered that the executor had mental health issues. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Motions acknowledges awareness of claim, no explanation of long delays after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4118 | TRO887454FTC | 12/14/2015 | Carr, Teresa | Teresa Carr | 6079 | | X | X | | | X | | Says diagnosis in 1990 for COPD and "in 6 month 2017" and did not know how to make a claim. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. To the extent the claimant alleges claims based on conditions that were first diagnosed after the bar date, the claim is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 4119 | TRO894356FTC | 3/2/2016 | Annie, Earl | Teresa Dora | 5355 | | | X | | | | | Motion contains no information, just a signature page. |

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| 4120 | TRO902193FTC | 9/14/2016 | Johnson, Makayla | Teresa Haynes | 5148 | | | X | | X | | Diagnoses 2008, 2009, 2012, 2014. Rep says unaware of bankruptcy case or of claim to be filed; says that in prior filing referred to incorrect chemical, unclear if Trust made an offer. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4121 | TRO904310FTC | 1/3/2017 | Holmes, Willie | Teresa Holmes | 7219 | | | X | | | | Trust's summary incorrectly listed this as dkt # 4136, which is a different motion by Willie Holmes, Jr. Various diagnoses, all 1990 and earlier; the injured party died in 2007; rep unaware of deadline; says that the injured party had no idea there was any problem with herself or her family. The Trustee's summary incorrectly referred to this party as having filed the motion at docket #4136 but that appears to be for a different Willie Holmes. As to the motion at docket # 7219: place of exposure not clear; alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in Mississippi then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4122 | TRO895503FTC | 3/24/2016 | McCrary, Teresa | Teresa McCrary | 7646 | | X | X | | | | Various conditions, onsets of some in 1960s; others not clear; diagnosis dates not clear; says did not know and had no reason to know exposed to a Tronox product; did not receive any information until 2016; was born in Columbus, MS, moved to CA. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4123 | TRO913841FTC | Unknown | McGregory, Teresa | Teresa McGregory | 7982 | | X | X | | | | Not included in Trust's summary. 1966 diagnosis; unaware of bar date; prior to bar date, violation of due process (does not say how or why); unaware exposed to Tronox chemicals. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4124 | TRO880348FTC | 12/4/2015 | Roberts, Teresa | Teresa Roberts | 3386 | | | X | | | X | First diagnosed 1981, additional diagnoses in 2011 and 2016. Says attorney did not inform them of filing deadline. Mistake by counsel is not grounds for due process or excusable neglect relief unless counsel's mistake can itself be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim based on a condition first diagnosed after bar date should be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 4125 | TRO888092FTC | 12/18/2015 | Shepherd, Teresa | Teresa Shepherd | 7725 | | | X | | | X | 2010 diagnosis; says did not know and no reason to know exposed to a Tronox product; did not learn from any media publications. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims. |
| 4126 | TRO887216FTC | 12/14/2015 | Stephens, Teresa | Teresa Stephens | 6872 | | | X | | | X | 2009 diagnosis; says previously filed with atty Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4127 | TRO888244FTC | 12/18/2015 | Wheeler, Teresa | Teresa Wheeler | 5211 | | X | X | | | X | Diagnoses in 2005 and 2015; unaware exposed to or of hazards of creosote. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on 2005 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4128 | TRO888385FTC | 12/18/2015 | White, Willie | Teri White | 8521 | | | X | | | | Motion contains no information, just a signature page. |

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| 4129 | TRO900989FTC | 8/16/2016 | Thomas, Terica | Terica Thomas | 6398 | | X | X | | | | 1999 diagnosis; was not aware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4130 | TRO892123FTC | 2/23/2016 | Walker, Ternisha | Ternisha Walker | 5427 | 8295 | X | X | | | | 1994 diagnosis; unaware of Tronox claim; no knowledge of Tronox company; did not have access to internet. A supplement filed at docket # 8295. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4131 | TRO892122FTC | 2/23/2016 | Cunningham, Tysjman | Ternisha Walker | 5432 | 8294 | | X | | | | 1999 diagnosis; unaware of Tronox claim or of Tronox company; knew Kerr McGee as Moss Tire; could not afford internet. A supplement filed at docket #8294. Claim filed on behalf of a minor so statute of limitations not applicable. However, the risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Parent alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4132 | TRO885883FTC | Unknown | Burgin, Terrance | Terrance Burgin | 3389 | | | X | | X | | Motion not included in Trust's summary. Never diagnosed. Exhibited symptoms beginning 10/28/2009. Alleges publication notice insufficient. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4133 | TRO897349FTC | 5/25/2016 | Guyton, Terrance | Terrance Guyton | 6394 | | X | X | | | | 1999 diagnosis; was not aware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4134 | TRO889380FTC | 2/23/2016 | Guyton, Margaret | Terrance Guyton | 6413 | | X | X | | | | 1990 diagnosis; the injured party died in 1992; rep says unaware could file a claim for a deceased relative. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4135 | TRO894759FTC | 3/23/2016 | McCoy, Terrance | Terrance McCoy | 5940 | | X | X | | | | 1985 diagnosis; unaware of the claims filing deadline due to not having TV or radio or transportation to get out. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4136 | TRO884724FTC | 11/25/2015 | Moore, Terrance | Terrance Moore | 3331 | 8239 | | | | | X | Diagnosed 1994, "no reason to know exposed." Minor child living in another state at the time. Rejection notice filed at docket # 6772. A supplement filed at docket #8329. Says did not have access to Wall Street Journal but notice also was published in the Commercial Dispatch in Columbus, MS on June 23, 2009 and in several other newspapers in Mississippi and Alabama. Will permit supplemental submission to explain why parent or guardian did not act, why claimant waited until 2015 before filing a claim, and whether that warrants relief. |
| 4137 | TRO891604FTC | 2/23/2016 | Ervin, Terrell | Terrell Ervin | 6952 | | X | X | | | | Diagnoses 1978, 2007, 2008; unaware could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4138 | TRO897996FTC | 6/10/2016 | Griffin, Terrell | Terrell Griffin | 3711 | | X | X | | | | Diagnosed 2004, was not aware of process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 4139 | TRO887510FTC | 12/14/2015 | Dancer, Terrence | Terrence Dancer | 7819 | | X | X | | | | 1986 diagnosis (at birth); former resident of Columbus, MS; says was a child at the bar date in 2009 but must have been approximately 23 years old; unaware of information; unaware exposed to Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4140 | TRO890164FTC | 2/23/2016 | Elizenberry, Terrence | Terrence Elizenberry | 7813 | | X | X | | | | 1970 diagnosis; did not know about bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4141 | TRO887656FTC | 12/14/2015 | Gordon, Terrence | Terrence Gordon | 5038 | | X | X | | | | 1986 diagnosis; former resident of Columbus, MS; says did not know could make a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4142 | TRO894397FTC | 3/2/2016 | Payne, Terrence | Terrence Payne | 7929 | | | | | | X | 1996 diagnosis; minor at bar date (about 15); did not receive notice. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4143 | TRO890568FTC | 2/23/2016 | Priester, Terrence | Terrence Priester | 6779 | 8299 8300 | X | X | | | | 1987 diagnosis; says was unaware of claims process. A supplement filed at docket #8299 and duplicate at docket #8300, says without knowledge to wade through the process. It is unclear if this relates to the same claim as the motion at docket # 6778, as described above, but the diagnosis dates differ and the names differ slightly so Court presumes they are separate claimants. As to Terrence Priester (Docket # 6779): Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4144 | TRO895600FTC | 3/24/2016 | Watson, Terrence | Terrence Watson | 6776 | | X | X | | | X | Diagnosis dates crossed off, says diagnosed "2010 and in early childhood;" former Columbus, MS resident who still lived there in 2009; says form is confusing and filled it out as best could do; unaware eligible to file before deadline, claims community had false information about eligibility and thought only employees could file (apparently referring to an earlier proceeding on behalf of employees). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4145 | TRO905027FTC | 3/1/2017 | Lowery, Katie | Terri Cistrunk | 4479 | 9466 | X | X | | | | 2001 diagnosis; injured party has since passed away. Rep says that claimant unaware and no reason to know she was exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4146 | TRO894290FTC | 3/2/2016 | Rodgers, Terrie Johnson | Terrie Johnson Rodgers | 4309 | 8171 | X | X | | | X | Various diagnoses, some before bar date and some after. Not aware of facts or claim; unaware how to file a claim; says taking care of sick siblings at time. A supplement filed at docket #8171. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4147 | TRO903491FTC | 11/23/2016 | Sims, Terrika | Terrika Sims | 5703 | | | X | | | X | Was offered \$500 claim from Trust and rejected it. Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4148 | TRO903498FTC | 11/23/2016 | Sims, Trinitee | Terrika Sims | 5704 | | | X | | | X | Was offered \$2500 claim from Trust and rejected it. Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4149 | TRO903490FTC | 11/23/2016 | Sims, Tijah | Terrika Sims | 5705 | | | X | | | X | Was offered \$500 claim by Trust and rejected it. Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4150 | TRO903489FTC | 11/23/2016 | Sims, Destiny | Terrika Sims | 5706 | | | X | | X | | Was offered a \$2,500 claim by Trust and rejected it. Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4151 | TRO885565FTC | Unknown | Bonner, Terry | Terry Bonner | 6455 | | | X | | x | | Not included in Trust's summary. Diagnoses in 2009 and 2012; says publication of notice of the claims filing deadline was not reasonably calculated to provide notice to unknown claimants; did not know was exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4152 | TRO891327FTC | 2/23/2016 | Guin, Terry | Terry Guin | 3732 | 4363? | X | X | | | | Diagnosed 2002, wasn't aware that health issues were caused by exposure. Motion at docket 4363 is possibly a duplicate though claim numbers differ. Says "the initial claim package was returned by the attorney" - unclear if that is a reference to the late-filed claim or to something else. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4153 | TRO880860FTC | 12/4/2015 | Guin, Terry | Terry Guin | 4363 | 3732? | X | X | | | | Date of first diagnosis listed as "1960s-2006." Motion at docket 3732 is possibly a duplicate though claim numbers differ. Appears to be referring to continuing condition. Did not receive "claim" in time, original claim package was returned by "acting attorney" during initial filing process (unclear when). Appears to be confusing a prior class action process with the bankruptcy claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4154 | Unknown | 2/23/2016 | Henley, Terry | Terry Henley | 7864 | | X | X | | | | Diagnoses 2000 and 2005; unaware condition was related to Tronox chemicals. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4155 | TRO900945FTC | 8/16/2016 | Hill, Terry | Terry Hill | 5722 | | | | | | X | 1997 and 2005 diagnoses; minor, and as a child did not know about Tronox product claim filing, does not say why parent or guardian did not file. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4156 | TRO893294FTC | 2/23/2016 | Hoskins, Terry | Terry Hoskins | 4180 | | | X | | X | | Says filed but did not get a response, probably is referring to late-filed claim. Alleges a 2010 diagnosis. Motion denied as to pre-bar date diagnoses for failure to identify a pre-bar date condition and for lack of diligence. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4157 | TRO890074FTC | 2/23/2016 | James, Terry | Terry James | 3905 | | | X | | | | 2008 diagnosis. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges was incarcerated in 2009 and had lack of actual knowledge but no explanation of why did not file until more than six years later, no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4158 | TRO901962FTC | 9/14/2016 | Latham, Terry | Terry Latham | 4330 | | X | X | | | | 1998 diagnosis. Says publication notice was not reasonably calculated to provide notice, but does not allege Tronox had reason to know of his claim and does not provide specific challenge to publication notices that were approved. Says did not know, no reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4159 | TRO890569FTC | 2/23/2016 | Priester, Terry | Terry Priester | 6778 | 8299 | X | X | | | | 1984 diagnosis; says was unaware of claims process. A supplement filed at docket #8299, without knowledge to wade through the process. It is unclear if this motion relates to the same claim as the motion at docket # 6779; the motion at docket #6778 is filed for Terry Priester and the motion at docket #6779 is filed for Terrence Priester; the explanations are the same but the diagnosis dates differ and the claim numbers differ, so Court presumes they are separate claimants who have the same address. As to Terry Priester (docket # 6778): Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4160 | Unknown | Unknown | Priester, Sr., Terry, | Terry Priester, Sr. | 6780 | | X | X | | | | Not included in Trust's summary. 1985 diagnosis; says publication notice was not reasonably calculated to provide notice; says prevented from filing a claim because of natural disaster, but no specific disaster identified. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4161 | TRO902480FTC | 9/14/2016 | Roberts, Terry | Terry Roberts | 7711 | | | X | | X | | Says symptoms 9/1/2009 and diagnosis 9/1/2009. Standard cut-and-pasted form language as to reasons why missed the bar date. Trustee challenges the timeliness of the motion but movant has not identified any claim based on a pre-bar date diagnosis for which relief is sought and only seeks to pursue post-bar date claims, deadline therefore is not relevant. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4162 | TRO902199FTC | 9/14/2016 | Thomas, Terry | Terry Thomas | 4178 | | X | X | | | | Diagnoses in 2001, 2002 and 2007. Says claim was filed timely but was repeatedly returned as incomplete; may be referring to late claim, may have mistaken belief it was timely. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. If late filing, no excuse offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4163 | TRO893124FTC | 2/23/2016 | Turner, Terry | Terry Turner | 7755 | 8311 | X | X | | | | 1969 diagnosis; did not know and had no reason to know exposed to a Tronox product. A supplement filed at docket #8311. Trust contends motion was untimely because it was not docketed within 90 days after the Determination Notice but motion is dated within the 90-day period. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4164 | TRO892819FTC | 2/23/2016 | Young, Terry | Terry Young | 4731 | | | X | | | | Merely rejection notice and signature form. |
| 4165 | TRO903194FTC | 10/13/2016 | Brooks, Tesia | Tesia Brooks | 7589 | | | X | | | | Diagnosis date not clear, says symptoms began 2003; says was new to the area and did not know about the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4166 | TRO887347FTC | 12/14/2015 | Howard, Latavia | Tessie Stevenson | 6496 | | X | X | | | | Diagnosis 1988; unaware could file a claim for deceased child. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4167 | TRO905241FTC | 3/1/2017 | Buchanan, Tevin | Tevin Buchanan | 4159 | | X | X | | | | 1992 diagnosis. There was no awareness of any such thing as a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4168 | TRO887799FTC | 12/14/2015 | James, Daria | Thaddea Bell | 3797 | | | X | | X | | Says was diagnosed in 2014 but also says retained attorney Bambach in 2006 to file paperwork. Bambach died in 2013, according to his obituary. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4169 | TRO887798FTC | 12/14/2015 | Bell, Asjah | Thaddeu Bell | 3866 | | X | X | | | | Filed in 2001 w. atty William Bambach, says papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4170 | TRO895442FTC | 3/24/2016 | O'Hop, Thamas | Thamas O'Hop | 3772 | | | X | | | | 2007 diagnosis. Says didn't know about process until cousin told him, filed in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4171 | TRO898268FTC | 6/20/2016 | Brown, Thanuras | Thanuras Brown | 4293 | | | X | | X | | March 2009 diagnosis. Says filed claim prior to deadline but may be confused as to when the bar date was. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4172 | TRO893029FTC | 2/23/2016 | Acron, Oscar | Thelma Acron | 6823 | | | X | | | | 1996 diagnosis; the injured party died in 1998; place of exposure not specified. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4173 | TRO901555FTC | 8/16/2016 | Bogan, Thelma | Thelma Bogan | 4066 | | | X | | X | | Says symptoms and diagnosis were in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4174 | TRO889650FTC | 2/23/2016 | Lucious, Thelma | Thelma Lucious | 6612 | | X | X | | | | 1978 diagnosis; made claim in 2002-03 class action through Wilbur Colom; says was unaware able to file a claim in Tronox case, then says that publication notice was not reasonably calculated to give notice. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4175 | TRO902489FTC | 9/14/2016 | Kimbrew, Thelma Moorehead | Thelma Moorehead Kimbrew | 7795 | | X | X | | | | Diagnosis late 1960s; moved out of state in 1996 and visited once a year; based on filing by family member at docket # 7796 it appears the movant was a resident of Columbus, MS; unaware needed to file a claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim is based on exposure in MS then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4176 | TRO892679FTC | 2/23/2016 | Roby, Theodis | Theodis Roby | 7138 | | X | X | | | | 1998 diagnosis; says filed a claim but has not heard anything back (referring apparently to the late-filed claim). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 4177 | TRO901219FTC | 8/16/2016 | Ballard, Jr., Theodore | Theodore Ballard, Jr. | 4723 | | | X | | | | Motion contains no information, just a signature page. |
| 4178 | TRO895903FTC | 4/6/2016 | Jefferson, Theodore | Theodore Jefferson | 3910 | | | X | | X | | Diagnosed 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4179 | TRO900349FTC | 7/25/2016 | Little, Charlie | Theodore Little | 5489 | | X | X | | | | 1960 diagnosis; rep says unaware of bankruptcy case or bar date; did not know how to complete form; was not aware of all chemicals exposed to by Tronox; form letter that says someone misled them to file late-filed claim forms a certain way. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4180 | TRO891447FTC | 2/23/2016 | Cockrell, Theodoric | Theodoric Cockrell | 7002 | | X | X | | | | Diagnoses 1948, 1960, 1976 and 1978; unaware of the filing date; former resident of Columbus, MS. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4181 | TRO903755FTC | 11/23/2016 | Robinson, Theotis | Theotis Robinson | 7255 | | X | X | | | | 1989 diagnosis; did not know of any ongoing claims or that his condition was caused by exposure to Tronox product; moved from MS to GA. pA Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4182 | TRO892384FTC | 2/23/2016 | Bingmon, Theresa | Theresa Bingmon | 6658 | | X | X | | | | Diagnoses in 2004 and 2007; copied form language saying publication notice was not reasonable, did not know had been exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4183 | TRO902157FTC | 9/14/2016 | Blasavage, Theresa | Theresa Blasavage | 6365 | | | X | | | | Motion contains no information, just a signature page. |

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| 4184 | TRO887997FTC | 12/18/2015 | Brown, Theresa | Theresa Brown | 3539 | | X | X | | | | First diagnosed 2000, "when the process begin, I did not understand that question ask to the best of my knowledge that I needed to list the dates and toxins." Describes first claim in 2015 but does not explain failure to file in 2009. Motion denied for failure to show grounds warranting relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4185 | TRO893664FTC | 3/2/2016 | Clayton-Cane, Theresa | Theresa Clayton-Cane | 6026 | | X | X | | | | 1984 and 1996 diagnoses; publication notice of claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4186 | TRO902526FTC | 9/14/2016 | Magda, Andrew | Theresa Magda | 3498 | 5547 | | X | | | | The injured party is deceased; rep says did not know that the residents of Avoca filed a class action lawsuit against Kerr McGee, but no information or verification as to whether deceased was aware. Additional letter is at docket # 5547. Risks of creosote exposures and news of class actions were the subject of widespread news coverage in Avoca. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4187 | TRO894911FTC | 3/23/2016 | Smith, Theresa | Theresa Smith | 6921 | | X | X | | | X | Diagnoses of various conditions, all initial diagnoses pre-dated 1999 except for cancer diagnoses in 2010 and 2011; says previously filed with atty Bambach, paperwork lost; says not aware of bankruptcy case in 2009. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4188 | TRO886721FTC | 12/7/2015 | Williams, Theresa | Theresa Williams | 4345 | | | X | | | | November 2005 diagnosis. Unaware of lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4189 | TRO884475FTC | 11/25/2015 | Cunningham, Therman | Therman Porter | 4273 | 8897 | X | X | | | X | Some conditions were diagnosed prior to bar date beginning in 1984, many are listed after bar date. A supplemental letter filed at docket #8897 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4190 | TRO891095FTC | 2/23/2016 | McCully, Ethel | Thomas -- | 5775 | | X | X | | | | 1978 diagnosis; the injured party died in 1998; rep unaware of process and that could file claim for relative; violation of due process. Alleges due process issue but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4191 | TRO897815FTC | 5/25/2016 | James, Adonna | Thomas Bellinder | 5987 | | X | X | | | | 2001 diagnosis; retained Bellinder law firm in 2016; motion says "[h]eirs of the injured party were unrepresented at the time of the claims filing deadline. As lay people, they were unaware of the filing requirements and legal prerequisites to protect their interests and to preserve their claims. The Court should consider that the heirs of the injured party were unaware of the applicable deadline, did not have formal representation and that once an attorney was retained, they took every measure in an attempt to pursue their claims." However, this claim was time-barred before the Tronox bankruptcy filing. In addition, the motion alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4192 | TRO897471FTC | 5/25/2016 | Byrd, Thomas | Thomas Byrd | 5870 | | X | X | | | | 1968 diagnosis; says he never made the connection between his condition and creosote but now he knows; says he did not have the filing information; says he suffers from PTSD. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4193 | TRO901635FTC | 8/16/2016 | Cole, Thomas | Thomas Cole | 4155 | | X | X | | | | 1995 diagnosis. Previously filed with Cunningham law firm and then Tollison law firm, does not say date but apparently in connection with earlier lawsuits. Says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior dealings with counsel confirm awareness of claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4194 | TRO901317FTC | 8/16/2016 | Fleming, Leona | Thomas Fleming | 4848 | | | X | | | | 1992 diagnosis; the injured party died in 2002. Representative says was unaware of claim prior to 2015; did not see it in paper; says was caring for wife then but says wife died in 2002. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4195 | TRO895307FTC | 3/23/2016 | Hurley, Tyler | Thomas Hurley | 6073 | | | X | | | | Father filing for son as the injured party; father's motion on behalf of a different son is at docket # 6074 and his motion on his own behalf is at docket #6075; father says his son's exposure began in July 2005 but father says that the father has not resided in MS since 1989; father says he did not know of the claims process. Son apparently has lived in Georgia since some time before 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4196 | TRO895308FTC | 3/23/2016 | Hurley II, Thomas | Thomas Hurley | 6074 | | | X | | | | Former resident of Columbus, MS; father filing for son; says diagnosis in May 2004; father says was not aware of the claim process, did not receive any notification from anyone in the affected area about this claim and has not resided in Mississippi since 1989 making it difficult to be current on local proceedings. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4197 | TRO895309FTC | 3/23/2016 | Hurley, Thomas | Thomas Hurley | 6075 | | X | X | | | | First diagnosed in 1989; former resident of Columbus who moved to Georgia in 1989; says was not aware of the claim; did not receive any notification from anyone in the area about this claim and has not resided in Mississippi since 1989 making it difficult to be current on local proceedings. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4198 | TRO901249FTC | 8/16/2016 | Jefferson, Thomas | Thomas Jefferson | 3633 | | X | X | | | | Diagnosed 1972, "not aware there was a deadline until after the deadline had passed." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4199 | TRO895324FTC | 3/23/2016 | Latham, Thomas | Thomas Latham | 4810 | | X | X | | | X | Says first symptoms were in 2010 but also says previously filed with Colom law firm in 2002; standard summary language as to reasons for not filing; no diagnosis date, says a doctor has not treated the claimant. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4200 | TRO892366FTC | 2/23/2016 | Lee, Thomas | Thomas Lee | 4204 | | | X | | | X | Says symptoms started in 2008 but first diagnosis in 2014. Did not know and had no reason to know exposed to Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4201 | TRO900668FTC | 8/16/2016 | Perry, Thomas | Thomas Perry | 4952 | | | X | | | X | Says symptoms and diagnosis 8/13/2019, one day after the bar date; standard form language as to reasons for not filing. Diagnosis date may be disputed. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4202 | TRO894220FTC | 3/2/2016 | Robertson, Thomas Earl | Thomas Robertson | 4775 | | | X | | | X | Conditions began in 2008 and 2009. Specific diagnosis dates not clear. Did not know and had no reason to know of any exposure to toxins. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4203 | TRO902070FTC | 9/14/2016 | Samuels, Thomas | Thomas Samuels | 5326 | | X | X | | | | 1977 diagnosis; says makes annual visits to Columbus, MS; was not aware of claims, once learned of it was not aware could still file; refers to military and government jobs without specifics but movant was 75 years old in 2017, no allegation that was in military service at the time of the bar date in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4204 | TRO891291FTC | 2/23/2016 | Taylor, Thomas | Thomas Taylor | 4837 | | X | X | | | | 2000 diagnosis; previously filed with atty Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4205 | TRO901215FTC | 8/16/2016 | Townsend, Thomas | Thomas Townsend | 4379 | | | X | | X | | Alleges diagnosis in December 2009 but no excuse provided, does not identify a specific diagnosis. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4206 | TRO885415FTc | 11/25/2015 | Woods, Mercedes | Thomas Woods | 7783 | | X | X | | X | | Diagnosis date just says "yes;" rep says unaware of the Tronox bankruptcy case; did not see any public notification in newspaper or any social media; standard form language as to why did not file. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4207 | TRO897284FTC | 5/4/2016 | Thomas, Brandon | Thomas, Brandon | 5832 | | | X | | | X | Alleges symptoms in 2010, diagnosis in 2015; says was not aware of such claim through any publications nor media; unaware exposed to creosote contamination. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4208 | TRO897285FTC | 5/4/2016 | Thomas, Keisha Denise | Thomas, Keisha Denise | 5833 | | | X | | | X | Says was not aware of such claim through any publications nor media; unaware exposed to creosote contamination; says symptoms and diagnosis 2015. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4209 | TRO897181FTC | 5/4/2016 | Thomas, Tanyla I'yon | Thomas, Tanyla I'yon | 5834 | | | X | | | X | Says was not aware of such claim through any publications nor media; unaware exposed to creosote contamination; says symptoms 2010 and diagnosis 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4210 | TRO890128FTC | 2/23/2016 | Thomas, Thelma Davis | Thomas, Thelma Davis | 5734 | | X | X | | | | 1979 diagnosis; injured party resided in Columbus, MS; says was out of state taking care of a sick relative who was dying, when she returned to state, it was too late to file, does not provide dates of this care and does not explain why waited so long after the bar date before filing a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4211 | TRO890008FTC | 2/23/2016 | Smith, Marshanae | Thomaxine Mosley | 5967 | | X | X | | | | 1997 diagnosis; previously filed with Colom law firm; case denied because attorneys said the child did not live long enough. Prior dealings with attorney show awareness of claim and legal rights. Conduct or advice of counsel is not grounds for relief based on excusable neglect unless counsel's conduct or advice can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4212 | TRO887599FTC | 12/14/2015 | Thompson, Alether | Thompson, Alether | 5295 | | | X | | X | | Says misinterpreted conditions of claim; says symptoms and diagnosis after bar date but it appears from letter that these are additional conditions claimant asserts that may not have been covered in prior claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4213 | Unknown | Unknown | Randle, Tie R. | Tie R. Randle | 8183 | | | X | | | | Not included in Trust's summary. Claim number not provided; dates of diagnosis not provided; says was unaware of the information and/or the possibility of receiving a settlement for physical injuries; unaware of the threatening issues from being in contaminated area. Claimant provides some recent medical forms but did not provide information required by motion form. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4214 | TRO884748FTC | 11/25/2015 | Randle, Willie | Tie Randle | 4839 | | X | X | | | | Diagnoses before 1984; the injured party is deceased; rep did not know about bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4215 | TRO889632FTC | Unknown | Sanders, Tierney | Tierney Sanders | 7964 | | X | X | | | | Not included in Trust's summary. 1999 diagnosis; previously filed with attorney Bambach; paperwork lost. Dealings with counsel show awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4216 | TRO885115FTC | 11/25/2015 | Keye, James | Tiitti Chadle | 5888 | | X | X | | | | 1978 diagnosis; the injured party died in 1995; rep says filed timely in the 1990's and again later with the Tronox group, earlier filings must have been in different legal proceedings because the Tronox bankruptcy case was not filed until 2009, other filing must be a reference to the late-filed claim as there is no record of a claim in 2009; says did not receive "justifiable allowance under the guidance of Colom and Lundy"; refers to alleged secret meetings among claimants and limited information to community. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Meetings among other claimants are not relevant to excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4217 | TRO889765FTC | 2/23/2016 | Keye, Terrance | Tiitti Chandler | 6185 | | | | | | | Injured party was a minor awaiting adoption at time of the bar date; parent was living in a group home; rep files the letter that says "was not given justifiable allowance under the guidance of Colom and Lundy"; violation of due process; refers to private meetings in community and minimal details imparted to rest of community. Rep also says that symptoms and diagnosis were after the bar date. Claim allowed on grounds of excusable neglect, merits to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 4218 | TRO902688FTC | 8/16/2016 | Hargrove, Tiffani | Tiffani Hargrove | 5783 | | | X | | | X | 1993 diagnosis; minor; no excuse or information provided. Will permit supplemental submission to verify age at bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4219 | TRO889541FTC | 2/23/2016 | Marks, Tiffani | Tiffani Marks | 4031 | | X | X | | | X | Former Columbus, MS resident. 1997 asthma diagnosis, 2010 diagnosis of more serious lung condition. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4220 | TRO891943FTC | 2/23/2016 | Brandon, Tiffany Hughes | Tiffany Hughes Brandon | 7712 | | | X | | | | 1979 diagnosis; place of exposure not clear; did not know and had no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movant alleges lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4221 | TRO897851FTC | 5/25/2016 | James, Tiffany | Tiffany James | 3504 | | X | X | | | | Diagnosed 2004. No knowledge of exposure prior to deadline. Was minor living with grandmother as guardian and relied on her. No explanation as to grandmother's knowledge or as to reasons why she did not file a claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4222 | TRO884121FTC | 11/13/2015 | Johnson, Tiffany | Tiffany Johnson | 3682 | | X | X | | X | | Diagnosed 2005, believes did file on time but only record is of claim filed in 2015, claimant may be under mistaken belief that the 2015 claim was timely. If contends a timely claim was filed in 2009 that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. If claim was late, no excuse offered. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4223 | TRO894831FTC | 3/23/2016 | Eaves, Tiffany Johnson | Tiffany Johnson Eaves | 5979 | | X | X | | | | Symptoms began in 1988; diagnosis "yes;" "wasn't for sure what was going on with this." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4224 | TRO901080FTC | 8/16/2016 | Phizer, Tiffany | Tiffany Phizer | 6881 | | | X | | X | | Unaware of the claims process; unclear if claims a post-bar date diagnosis, says symptoms 2010 but diagnosis was in February 2009, says supporting records on file with the Trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4225 | TRO891847FTC | 2/23/2016 | Thompson, Tiffany | Tiffany Thompson | 6654 | | X | X | | | | 1999 diagnosis; child at time of deadline (says exposure began 11/1/89 so was approximately 20 years old at bar date); says no reason to know exposed prior to deadline. No explanation of long post-bar date delay or of any action during that period to pursue legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4226 | TRO888773FTC | 12/30/2015 | Turner, Tiffany | Tiffany Turner-Tate | 6602 | | X | X | | | | 1980 diagnosis; former resident of Columbus, MS; unaware exposed prior to deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4227 | TRO885718FTC | 11/25/2015 | Wilson, Jala | Tiffany Wilson | 3377 | | | X | | | | Diagnosed 2007, did not know prior to deadline that minor daughter's condition was due to exposure to creosote. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4228 | TRO891230FTC | 2/23/2016 | Caine, Tiffney | Tiffney Caine | 7081 | | | X | | X | | 2015 diagnosis; explains reasons why feels entitled to claim but does not discuss 2009 bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4229 | TRO903283FTC | 10/27/2016 | Washington, Tillman | Tillman Washington | 6521 | | | X | | | | January 2009 diagnosis; place of exposure not clear; says was unaware there was a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4230 | TRO881086FTC | 12/4/2015 | Collins, Timothy | Tim Collins | 3825 | | X | X | | | | Mother died in 2009, claimant was the executor of her estate. Says tried to be included in early 2000s class action settlement in Columbus, MS but was told he was too late. Alleges did not actually know of the Tronox bankruptcy claims process. Says mother's death was the main focus of his life in 2009. Lives in Colorado. States that he knows publication notice is technically considered to be adequate, but local MS notices provided discernable advantages to people who were living in that state. However, reference to the prior class action shows knowledge of legal claims and rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim that had accrued as of the early 2000s also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4231 | TRO888973FTC | 12/30/2015 | Hughes, Timenna | Timenna Hughes | 3594 | 9398 | X | X | | | | Former resident of Columbus, MS. Diagnosed 1999, alleges paperwork done by deceased attorney. A supplemental letter filed at docket #9398 complaining about the process. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4232 | TRO886175FTC | 12/7/2015 | Taylor, Timiko | Timiko Taylor | 4977 | | X | X | | | | First diagnosis 1980; no excuse provided. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4233 | TRO888677FTC | 12/24/2015 | Williams, Timmy | Timmy Williams | 4073 | 8250 | | X | | | X | Says symptoms in 2012 but does not say diagnosed by doctor. A supplemental letter filed at docket #8250 complaining about the process. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4234 | TRO902675FTC | 8/16/2016 | Barr, Timothy | Timothy Barr | 7228 | | X | X | | | | 1986-89 diagnoses; may have previously filed with the Colom law firm because motion attaches a letter from firm to meet with them in 2002; did not know that he had a claim "or was able to file a claim because of settlement offered in 2002." If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4235 | TRO889606FTC | 2/23/2016 | Bonner, Timothy | Timothy Bonner | 6035 | | | X | | | | Motion contains no information, just a signature page. |
| 4236 | TRO885178FTC | 11/25/2015 | Brooks, Timothy | Timothy Brooks | 8414 | | | X | | | | 2006 symptoms; says was diagnosed, does not list date; references filing papers with the Tronox tort claims Trust in 2016-2017. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 4237 | TRO887696FTC | 12/14/2015 | Butler, Timothy | Timothy Butler | 5131 | | | X | | X | | Alleges 2014 symptoms and 2015 diagnosis; unaware that condition was because of creosote. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4238 | TRO887684FTC | 12/14/2015 | Dancer, Timothy | Timothy Dancer | 7817 | | X | X | | | | 1982 diagnosis (at birth); former resident of Columbus, MS; unaware exposed to product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movants says the movant was a child at the bar date but the bar date was in August 2009, so if born in 1982 the claimant was approximately 27 years old. Attached letter refers to ailments of Virginia Nash Sanders but claim is for Timothy Dancer; letter possibly was intended for the motion at docket 7820 on behalf of Virginia Nash, filed by Helen Dancer-Allen. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4239 | TRO889534FTC | 2/23/2016 | Deloach, Timothy | Timothy Deloach | 4929 | | X | X | | | X | Movant says unsure of diagnosis dates. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4240 | TRO886675FTC | 12/7/2015 | Dismuke, Timothy | Timothy Dismuke | 3359 | | X | X | | | | Diagnosed 2000. Says attorney (William Barbach) lost paperwork. Attorney conduct is not grounds for excusable neglect or due process relief unless the attorney's conduct is excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with counsel confirm awareness of claim and legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. In addition, claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4241 | TRO900107FTC | 7/25/2016 | Fields, Timothy | Timothy Fields | 5836 | | X | X | | | | Diagnoses dates listed as "1970-2009;" says had family tragedy in 2009, a death in immediate family and had to deal with that person's business and funeral, does not provide dates or support and does not explain lengthy delay after the bar date before filing of claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4242 | TRO902686FTC | 8/16/2016 | Hargrove, Timothy | Timothy Hargrove | 5827 | 6343 | | X | | | X | Motion contains no information, just a signature page and also a signed rejection notice; another copy of the rejection notice is filed at docket #5827. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4243 | TRO893314FTC | 2/23/2016 | Hargrove, Geneva | Timothy Hargrove | 7848 | | X | X | | | | 1984 diagnosis; was not informed about such claim, needed time to gather facts. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4244 | TRO898536FTC | 6/27/2016 | James, Lula | Timothy James | 3723 | 4782 | | X | | X | | Injured party deceased 2017; rep refers to an earlier filing in 2014; symptoms 2000 and diagnosis 2016. There is a duplicate of this motion filed at docket # 4782. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4245 | TRO895023FTC | 3/23/2016 | Lavelle, Timothy | Timothy Lavelle | 5648 | | | X | | X | | Says does not currently have a decease but may have one in the future; says moved and never received mail. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Claims are not available for people who have not been injured, but any dispute over that fact as to condition first diagnosed after the bar dates is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4246 | TRO886169FTC | 12/7/2015 | Pegues, Timothy | Timothy Pegues | 4519 | | | X | | X | | Refers to several earlier conditions with earlier onset but says respiratory condition was diagnosed in 2009 (date unclear); only became aware claims were "still accepted" in last 2 years. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect or due process as to conditions diagnosed before the bar date. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4247 | TRO890583FTC | 2/23/2016 | Williams, Timothy | Timothy Williams | 6303 | | X | X | | | | April 2001 diagnosis; unaware could file a claim; says discharge of claim is a violation of due process; unaware of the process and did not know could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4248 | TRO893023FTC | 2/23/2016 | Barry, Wesley | Tina Edwards | 5241 | | X | X | | | | Diagnoses 2004 and earlier; the injured party is deceased; rep did not know and no reason to know of injured party's exposure to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4249 | TRO897739FTC | 5/25/2016 | Calvert, Tinnie | Tinnie Calvert | 7546 | 8156 | X | X | | | | Diagnoses 1970, 1971, 1990; former resident of Columbus, MS; says was incompetent with a disability in 2009; not aware of Tronox bankruptcy case, had moved to another city, nephew is assisting him with forms. A supplement filed at docket # 8156. Claim was time-barred under applicable statute of limitations long before the Tronox bankruptcy filing. |
| 4250 | TRO906059FTC | 4/24/2017 | Wilson, Tiquita | Tiquita Wilson | 6319 | | X | X | | | | 1998 diagnosis. Says she moved and was unaware during time of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4251 | Unknown | 2/23/2016 | Peoples, Titus Byrd | Titus Byrd Peoples | 7859 | | X | X | | | | 1994 diagnosis; unaware condition related to Tronox chemicals. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4252 | TRO895082FTC | 3/23/2016 | Shinn, Titus | Titus Shinn | 3482 | | | X | | | X | Says was a minor; says he is incompetent can't read; does not say why a guardian did not file; says did not know and no reason to know exposed to a Tronox product; says symptoms and diagnosis September 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4253 | TRO886002FTC | 12/7/2015 | Wilson, Titus | Titus Wilson | 3378 | | | X | | | | Says did not know and was not notified of his exposure to toxins but also says he made a prior claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4254 | TRO893341FTC | 2/23/2016 | Dismukes, Tobie | Tobie Dismukes | 7890 | | X | X | | | | 1977 diagnosis; former Columbus resident; in and out of hospital at time of bar date but does not supply medical records; unaware of the claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Insufficient showing of inability to file a claim or to enlist the help of others in doing so. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4255 | TRO889758FTC | 2/23/2016 | Garner, Toby | Toby Garner | 4265 | | X | X | | | X | Diagnoses 1992, 2000, 2010, 2017. Previously filed with Colom law firm, received \$400. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Says unaware of claim or injury caused by Tronox product, but that is inconsistent with prior filing with Colom law firm and prior receipt of compensation. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Claims based on conditions first diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including any defense as to the effect of any release issued in connection with the prior class action) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4256 | TRO886637FTC | 12/7/2015 | Smith, Toby | Toby Smith | 5142 | | X | X | | | | 2003 diagnosis; says was not informed of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4257 | TRO900232FTC | 7/25/2016 | Middlebrooks, Tolita | Tolita Middlebrooks | 6266 | | X | X | | X | | Diagnoses 2005, August 2009, September 2009; says at the time was unaware of the claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4258 | TRO900771FTC | 8/16/2016 | Toliver, Temesha | Toliver, Temesha | 6081 | | | X | | X | | Cut-and-pasted form language as to reasons did not file, but says symptoms and diagnosis were after the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4259 | TRO886406FTC | Unknown | Davis, Debra | Tom Davis | 4891 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |
| 4260 | TRO884820FTC | Unknown | Davis, Tom | Tom Davis | 4892 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |

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| 4261 | TRO890983FTC | 2/23/2016 | Epps, Tom | Tom Epps | 6107 | | X | X | | | X | 1975 diagnosis; previously filed with the Colom law firm in 2001 and the J. Douglas Dalrymple firm in 2003; says that he filed a claim by the deadline [apparently under the mistaken belief that the 2016 claim was timely], however the claim was filled out incorrectly. The claim was filled out using illness starting in 1975 rather than 2009. The reason being that he filed a claim with Colom in 2001. There was a settlement in 2002 and he was offered \$8,500. He rejected the offer because he had had surgery and other pending health issues. The offer did not compensate for his noticed injuries, diagnoses and surgery. In 2003, he filed a claim with the Dalrymple law firm. A year later the atty decided to drop the proceedings. Now he wants consideration as a future tort claimant. Continuation of a prior condition is not a future tort claim. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4262 | TRO884351FTC | 11/25/2015 | Jones, Tomarris | Tomarris Jones | 3440 | | X | X | | | | Diagnosis in 1991. Says did not receive a notice to file and was unaware of the lawsuit and was living out of town in a different Mississippi town; says that in his case the publication notice was not reasonably calculated to potential claimants. Notice was published in the Commercial Dispatch and other MS newspapers and complied with due process requirements. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 4263 | TRO889675FTC | 2/23/2016 | Flowers, Tommie | Tommie Flowers | 6711 | | | X | | | X | Says diagnosed 2015, 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4264 | TRO880768FTC | 12/4/2015 | Frazier, Tommie | Tommie Frazier | 4546 | | | X | | | X | Symptoms in 2007, says diagnosis sometime in 2009; says he did not file because he thought the first claim filed "in this suit" (unclear what is referring to) would result in being still signed up for "this suit." May have previously filed in one of the lawsuits that preceded bankruptcy. If so, then that shows awareness of legal rights. Counsel in all then-pending lawsuits, and counsel in the former class actions, had direct notice of the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4265 | TRO914752FTC | 7/26/2017 | Harris, Tommie | Tommie Harris | 6873 | 8240 | X | X | | | | 1999 diagnosis; retained the Tollison law firm, unclear when; does not explain reasons for missing bar date. A supplement filed at docket #8240, additional medical records. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4266 | unknown | 8/16/2016 | Clayborn, Tommy | Tommy Clayborn | 7852 | | X | X | | | | Symptoms began 1998, does not recall diagnosis date; aware exposed to chemicals but not aware they were deadly; unaware condition connected to Tronox product; alleges insufficient notice but does not allege Tronox had reason to know of his claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4267 | TRO901185FTC | 8/16/2016 | Edward, Tommy | Tommy Edward | 4705 | | X | X | | | | 1974 diagnosis. Was not aware he could file because he worked over there, and lived with a friend but didn't have own home, but was told that he could file because he can't work anymore because of this. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4268 | TRO905702FTC | 3/28/2017 | Thompson, Deborah | Tommy Ewing | 4019 | 8211 | X | X | | | | 1986 diagnosis, death in 2001. Filing by representative. The rep filed a supplemental letter at docket #8211, but he references his own ailments and not those of the injured party. Says claim should be allowed because he stayed in area and has medical problem from the toxins, but there is no claim filed for him on his own behalf. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4269 | TRO891332FTC | 2/23/2016 | Fenton, Tommy | Tommy Fenton | 3939 | | | X | | | | No details as to diagnoses or dates thereof. Says unaware could file a claim. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4270 | TRO896713FTC | 4/25/2016 | Hill, Tommy | Tommy Hill | 3823 | | | X | | | | 1988 diagnosis. Says had no knowledge "of the claim" until 2015. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4271 | TRO896719FTC | 4/25/2016 | Hill, Nancy | Tommy Hill | 4873 | | X | X | | | | 1947 diagnosis; the injured party died in 1984; she did not know and no reason to know exposed to Tronox product; rep does not provide excuse although probably same did not know injured party exposed to Tronox product. Claim was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Even if the claim had not been time-barred, the motion alleges a lack of actual knowledge but makes no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4272 | TRO886908FTC | 12/7/2015 | Jackson, Tommy | Tommy Jackson | 6703 | 8266 | | | | | X | 1963 and 2003 diagnoses; says publication notice not reasonably calculated to reach claimants; also mentions that he was in the army, does not provide dates. Says exposure began in 1963 and that joined the army after high school, so military service may have ended long before the bar date. Supplement at docket # 8266. Will permit supplemental submission to verify dates of military service so that Court may assess the application of 50 U.S.C. 3936 on the running of the MS statute of limitations with respect to the state-law claim, the possible tolling of the bar date, and whether military service affects the determination of whether relief should be granted on grounds of excusable neglect. |
| 4273 | TRO900514FTC | 8/16/2016 | Jones, Tommy | Tommy Jones | 7288 | | | X | | X | | Unaware of bankruptcy case; says symptoms and diagnosis 2011. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4274 | TRO897618FTC | 5/25/2016 | Patton, Maxine | Tommy Pattmon | 6689 | | X | X | | | | 1985 diagnosis; says was told in 2000 (must have been in a prior lawsuit) that could not file on behalf of deceased; another attorney rejected the claim in 2010. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4275 | TRO906154FTC | 4/24/2017 | Smith, Tommy | Tommy Smith | 5357 | | | X | | | | Motion contains no information, just a signature page. |
| 4276 | TRO896030FTC | 4/6/2016 | Boyland, Tonda | Tonda Boyland | 5285 | | | X | | | | Symptoms began in 1970s; for diagnosis date, says "yes." Did not know anything about this process, called attorneys and was told it was too late, filed a claim when saw it "resurface" on social media. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4277 | TRO887321FTC | 12/14/2015 | Hill, Toney | Toney Hill | 6498 | | X | X | | | X | Various conditions, not clear when each was diagnosed; previously filed with the Colom law firm in 2002; says did file a claim before the deadline date (unclear if referring to claim with Colom law firm or if under mistaken belief that late-filed claim was timely, there is no record of a timely-filed bankruptcy claim). If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4278 | TRO895080FTC | 3/23/2016 | Jennings, Toney | Toney Jennings | 3486 | | | | | | X | March 2009 diagnosis. Says was a child and incompetent and a slow learner and can't read and has to have someone else do it for her; does not say why a guardian did not file. Will permit supplemental submission explaining why parents or guardians did not file, reason why claimant did not file until 2016, and whether relief is warranted. |
| 4279 | TRO888447FTC | 12/18/2015 | Scott (Brown), Tongie | Tongie Scott (Brown) | 6827 | 7656 | | X | | | | Conditions in 1980s; place of exposure not clear; unaware could file a claim until filed this claim; says was undergoing radiation and that it may be possible that incorrect dosages or different medications altered her concentration and caused memory loss [the treatments were in the 1990s]. A duplicate of this motion is filed at docket # 7656. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4280 | TRO893127FTC | 2/23/2016 | Sherrod, Toni | Toni Sherrod | 7603 | | | X | | | X | Unaware of bankruptcy case; says symptoms 2008 and diagnosis 2010 but says incapacitated during filing time because of illness. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is an alleged future tort claim, the merits of which are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4281 | TRO898879FTC | 6/27/2016 | Abraham, Tonia | Tonia Abraham | 3783 | | | X | | | | 1987 diagnosis. Says was unaware of deadline. Not a sufficient showing of diligence given date of diagnosis. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4282 | TRO893011FTC | 2/23/2016 | Harris, Tonie | Tonie Harris | 6687 | | X | X | | | | 1997 and 2006 diagnoses; says was "unaware of claim," suggests did not know cause of injury but knew the injury itself. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4283 | TRO885116FTC | 11/25/2015 | Andrews, Tony | Tony Andrews | 6852 | 9068 | X | X | | | X | Says diagnoses were in 2006, 2010, 2012, 2014 but also says previously filed with Colom law firm in 2002 Kerr-McGee creosote plant class action, the results of which are not disclosed; says was not aware of the future tort claim. A supplemental letter filed at docket #9068 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date (including defenses, if any, arising from terms of disposition of prior class action claim) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4284 | TRO884840FTC | 11/25/2015 | Brackett, Tony | Tony Brackett | 6467 | 6468 8907 | X | X | | | | 1980 diagnosis; previously filed with the Colom law firm, 2002 Kerr McGee Creosote Plant Class Action; standard cut-and-pasted form language as to reasons for not filing by bar date. A duplicate motion is filed at docket #6468 with a different TRO number [TRO900762FTC] and with the claimant's name listed as "Tony Brakett" but the same address and signature. A supplemental letter filed at docket #8907 complaining about the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4285 | TRO895517FTC | 3/24/2016 | Williams, Robert | Tony Hampton | 5454 | | X | X | | | | 1999 diagnosis; the injured party died in 2011; rep says that the claimant's health continued to decline while the rep was incarcerated and injured party was too sick to file his own claim; rep says not given justifiable allowance under the guidance of Colom and Lundy; violation of due process; private meetings, minimal details to community. Insufficient showing of incapacity in sense of inability to file claim or to enlist others' help in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4286 | TRO885699FTC | 11/25/2015 | Hunter, Tony | Tony Hunter | 6845 | | X | X | | X | | Diagnoses 1993, 2009, 2017; says was unaware of the Tronox lawsuit, would have filed if had known. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4287 | TRO896754FTC | 4/25/2016 | Lowe, Tony | Tony Lowe | 4301 | | X | X | | | | 1987 diagnosis. Cut-and-paste standard language as to reasons why did not file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4288 | TRO887995FTC | 12/18/2015 | Moore, Tony | Tony Moore | 3407 | | | | | | X | Minor, lived in another state; does not say why guardian did not file. Will permit supplemental submission as to why parents or guardians did not file a claim and why claimant waited until 2015 to file a claim. |

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| 4289 | TRO885578FTC | 11/25/2015 | Sherrod, Tony | Tony Sherrod | 6133 | | | X | | | X | Diagnoses in 2006, 2014; says was not aware and was not notified of any legal proceedings against Tronox. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4290 | TRO896144FTC | 4/6/2016 | Shields, Tony | Tony Shields | 5235 | | X | X | | | | 1968 diagnosis; previously filed with the Colom law firm in 1999, says he received a \$9,500 check in 2002 but then he crossed the amount out; says lived out of state in Texas. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4291 | TRO904761FTC | 1/24/2017 | Smith, Tony | Tony Smith | 7751 | | X | X | | | | 1993 diagnosis; not aware of the bankruptcy case; did not see any public notice; says publication notice was not reasonable but does not say why; did not know and had no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4292 | TRO897613FTC | 5/25/2016 | Spencer, Tony | Tony Spencer | 3645 | | X | X | | | | Diagnosed 2000, alleges was not aware of the claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4293 | TRO902532FTC | 9/14/2016 | Mullins, Bessie | Tony Webber | 5778 | | X | X | | | | 1980 diagnosis; says did not know could file for a relative, publication notice not reasonably calculated to provide notice, incapacitated at the time. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4294 | TRO887073FTC | 12/14/2015 | Williams, Tony | Tony Williams | 6705 | | X | X | | | | 1958 and 1971 diagnoses; says that "my case was not presented prior to aug 12 2009 even though my conditions and diseases were diagnosed before, and should be excused on grounds of 'excusable neglect' and I believe it was in violation of due process." Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4295 | TRO885034FTC | Unknown | Cunningham, Tonya | Tonya B. Cunningham | 8008 | | | X | | X | | Not included in Trust's summary. Says symptoms and diagnosis 9/16/2009. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4296 | TRO885157FTC | Unknown | Burks, Ashton | Tonya B. Cunningham | 8009 | | | X | | X | | Not included in Trust's summary. Says symptoms and diagnosis 8/18/2009. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4297 | TRO891634FTC | 2/23/2016 | Duck, Tonya | Tonya Duck | 7779 | | X | X | | | | Diagnoses in 1979; moved away and unaware of bankruptcy claims process. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4298 | TRO901976FTC | Unknown | Randle, Tonya | Tonya Randle | 8051 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |

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| 4299 | TRO889714FTC | 2/23/2016 | Billups, Destinee | Tonya Ruff | 5994 | | X | X | | | | 1998 diagnosis; former resident of Columbus, MS at time of bar date; says she filed a proof of claim for herself and daughter when she found out about the lawsuit, but that apparently is a reference to the late-filed claim; did not receive any information back until now. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4300 | TRO897422FTC | 5/25/2016 | Smith, Torincule | Torincule Smith | 5745 | | X | X | | | | 2000 diagnosis; standard form cut-and-pasted language as to reasons for not filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4301 | TRO890570FTC | 2/23/2016 | Priester, Torrence | Torrence Priester | 6785 | 8301 | X | X | | | | 1992 diagnosis; unaware of claims process. A supplement filed at docket #8301, without knowledge to wade through the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4302 | TRO887627FTC | 12/14/2015 | Jones, Torrione | Torrione Jones | 3388 | | | X | | X | | First diagnosed 8/14/2009. "Not notified of opportunity" to file a claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4303 | TRO892917FTC | 2/23/2016 | Bradley, Tory | Tory Bradley | 4545 | | X | X | | | | 1986 symptoms, previously filed with Colom law firm in 2002 class actions; says unaware could file claim in bankruptcy case. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was not resolved in the prior proceeding, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4304 | TRO884016FTC | 11/13/2015 | Brown, Tosha | Tosha Brown | 3634 | | | X | | | | Diagnosed "yes," alleged filed claims with an attorney in 2004 and again in September 2008. Prior dealings with attorney confirm awareness of legal rights and claims. Attorney conduct is not a valid ground for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4305 | TRO901230FTC | 8/16/2016 | Jones, Toshia | Toshia Jones | 4261 | | | X | | X | | Cut-and-paste conclusory language re reasons for missing bar date. Symptoms 2007, says diagnosis 2017. Unclear if diagnosis date is listed correctly. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4306 | TRO886416FTC | 12/7/2015 | Townsel, Andy | Townsel, Andy | 5222 | | X | X | | | | 1974 diagnosis; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4307 | TRO891645FTC | 2/23/2016 | Dooley, Tracey | Tracey Dooley | 5118 | | X | X | | | | Diagnoses in 1999, 2005, 2007. Says previously filed with Bambach; says was sick and going to and from hospital in 2008-2009. Claims Mr. Bambach passed away before 2009 but actually he did not die until 2013. Prior dealings with attorney show awareness of claim and legal rights, but there is no indication any claim or lawsuit was filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4308 | TRO891644FTC | 2/23/2016 | Brooks, Antavrio | Tracey Dooley | 5121 | | | | | | X | Minor; rep says child had diagnosis of schizophrenia but does not say why rep did not file. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4309 | TRO886452FTC | 12/7/2015 | Hunter, Tracey | Tracey Hunter | 3461 | X | X | | | | | 2005 diagnosis. Says hired an attorney at an unspecified time but then cancelled the representation. Says he did not receive a notice to file and was unaware of the bar date; says that someone recently informed him and therefore the publication notice of the bar date was not reasonably calculated to provide notice to potential claimants who were unknown at the time. Publication notice was sufficient for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney confirm awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4310 | TRO888881FTC | Unknown | Hicks, Johnny | Tracey L. Hicks | 5742 | | X | | | | | Not included in Trust's summary. 2001 diagnosis; the injured party died before the period for which addresses were requested in the form (January 12, 2009 through March 10, 2011); rep says that the injured party did file a claim but could not recall the info, but given the date of death any claim must have been in a different proceeding and not in the bankruptcy case, as the bankruptcy case was not filed until 2009. Rep says she did not receive notice of bar date and was unaware of any. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4311 | TRO886950FTC | 12/7/2015 | Kilby, Tracie | Tracie Kilby | 4079 | X | X | | | | | 1974 diagnosis. Former resident of Columbus, MS who lived out of state in Tenn. in 2009. Says notice was not in local paper. Publication notices were reasonable for the reasons stated in the accompanying decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4312 | TRO899229FTC | 7/11/2016 | Boswell, Tracy | Tracy Boswell | 5261 | | | X | | | | 2007 diagnosis; minor at time of exposure; in military 2008-2012. Not a minor at the time of the bar date. Military service ended January 20, 2012; even if application of the bar date was tolled by military service the claim nevertheless was due no later than April 15, 2013, but no claim was filed until February 2016. Movant does not verify when learned of claims process, why waited so many years after bar date to file claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4313 | TRO900297FTC | Unknown | Melton, Tracy | Tracy Melton | 4507 | | | X | | X | | Not included in Trust's summary. Alleges symptoms and diagnosis 2016. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4314 | TRO900298FTC | 7/25/2016 | Melton, Evelyn MarieBradshaw | Tracy Melton | 8485 | | X | X | | | | Diagnosis 1989 or 1990; rep says that neither the injured party nor she knew anything about the claim until 2016. Under MS law the statute of limitations runs from the date of diagnosis regardless of whether the claimant knows the cause of the condition. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4315 | TRO902039FTC | 9/14/2016 | Moore, Tracy | Tracy Moore | 3895 | | | X | | | | Contends diagnosis in June-July 2009, same time frame for claims filed on behalf of children at dockets 3896 and 3897. Relatively recent diagnosis might explain failure to file in August 2009 but no explanation is offered as to why did not file until more than 6 years later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4316 | TRO902038FTC | 9/14/2016 | Moore, Destiny | Tracy Moore | 3896 | | | X | | | | Contends diagnosis in July 2009. Relatively recent diagnosis might explain failure to file in August 2009 but no explanation is offered as to why did not file until more than 6 years later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4317 | TRO902033FTC | 9/14/2016 | Hogan, Undrea | Tracy Moore | 3897 | | | X | | | | Contends diagnosis in July 2009. Relatively recent diagnosis might explain failure to file in August 2009 but no explanation is offered as to why did not file until more than 6 years later. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4318 | TRO894017FTC | 3/2/2016 | Price, Tracy | Tracy Price | 4871 | | X | X | | | | 1999 diagnosis; previously filed with Bambach; paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4319 | TRO889947FTC | 2/23/2016 | Roby, Tracy | Tracy Roby | 6680 | | X | X | | X | | Diagnoses in 1997, 2007 and 2010; says didn't know/reason to know exposed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4320 | TRO889944FTC | 2/23/2016 | Lowery, Maxine | Tracy Roby | 6686 | | X | X | | | | 1997 diagnosis; thought had to live in the area to file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4321 | TRO884047FTC | 11/13/2015 | Salter, Tracy | Tracy Salter | 3932 | | | X | | | | Motion contains no information, just a signature page. |

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| 4322 | TRO888844FTC | 12/30/2015 | Scott, Tracy | Tracy Scott | 6884 | | | X | | | | 2007 diagnosis; says was unaware that attorneys were taking claims. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4323 | TRO900382FTC | 7/25/2016 | Key, Traequan | Traequan Key | 5664 | | | X | | | | March 2007 diagnosis; unaware of the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4324 | TRO893484FTC | 2/23/2016 | Tate, Tralanda | Tralanda Tate | 5791 | | X | X | | | | 1999 diagnosis; former resident of MS; previously filed with William Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4325 | TRO888386FTC | 12/18/2015 | Warren, Tranisha | Tranisha Warren | 6231 | | X | X | | | X | Correct claim number is TRO888386FTC. Diagnoses 1982 and 2015; did not know and had no knowledge exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4326 | TRO889564FTC | 2/23/2016 | Jackson, Travante | Travante Jackson | 6093 | | X | X | | | X | Says he filed a claim in the Tronox bankruptcy case by the claims filing deadline, but the only record of a claim is one filed on 2/23/16, which was long after the bar date. Says he got "locked up" on several occasions after filing the claim, got out of jail in August 2017, but that does not explain failure to file by bar date. Also filed form letter saying "was not given justifiable allowance under the guidance of Colom and Lundy"; discharge of claim violation of due process; refers to secret meetings in the community and minimal details to the community at large. The form initially had a date of diagnosis prior to bar date but then movant wrote over it to make it a date near bar date. Various conditions are alleged, not clear if alleges anything first diagnosed after bar date. Conduct of Colum and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused, no excuse is offered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4327 | TRO885051FTC | 11/25/2015 | Draper, Travis | Travis Draper | 5790 | | X | X | | | | Diagnosis 1984; because of unawareness and lack of information, had no knowledge of a case or deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4328 | TRO903092FTC | 10/13/2016 | Stallings, Travus | Travis Stallings | 5786 | 8217 | X | X | | | | 1992 symptoms, saw doctor but was not aware of the cause of the illness; unaware of the pending settlement. A supplement filed at docket # 8217, says worked near chemicals and should be compensated. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4329 | TRO897369FTC | 5/25/2016 | Triplett, Travis | Travis Triplett | 5690 | | | X | | X | | January 2009 diagnosis; moved to another county and not aware of the claim; says is currently suffering from cardiovascular conditions, may or may not be different from conditions for which January 2009 diagnosis was rendered. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4330 | TRO894979FTC | 3/23/2016 | King, Travonte | Travonte King | 5522 | | | | | | X | Symptoms 2006-2009; minor at time of bar date, mother had no knowledge of bankruptcy case, mother was single with 4 kids and had her own health issues; does not provide medical records. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4331 | TRO896359FTC | 4/13/2016 | Cooper, Trayvon | Trayvon Cooper | 4712 | | | | | | X | 2003 diagnosis. Was a minor at the time of the bar date, says violation of due process. Will permit supplemental submission to verify age as of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4332 | TRO892167FTC | 2/23/2016 | Williams, Treaslene | Treaslene Williams | 7023 | | X | X | | X | | Various conditions and diagnoses listed, some in 1980s, kidney issues in 2009 and 2012; thought was really too late. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4333 | TRO887459FTC | 12/14/2015 | Harris, Tremarcus | Tremarcus Harris | 3361 | | | X | | | | Diagnosed "yes." Says attorney lost paperwork. Unexcused attorney conduct is not grounds for excusable neglect or due process relief. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney show awareness of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4334 | TRO905733FTC | 3/28/2017 | Anthony, Lerond | Tremata Anthony | 5512 | | X | X | | | | 1953 diagnosis; injured party died in 1994; rep says that rep was away with the Armed forces and did not return to Columbus, Miss after her tour (does not specify dates of service, how they relate to bar date, or why waited so many years after the bar date before filed a claim). Rep resides in Georgia and was unaware and did not know injured party exposed to Tronox product. Rep attaches the same form letter that refers to not being given justifiable allowance under the guidance of Colom and Lundy and refers to private meetings and minimal information to community. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim based on 1953 diagnosis also was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing. Since the claim was barred under the statute of limitations by some time in 1956 (18 years before the injured party's death) the claim was barred before any representative would have succeeded to the claim, and so the dates of the representative's military service could not make a difference in determining whether the claim could be allowed. |
| 4335 | TRO900512FTC | 8/16/2016 | Danner, Trevell | Trevell Danner | 7777 | | | X | | X | | Alleges 2010 diagnosis but also says previously filed with atty Jeffrey Navarro in Kerr McGee Plant Class Action; says unaware of the Tronox bankruptcy case; did not see any public notice. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee claims the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |
| 4336 | TRO886395FTC | 12/7/2015 | Little, Tre'veon | Tre'veon Little | 3989 | | X | X | | | | 2001 diagnosis. Was not made aware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4337 | TRO897532FTC | 5/25/2016 | Heller, Zykerra | Trevina Grant | 7919 | | | X | | | | 2007 diagnosis (at birth); injured party was a minor at the time of the bar date, but the motion was filed by a parent or guardian, who does not explain why the parent/guardian did not file a timely claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4338 | TRO894444FTC | 3/2/2016 | Harris, Trevino | Trevino Harris | 5513 | | X | X | | | | November 1977 diagnosis; unaware of claim process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4339 | TRO901954FTC | 9/14/2016 | Henderson, Trevonda | Trevonda Henerson | 6608 | | X | X | | X | | Diagnosed 2010; former resident of Starkville, MS; says was told to file with attorney Colom and he was unfair in distributing funds but that appears to be a reference to a prior class action settlement distribution. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4340 | TRO890175FTC | 2/23/2016 | Harris, Trey | Trey Harris | 5141 | | | X | | X | | Cut-and-pasted form language as to reasons missed bar date; says symptoms and diagnosis began in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4341 | TRO905913FTC | 4/24/2017 | Cunningham, Kitara | Tricia Cunningham | 7283 | | X | X | | | | 1995 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4342 | TRO886116FTC | 12/7/2015 | Jones, Trigon | Trigon Jones | 5290 | | X | X | | | | 1999 and 2000 diagnoses; says caring for family for sickness of elderly family member during time, does not provide dates of it or any papers to confirm. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4343 | TRO902766FTC | 8/16/2016 | Moore, Jeanine | Trimble, Emma Bell | 5910 | | X | X | | | | 2000 diagnosis; the injured party died in 2004; rep says was told he could not file for a deceased person, does not say who gave such advice or when or in connection with what proceeding. In any event, the claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4344 | TRO901056FTC | 8/16/2016 | Smith, Trina | Trina Smith | 6907 | | | X | | X | | Various diagnoses; some 8/10/09, rest after the bar date. Standard cut-and-pasted form language as to reasons why missed the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4345 | TRO889478FTC | Unknown | Holt, Tumerist | Tumerist Holt | 8004 | | X | X | | | | Not included in Trust's summary. Diagnoses 1982, 1996, 1998; unaware could file claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4346 | TRO891777FTC | 2/23/2016 | Andrade, Tunya | Tunya Andrade | 6052 | | | X | | | X | One diagnosis in 2016, rest in 2007-08; unaware of the claims process; discharge of claim violation of due process (does not say how), unaware of process and did not know could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4347 | TRO886805FTC | 12/7/2015 | Oden, Turner | Turner Oden | 3321 | X | X | | | | | Diagnoses 1970, 2004, 2008. Thought he was part of a class action in 2003, then his claim "disappeared." Claim in prior action shows knowledge of rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claims based on 1970 and 2004 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4348 | TRO886178FTC | 12/7/2015 | Turner, Eddie | Turner, Eddie | 4615 | X | X | | | | | The Trustee's summary lists the claim number as TRO886178FTC, but the page that was docketed lists it at TRO886179FTC. Claimants says was part of an earlier class action but does not recall name of atty. Claimant says was unaware of entitlement to file. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses, if not resolved in a prior proceeding, also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4349 | TRO902842FTC | 10/13/2016 | Holt, Tutricia | Tutricia Holt | 7845 | X | X | | | | | 1991 diagnosis; no reason provided for missing the bar date, merely says was exposed to product that caused her condition. Trustee contends the motion was untimely but it will be accepted based on the postmark date. No excuse offered for reasons why missed the bar date or for long delay after the bar date before a claim was filed. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4350 | TRO896362FTC | 4/13/2016 | Moss, Twaino | Twaino Moss | 5945 | | X | X | | | | 2000 diagnosis; parent filing for child; parent says was unaware child was eligible. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4351 | TRO894746FTC | 3/23/2016 | Thomas, Twanda | Twanda Thomas | 6977 | | X | X | | | | The motion at docket # 6977 is for Twanda Thomas; a motion on behalf of Twanda Walker is at docket # 7054. Twanda Thomas claims a 2000 diagnosis. There is a medical record attached that references a surgery during the month of the bar date; says she was sole caregiver for parent who was diagnosed with serious illness and she was traveling out of state to assist with her charges and treatments and was focusing on that care therefore was not aware of deadline; not aware of articles in Wall Street Journal or any other publication; says violation of due process. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Illness and surgery in August 2009 may explain why claim not filed then but no explanation for many years' delay after the bar date before a claim was filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4352 | TRO890106FTC | 2/23/2016 | Williams, Twila | Twila Williams | 3868 | | | X | | | | 1981 diagnosis. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4353 | TRO904020FTC | 1/3/2017 | Putney, Taejion | Twila Williams | 3912 | | | X | | | | 2002 diagnosis. Says was not notified and did not know of exposure. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4354 | TRO897914FTC | 5/25/2016 | Mosley, Tya | Tya Mosley | 7749 | | X | X | | | | 1980 diagnosis; did not know and no reason to know exposed to a Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4355 | TRO897773FTC | 5/25/2016 | Perry, Tyanna | Tyanna Perry | 4294 | | | X | | X | | Symptoms 2010, diagnosis 2011, claim filed 2016. Says minor, no reason to know exposed to Tronox product. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4356 | TRO888446FTC | 12/18/2015 | Brown, Tyesha | Tyesha Brown | 7654 | | | X | | | | Diagnoses 1987, 1992, 1994, 1995, 2007; former resident of Jackson, MS; unaware could file a claim until filed this claim; subsequently was attending college and experiencing health issues, ways they were debilitating with memory losses and restricted her daily living activities but provides no specific dates or sufficient supporting information. Trustee contends the motion was untimely but it will be accepted based on the postmark date. No explanation of many years' delay after the bar date before filing of claim, no explanation of any efforts to investigate or pursue legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4357 | TRO904691FTC | 1/24/2017 | Jones, Tyler | Tyler Jones | 6230 | 8330 | X | X | | | | 2000 diagnosis; unaware could file a claim. A supplement filed at docket #8330, without knowledge to wade through process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4358 | TRO893731FTC | 3/2/2016 | Mason, Tyler | Tyler Mason | 6586 | | | X | | | X | November 2009 diagnosis; says minor and incompetent at time of bar date; did not receive telephone call, letter or learn of it from media; says doctor closed office and does not have access to medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4359 | TRO902836FTC | 10/13/2016 | Buchanan, Tymechie | Tymechie Buchanan | 5780 | | X | X | | | | 2000 diagnosis; previously filed with atty Bambach; claim was misplaced. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4360 | TRO901257FTC | 8/16/2016 | Key, Tymeka | Tymeka Key | 5665 | | | X | | | | April 2008 diagnosis; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4361 | TRO891684FTC | 2/23/2016 | Tremble, Tynesha | Tynesha Tremble | 6223 | | X | X | | | | Diagnosis dates listed as "1985, 1990s, 2000s"; former resident of Columbus, MS who previously filed with the Colom law firm in 2002; says should not have to prove entitlement to compensation given her injuries, gave the information to the Colom firm in 2002. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If the claim was the subject of a still- pending proceeding, it should have been filed by the bar date, because counsel received direct notice of the bar date. If the claim was not resolved and was not the subject of a pending proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4362 | TRO902238FTC | 9/14/2016 | Smith, Tynisha | Tynisha Smith | 8506 | | X | X | | | | Diagnoses 1985, 1990; relocated to another county and was not aware of the claim process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4363 | TRO884863FTC | 11/25/2015 | Smith, Tyran | Tyran Smith | 3970 | | X | X | | | | 1997 diagnosis. Unaware of claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4364 | TRO903678FTC | 11/23/2016 | Edwards, Tyreka | Tyreka Edwards | 3655 | | X | X | | | | Diagnosed 2000, no prior knowledge of case until filed in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4365 | TRO886705FTC | 12/7/2015 | Kidd, Tyriq | Tyriq Kidd | 5641 | | X | X | | | | 1998 diagnosis; unaware of claim process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4366 | TRO891669FTC | 2/23/2016 | Blevins, Tyrone | Tyrone Blevins | 6122 | | X | X | | X | | Alleges a first diagnosis in September 2009 but also says previously filed with atty Jeffrey Navarro in 1998 action re Tronox plant; standard cut-and-pasted language as to reasons missed bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4367 | TRO888443FTC | 12/18/2015 | Brown, Tryone | Tyrone Brown | 7652 | | | X | | | | Diagnoses 1995, 2000, 2008; place of exposure not clear by related party who filed motion at docket # 7654 refers to a residence in Jackson, MS; says was unaware could file a claim until filed this claim; subsequently was assisting in caring for sick relatives, focused on caring for relatives and himself; his headaches were debilitating and days would pass and he would be in a "fog" for hours or days; health declined. Does not provide dates for any of these events. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Insufficient showing of inability to file claim during bar date period, no explanation of failure to file for many years thereafter, no explanation of any effort to investigate or pursue legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in MS then claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4368 | TRO886814FTC | 12/7/2015 | Eddins, Tyrone | Tyrone Eddins | 4009 | | X | X | | | | Diagnoses "1980s-2000s". Says was not aware of lawsuit because was in prison. Does not verify dates of imprisonment. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4369 | TRO902778FTC | 8/16/2016 | Jamison, Tyrone | Tyrone Jamison | 7938 | | | X | | X | | Unaware of the trust, says symptoms and diagnosis after August 12, 2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |

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| 4370 | TRO887606FTC | 12/14/2015 | Jefferson, Tyrone | Tyrone Jefferson | 3496 | | X | X | | | | First diagnosed in 2004. Says tried filing a claim when he heard but never got form; not clear if is referring to 2009 or some other time period. Says did not think he was able to file a claim until he started getting eczema and high blood pressure, but motion alleges those symptoms began in 2004, which was five years before the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4371 | | | Noland, Tyrone | Tyrone Noland | 7602 | | | X | | X | | Not included in Trust's summary. Letter says a rejection notice was sent alleging post-bar date manifestation of illness. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4372 | TRO887272FTC | 12/14/2015 | Clayborn, Tyshun | Tyshun Clayborn | 7180 | | | X | | X | | 2013 diagnosis; says was a minor at the time of the bar date and did not know about it. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4373 | TRO889883FTC | 2/23/2016 | Hargrove, Tyshun | Tyshun Hargrove | 7759 | | | X | | X | | Alleges September 2009 symptoms and December 2009 diagnosis; says bar date notice allowed too little time, but that would not have explained lengthy post-bar date delay before this claim was filed; says violation of due process to expunge claim; did not know and no reason to know exposed to a Tronox product. Does not allege a claim based on a pre-bar date diagnosis, no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified post-bar date claims to be pursued. |
| 4374 | TRO887245FTC | 12/14/2015 | Clayborn, Tywhun | Tywhun Clayborn | 7184 | | | | | | X | 2003 diagnosis; minor, did not know about the claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |

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| 4375 | TRO914990FTC | 7/26/2017 | Tate, Udies | Udies Tate | 4654 | | X | X | | | | 1954 diagnosis. Unaware of bar date, unaware had been injured by a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4376 | TRO888622FTC | 12/24/2015 | Mickens, Ulyess | Ulyess Micken | 4637 | | | X | | X | | Says symptoms and diagnosis after bar date but it appears that these were added after earlier filing with the Trust as he says that he did not add his most recent conditions that are in this motion; says misinterpreted conditions of the claim; unaware exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4377 | TRO891504FTC | 2/23/2016 | Williams, Undra | Undra Williams | 3996 | | X | X | | | | 1999 diagnosis. Alleges did file a claim before the deadline but form states that the claim was filed around April 15, 2010, which was after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4378 | TRO885548FTC | Unknown | Lyons, Undrae | Undrae Lyons | 8334 | | X | X | | | | Not included in Trust's summary. Diagnoses 1980-1989; says had no knowledge of this at the time of the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4379 | TRO893607FTC | Unknown | Henley, Undre | Undre Henley | 7036 | | | X | | | | Not included in Trust's summary. 2008 diagnosis; unaware of deadline date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4380 | TRO892312FTC | 2/23/2016 | Fields, Johnny | Unknown | 3681 | | X | X | | | | Diagnosed 1983, unaware able to file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4381 | TRO885951FTC | 11/25/2015 | Lang, Johnny | Unknown | 3702 | 3737 | X | X | | | | Says diagnosed 2008, but alleges that he was part of a 2002 action through the Tollison law firm. Also says "I file in a timely manner, I was approved for funds. I don't understand why I am not approved now." Reference to timely filing appears to be reference to class action, which was a separate proceeding and not part of the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in the prior action or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4382 | TRO900575FTC | 8/16/2016 | Dumas, Thomas | Unknown | 4720 | | | X | | | | Motion contains no information, just a signature page. |
| 4383 | TRO889834FTC | 2/23/2016 | Lee, Ruthie | Unknown | 6063 | | X | X | | | | 1996 diagnosis; the injured party was a former Columbus, MS resident who moved to Georgia in 1999 and died in 2003; rep says the injured party did not know of the claim process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4384 | TRO894973FTC | 3/23/2016 | Fulton, Natasha | Unknown | 6623 | | | X | | | | Motion contains no information, just a signature page and medical records. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |
| 4385 | TRO895929FTC | 4/6/2016 | Johnson, Charlie | Unknown | 7012 | | | X | | | | 1975 diagnosis; the injured party died in 1984; unaware of bankruptcy case; standard form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4386 | TRO901355FTC | 8/16/2016 | Erby, Georgia | Unknown | 8440 | | X | X | | | | Various diagnosis dates, all 1987 and earlier; the injured party died in 1987; rep unaware of process, did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4387 | TRO884186FTC | 11/25/2015 | Godfrey, TJ | Unknown | | | | | | | | Trust lists it as a motion received by the Trust but not filed with the Court. Cannot rule unless and until the motion is filed. |
| 4388 | TRO905210FTC | 3/1/2017 | Gorzowski, Richard | Uriah Harris | 5655 | | | X | | | | Diagnoses in 1960s; unaware of this lawsuit; never received notice that one was being filed; did not realize that lived in direct region of where exposure occurred, thought he was far enough away from the plant, did not realize that asthma could have been caused by Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4389 | TRO889886FTC | 2/23/2016 | Harris, Urias | Urias Harris | 7038 | | | X | | | | Former resident of Columbus, MS; diagnosis date unclear but movant, September 2017, says it was about 10 years earlier (or in 2007); says injured party did not know and had no reason to know exposed to a Tronox product; mistake, inadvertence; did not know required to file; did not get notice. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4390 | TRO887164FTC | 12/14/2015 | Walker, Uvodkia | Uvodkia Walker | 6969 | | X | X | | | | 1994 diagnosis; says she was "unaware of the re-evaluating of pending claims;" says did not see any type of publication about the Tronox bankruptcy cases being reevaluated or of the deadline. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4391 | N/a | N/A | Byrd, Timothy | Uvodkia Walker | | | | | | | | Uvodkia Walker filed a motion on her own behalf at docket # 6969. The Trust's summary lists an additional motion by Uvodkia Walker on behalf of Timothy Byrd but we have not been able to find such a motion on the docket. It may have been received by the Trust but not filed with the Court. Cannot rule unless and until the motion is filed. |

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| 4392 | TRO898317FTC | 6/20/2016 | Wega, Katherine | Vaccaro, Sarah | 5710 | | | X | | | | Diagnoses 1958 and earlier; says she did not know about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4393 | TRO913679FTC | 6/28/2017 | Hams, Valecia | Valecia Hams | 6256 | | X | X | | | | 1995 diagnosis; did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4394 | TRO890402FTC | 2/23/2016 | Bradford, Valentino | Valentino Bradford | 6877 | | X | X | | | | 1987 diagnosis; former resident of Columbus, MS who still lived there in 2009; unaware claim could be filed; incorrect information was distributed by the attorney involved in this claim who stated that you had to have lived in Columbus prior to 2003 to be eligible (this is apparently information said in connection with the prior class action on behalf of residents, for which residency at a particular time was a requirement). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4395 | TRO886015FTC | 12/7/2015 | Porter, Valerie | Valerie Porter | 3294 | | X | X | | X | | Diagnoses 1983, 1985, 1998, 2016. Previously filed with the Colom law firm and with atty Howard Gunn. Claims as to pre-1998 diagnoses likely were resolved in earlier lawsuits; if not, they were barred by the applicable statute of limitations before the Tronox bankruptcy filing. In addition, participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. To the extent movant alleges that counsel did not pursue claim, conduct of counsel is not grounds for relief based on excusable neglect or due process. Any claim based on an alleged condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |

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| 4396 | TRO900051FTC | 7/25/2016 | Trimble, Valerie | Valerie Trimble | 5625 | | | X | | | X | Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, Trust did not exist until several years after the bar date so this explanation does not explain a failure to file a claim by the bar date. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect for the reasons stated in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4397 | TRO900052FTC | 7/25/2016 | Trimble, Camelia | Valerie Trimble | 5626 | | | X | | | X | Form letter also filed by many other claimants alleging that a person claiming to be a representative of the trust instructed what to fill out and form to use and misled them. However, Trust did not exist until several years after the bar date so this explanation does not explain a failure to file a claim by the bar date. Claimant disputes the amount at which the Trust proposed to allow his claim. Contends that people whose conditions continued after the bar date (even if diagnosed earlier) should be entitled to file Future Tort Claims, which is incorrect for the reasons stated in the accompanying Decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4398 | TRO900560FTC | 8/16/2016 | Cunningham, Vallie | Vallie Cunningham | 4721 | | | X | | | | Motion contains no information, just a signature page. |

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| 4399 | TRO889769FTC | 2/23/2016 | Jamison, Van | Van Jamison | 6259 | | | X | | | X | Diagnoses in 2009 and 2011; former resident of Columbus, MS who moved to California in 1989; unaware of the Tronox bankruptcy claims in 2009; had no knowledge of this; did not receive a letter or telephone call or learn anything from media; publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; says symptoms and diagnosis after bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4400 | TRO889921FTC | 2/23/2016 | Porter, Vance | Vance Porter | 3998 | | X | X | | | | Diagnoses in 1980 and 1986. Says unaware exposed prior to deadline, also unaware of lawsuit. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4401 | TRO900262FTC | 7/25/2016 | Vanessa Bateast | Vanessa Bateast | 3956 | | X | X | | | X | Did file a claim with Wilbur Colom in 1999 but "got back in" for asbestos, lung cancer and sarcoidosis. Alleges some conditions diagnosed in 2017. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4402 | TRO893401FTC | 2/23/2016 | Brewer, Vanessa | Vanessa Brewer | 7003 | | X | X | | | X | 1991 and 2015 diagnoses; unaware could file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4403 | TRO890875FTC | 2/23/2016 | Jones, Vanessa | Vanessa Jones | 4040 | | | X | | | X | Alleges diagnoses in 1985 and 2010. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4404 | TRO904745FTC | 1/24/2017 | Outlaw, Vanessa | Vanessa Outlaw | 7057 | 8192 | | X | | | X | Alleges symptoms began in 1989, first diagnoses in 2015-2016-2017; says unaware of the information and the possibility of her receiving a settlement for physical injuries. A supplemental letter filed at docket #8192, unaware of the health issues from living in contaminated area. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4405 | TRO898245FTC | 6/20/2016 | Wells, Edward | Vanessa Summerville | 6858 | | X | X | | | | 1997 diagnosis; the injured party died in 1999; contacted Wilbur Colom (date unknown) but was told not eligible for a claim; rep did not live in the area; rep did not know and had no reason to know they were exposed to toxins released by the company. Prior dealings with attorney show awareness of claim and legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4406 | TRO898248FTC | 6/20/2016 | Summerville, Daisy | Vanessa Summerville | 6892 | | X | X | | | X | Diagnoses in 2000 (cardiovascular) and 2016 (respiratory); the injured party died in 2017; rep says that they did not know and had no reason to know exposed to a Tronox product; the injured party was incompetent with a 4th grade education and had no understanding of the legal process or the cause of her condition; rep says that the most severe aspects of her condition were diagnosed in 2016. Insufficient showing of inability to file a claim or to enlist the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4407 | TRO895338FTC | 3/24/2016 | Washington, Vanessa | Vanessa Washington | 7444 | | X | X | | | | 2004 diagnosis; former resident of Columbus, MS who previously filed with Colom law firm in 2002; says was compensated but not enough; developed additional conditions after getting compensated; unaware of bar date; unaware of the publications. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4408 | TRO881083FTC | 12/4/2015 | Summerville, Vantee | Vantee Summerville | 3968 | | X | X | | | | 2005 diagnosis. Says period to file claims was too short but that does not explain the many years' delay in filing a claim after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4409 | TRO896417FTC | 4/13/2016 | Vasser, Linder | Vasser, Linder | 5574 | | | X | | | | 2008 diagnosis; unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4410 | TRO887442FTC | 12/14/2015 | Smith, Vatarine | Vatarine Smith | 5288 | | X | X | | | | 1970 diagnosis; previously filed with Colom law firm in 2001; says was part of a proceeding was against Tronox before Bar Date but "due to my attorney he did not receive direct notice of the deadline" and she did not know of the deadline. If filed with Colom firm in a prior action that shows awareness of legal rights. To the extent the claim was resolved in that action it cannot be reasserted. If not resolved, and if Colom firm did not file the claim in the Tronox bankruptcy case, the allegation that the Colom firm was unaware of the bar date is rejected. The Colom firm was actively involved in the Tronox bankruptcy case and received direct notice of the bar date. If counsel failed to file claim that is not grounds for relief based on excusable neglect or due process. Claim based on 2001 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4411 | TRO885337FTC | 11/25/2015 | Vaughn, Barbara | Vaughn, Barbara | 5804 | | X | X | | | | 1982 diagnosis; previously filed with atty Bambach; unaware of deadline; was not given written notice. Prior dealings with Bambach show awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4412 | TRO894804FTC | 3/23/2016 | Vaughn, Corey | Vaughn, Corey | 5818 | | X | X | | | | 1988/1989 diagnosis; unaware of any deadlines; filed with a local attorney who later passed away with no result of the claim; did not hear from or receive any papers from that atty. No indication that any lawsuit or claim was ever filed. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4413 | TRO88420FTC | 11/25/2015 | Brooks, Veda | Veda Brooks | 3599 | | X | X | | | | Exposed/diagnosed in 1999, claims filed with an attorney in 2000 but paperwork was lost by attorney. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Prior contact with attorney about claims shows awareness of claim and legal rights. Conduct by attorney is not grounds for excusable neglect or due process relief unless the attorney's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4414 | TRO889460FTC | 2/23/2016 | Gandy, Veleria | Veleria Gandy | 4746 | | | X | | X | | Says symptoms and diagnosis 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4415 | TRO891910FTC | 2/23/2016 | Scott, Veleria | Veleria Scott | 4506 | 6640 | X | X | | X | | Duplicate motion at docket # 6640. Various conditions listed; first diagnosis date listed as 1975 but some conditions are described as having later onsets; says was not aware, no idea she was being exposed until she was told during a meeting because she is a homeowner in this area; due to the affected area, she cannot sell her home, the value is worth nothing of what she paid for it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Unclear if claiming new conditions were diagnosed for the first time after the bar date, but if so the merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4416 | TRO894665FTC | 3/23/2016 | Easterwood, Velma | Velma Easterwood | 7141 | | X | X | | | | 1997 diagnosis; place of exposure not clear; did not know about filing a claim; says she had several medical problems and was very sick but does not provide dates for any illness at time of bar date, does not provide medical records. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4417 | TRO904957FTC | 1/24/2017 | Edwards, Bernice | Velma Johnson | 3646 | | X | X | | | | Diagnosed 1999, moved away from the area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4418 | TRO897592FTC | 5/25/2016 | Johnson, Velma | Velma Johnson | 3656 | | X | X | | | | Diagnosed 2000, no longer lives in area, nobody told her about the claims process, she filed when she first heard about it. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4419 | TRO898339FTC | 6/20/2016 | Hill, George | Velma Stalling | 4745 | | X | X | | | | First diagnosis date listed as "1999-2009." Injured party died in 2009. Previously filed with Bambach, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4420 | TRO904616FTC | 1/24/2017 | Rupert, Eliza | Velma Williams | 4426 | | X | X | | | | 1970 diagnosis. The injured party died in 1988; says the claimant did not know and had no reason to know exposed to Tronox product; form of notice deficient on face; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Publication notices complied with due process for the reasons stated in the accompanying decision. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4421 | TRO905002FTC | 1/24/2017 | Rupert, M. L. | Velma Williams | 4784 | | X | X | | | | 1975 diagnosis; injured party died in 1989; rep says form of notice was deficient on its face; publication notice not reasonably calculated to provide notice to unknown claimants; says filing was prevented by disaster but does not specify what the disaster was; says did not know and had not reason to know exposed to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4422 | TRO904148FTC | 1/3/2017 | Rupert, Velma | Velma Williams | 5021 | | X | X | | | | 1968 diagnosis; the injured party died in 1982; did not know and no reason to know exposed to Tronox product; form of notice was deficient; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4423 | TRO898231FTC | 6/20/2016 | Hinton, Venson | Venson Hinton | 5117 | | | X | | X | | Claims first symptoms on August 15, 2009 and first diagnosis in September 2009; says had to make some corrections to prior filings. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4424 | TRO889243FTC | 2/23/2016 | Hughes, Lillie | Vera Hughes | 7300 | | | X | | | | 1993 diagnosis; the injured party died prior to the bar date; place of exposure not clear; rep says unaware of timeline. Notice of the bar date was published in the St. Louis Post-Dispatch in June 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4425 | TRO889244FTC | 2/23/2016 | Hughes, Vera | Vera Hughes | 7322 | | | X | | | | 1960 diagnosis; was not aware of time line; place of exposure not clear. Notice of the bar date was published in the St. Louis Post-Dispatch in June 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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| 4426 | TRO902382FTC | 9/14/2016 | McMullen, Lillie | Verda Carr-McCoy | 8424 | | X | X | | | | 1979 diagnosis; the injured party is a former residence of Columbus, MS who is deceased; rep says that the form notice of bar date was deficient on its face; publication notice not reasonably calculated to provide notice; was not aware nor had reason to be aware that injured party was exposed to dangerous Tronox product; rep learned of lawsuit in 2016, then researched and filed claim. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4427 | TRO892023FTC | 2/23/2016 | Curry, Vernice Munson | Verince Munson Curry | 6761 | 8124 | X | X | | | | Diagnoses in 1969, 1970 and 1990; former MS resident who no longer lives in MS and unaware of deadline. A supplement filed at docket # 8124 states that claimant has submitted multiple pieces of paperwork since 2014, and explains body pains, and living close to the plant and that certain neighbors had allowed claims. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4428 | Unknown | Unknown | Cunningham, Vernita | Vernita Cunningham | 6432 | | X | X | | | | Not included in Trust's summary. 1979, 1993 diagnoses; says publication notice for the claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4429 | TRO892010FTC | Unknown | Madison, Reginald | Vernita Cunningham | 6442 | | X | X | | | | Not included in Trust's summary. 2001 diagnosis; the injured party died in 2001; rep says she was unaware at time of deadline; "claim was not reasonably calculated to provide notice to potential claimants"; unaware of exposure to Tronox product. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4430 | TRO892009FTC | Unknown | Lenoir, Angleique | Vernita Cunningham | 6446 | | X | X | | | | Not included in Trust's summary. 1979, 1993 diagnoses; the injured party died in 1999; rep says publication notice of the claims filing deadline was not reasonably calculated to provide notice; no reason to know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4431 | TRO898162FTC | Unknown | Davis, Veronica | Veronica Davis | 7520 | | X | X | | X | | Not included in Trust's summary. Diagnoses in 1998 (headaches) and 2017 (cancer); previously filed with the Colom law firm, received \$500 award; unaware of the bankruptcy proceeding, says was a minor in 2009. Claim based on 1998 diagnosis was resolved in prior class action and cannot be reasserted in the Tronox bankruptcy case. Claim based on 2017 diagnosis, and any defenses to that claim (including any defense as to whether the prior class action settlement terms did or did not bar further claims) are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4432 | TRO889209FTC | 2/23/2016 | Thomas, Sarah | Veronica Hairston | 4200 | | | X | | | | 1991 diagnosis. Did not know or reason to see exposed to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4433 | TRO890284FTC | 2/23/2016 | Barry, Myeisha | Veronica McCoy | 7829 | | X | X | | | | 2001 diagnosis; standard form language as reasons missed bar date (did not know of case, did not know of exposure, called 800 number and was told to file a future claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4434 | TRO891290FTC | 2/23/2016 | Lockett-Watkins, Veronica | Veronica Watkins | 6373 | | | | | | X | 2006 diagnosis; says was not aware of the claims process and did not have knowledge of the case; says is in the U.S. Navy and due to deployments did not see or hear any advertisements on TV, radio or other media. Dates of military service not clear. Will permit supplemental submission to verify dates of military service and to permit the Court to assess the possible application of 50 U.S.C. 3936 and to determine whether military service provides grounds for relief based on excusable neglect. |
| 4435 | TRO889454FTC | 2/23/2016 | Shields, Viar | Viar Shields | 7803 | | X | X | | | | 1978 diagnosis; says was incarcerated at the time of the bar date. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4436 | TRO892583FTC | Unknown | Henry, Viara | Viara Henry | 8021 | | X | X | | | | Not included in Trust's summary. 1985 diagnosis; says death in family - grandmother passed away but does not provide date or any supporting documents. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4437 | TRO884097FTC | 11/13/2015 | Petty, Vickey | Vickey Petty | 4894 | 7015 | | X | | | X | Rejection notice at docket 4894. Diagnoses April and June 2009 and another in 2010; says unaware of the deadline; says was traveling between Alabama and Mississippi to care for seriously ill relatives in each location does not say specific dates for this aid. Also says that her own health issues were taking a toll on her mind, her issues were in 2009. She presents hospital records for periods during 2009, including 8/10/2009; says her "family was in a total spin between April 2009 til August 2009 [because they] lost 10 close family members." Explains circumstances in August 2009 but offers no explanation for lengthy delay between bar date and actual clam filing date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4438 | TRO897174FTC | 5/4/2016 | Mickens, Vicki | Vicki Michens | 4358 | | X | X | | | | 1999 diagnosis. Previously filed with atty Bambach 1999, paperwork lost. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4439 | TRO890775FTC | 2/23/2016 | Harrison, Vickie | Vickie Harrison | 5384 | | X | X | | | | 1965 diagnosis; unaware there was a deadline; did not know and no reason to know exposed to Tronox product; violation of due process. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4440 | TRO901088FTC | 8/16/2016 | Jackson, Vickie | Vickie Jackson | 6508 | | | X | | | X | Did not really understand and learned about it a little later. Diagnosis in 2009, no date listed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4441 | TRO887262FTC | 12/14/2015 | Webber-Richardson, Vickie | Vickie Webber-Richardson | 5472 | | X | X | | | | 1971 diagnosis; did not know and had no reason to know exposed to a Tronox product; alleges discharge of debt violation of due process; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4442 | TRO901985FTC | 9/14/2016 | Kidd, Vicky Lynn | Vicky Lynn Kidd | 7658 | | X | X | | | | Diagnoses 1973, 1980, 1982; says was unaware of deadline; not residing in Columbus, now in Florida. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Motion alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4443 | TRO889810FTC | Unknown | Coleman, Victor | Victor Coleman | 7771 | | X | x | | | | Not included in Trust's summary. Conditions were identified in 1965, 1968, 1974; exposure occurred as a child before relocated to another state, does not say where exposure occurred; did not have any reason to understand or knowledge that diseases were caused by exposure to Tronox product; notice not reasonably calculated to reach all claimants, in particular claimants who no longer reside in area would not be notified by local publication; as out of state claimant, notice was insufficient. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Complains of publication notice not covering claimant's area but notice of the bar date was published in The Birmingham News on June 24, 2009. Publication notices complied with due process for the reasons stated in the accompanying Decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claims are based on exposures in MS or Alabama the claims also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4444 | TRO886987FTC | 12/7/2015 | Moody, Victor | Victor Moody | 3463 | 8754 | | X | | | X | Says filed a claim with Wilbur Colom and alleges a timely claim was filed. A supplemental letter filed at docket #8754 complaining about the process. If claim was filed in a class action that does not constitute a claim in the bankruptcy case. If contends that Mr. Colom should have filed a bankruptcy claim but did not do so, that does not warrant relief based on excusable neglect unless counsel's failure can be excused. If believes a timely proof of claim actually was filed in 2009, that is not a request for relief based on excusable neglect or due process, is to be resolved by Tort Claims Trust. |
| 4445 | TRO912940FTC | 5/30/2017 | Swanigan, Victor | Victor Swanigan | 3911 | | | X | | | X | Listed diagnoses are all after the bar date. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4446 | TRO901495FTC | 8/16/2016 | Ashley, Victoria | Victoria Ashley | 5957 | | | X | | | | 1955, 1957 diagnoses; place of exposure not specified; unaware of claims; moved on several occasions; was not informed at the time of these events. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4447 | TRO886403FTC | 12/7/2015 | Johnson, Victoria | Victoria Johnson | 5082 | | | X | | | X | Says symptoms 2014 and diagnosis 2015. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4448 | TRO884329FTC | 11/25/2015 | Moody, Victoria | Victoria Moody | 3495 | 8738 | X | X | | | X | 2000 diagnosis. Previously filed with Wilbur Colom; says a claim was filed in bankruptcy by filing deadline but there is no record of such a bankruptcy claim, claimant may be confused with claim filed in prior class action. A supplemental letter filed at docket #8738 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior class action shows awareness of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. If claim was not the subject of a prior proceeding, then it was time-barred before the Tronox bankruptcy. If the claim was the subject of a still-pending proceeding, it should have been filed by the bar date, because counsel (Mr. Colom) received direct notice of the bar date. If claimant believes a proof of claim actually was filed, that is not a request for relief from the bar date, and instead is an issue to be raised with the Tort Claims Trust. |
| 4449 | TRO897702FTC | 5/25/2016 | Robertson, Victoria | Victoria Robertson | 4228 | | X | X | | | | 1994 diagnosis. Unaware of bar date until after it had passed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4450 | TRO885122FTC | 11/25/2015 | White, Victoria | Victoria White | 3401 | | X | X | | | | Diagnosis in 1989. Says was unaware of filing deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 4451 | TRO901425FTC | 8/16/2016 | Wilson, Victoria | Victoria Wilson | 5267 | | | X | | | X | Unaware there was a deadline, says symptoms and diagnosis 2010 but does not provide medical records. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4452 | TRO901262FTC | 8/16/2016 | Turnipseed, Vida | Vida Turnipseed | 6759 | | | X | | | X | Diagnosed 2016; alleges did not know of the proceeding in 2009. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4453 | TRO893058FTC | 2/23/2016 | Porter, Vierre | Vierre Porter | 7804 | | X | X | | | | 1981 diagnosis; Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date) . Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4454 | Unknown | Unknown | Archibald, Vincent | Vincent Archibald | 6401 | | X | X | | | | Not included in Trust's summary. Motion is submitted on pre-printed form for Abdul Karriem but the injured party's name is Vincent Archibald. 1994 diagnosis; says publication notice was not reasonably calculated to provide notice to potential clients/claimants; did not know of exposure to Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4455 | Unknown | 3/24/2016 | Harris, Vincent | Vincent Harris | 7873 | | X | X | | | | Diagnoses 1989 and 1995; unaware condition related to Tronox chemicals; notice was not sufficient to inform him that his condition was due to Tronox product. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4456 | TRO886195FTC | 12/7/2015 | Hill, Vincent | Vincent Hill | 3629 | 8234 8734 | X | X | | | | Diagnosed 1984, "did not know about the lawsuit." A supplement filed at docket #8234, complaining that the claims of others who did not reside in area were allowed while rejecting those of residents. A supplemental letter filed at docket #8734 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4457 | TRO902348FTC | 9/14/2016 | Jackson, Vincent | Vincent Jackson | 5560 | | | | | | | X | 2000 diagnosis; minor; says did not know and had no reason to know exposed to Tronox product, guardian was unaware that condition was related to Tronox product. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4458 | TRO880332FTC | 12/4/2015 | Poindexter, Vincent | Vincent Poindexter | 3698 | | X | X | | | | | First diagnosed 1996. Says attorney (Bombach) gathered claim information and lost it. Says EPA visited in 2008 and took names but sent no other information. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4459 | TRO888324FTC | 12/18/2015 | Scott, Vincent | Vincent Scott | 4514 | | X | X | | | | | Symptoms & diagnosis 1975, moved from Columbus and unaware of litigation, part of 2002 class action. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in a prior proceeding or, if not, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4460 | TRO891264FTC | 2/23/2016 | Ballard, Vinson | Vinson Ballard | 7174 | | X | X | | | | | Detailed chronology of exposures before the bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4461 | TRO884471FTC | 11/25/2015 | Butler, Virginia | Virginia Butler | 3322 | | X | X | | | | Diagnosed 1970, claims no notice of the case "in local Columbus, MS paper or on TV." In fact, notice was published in the Commercial Dispatch (the local Columbus newspaper) and in other area newspapers. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 4462 | TRO891376FTC | 2/23/2016 | Graham, Virginia | Virginia Graham | 4011 | 8574 | X | X | | | | 1989 diagnosis. When she found out about process it was too late; she had moved out of town; she found out when other people started getting their money. She filed a supplemental letter complaining about process at docket #8574. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4463 | TRO887131FTC | 12/14/2015 | Howard, Virginia | Virginia Howard | 5116 | | X | X | | | | 1971 diagnosis; says filed claim "on the second round," apparently is under the mistaken belief that the process was re-opened in 2015 or so; was unaware of this suit until people were talking about it after first time people filed; did not read or hear of a deadline for filing. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4464 | TRO901134FTC | 8/16/2016 | Randle, Virginia | Virginia Randle | 4935 | | | X | | X | | Alleges symptoms 2012 and diagnosis 2013; says was not informed about the Tronox tort claim trust; unaware of bankruptcy. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4465 | TRO880701FTC | 12/4/2015 | Scott, Virginia | Virginia Scott | 3469 | | X | X | | | | 1986 Diagnosis. Says that she did not hear about it until later; having too much pain in her body going back and forth to the doctor. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4466 | TRO893749FTC | 3/2/2016 | Hodges, Vivian | Vivian Hodges | 4266 | | | X | | | X | Alleges a 2013 diagnosis but also confirms was part of Colom law firm class action in early 2000s. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4467 | TRO905786FTC | 4/24/2017 | Shields, Vonda | Vonda Shields | 7468 | | | X | | | | 2007 diagnosis; former resident of Mississippi; says there was not adequate advertising of the claim during the period of time she resided between Mississippi and Texas, says resided in Kingwood, Texas from 1/12/09 to 3/1/11. The court approved notices in 2009 that included publication in local newspapers where plants were located and also in national edition of Wall Street Journal. Publication notice was reasonable and consistent with due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4468 | TRO889742FTC | 2/23/2016 | Harris, Vondell | Vondell Harris | 4826 | | X | X | | | X | Standard summary language as to reasons for not filing; on form says diagnosis was 2000 but attached chart indicates diagnosis was in 2010. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to conditions diagnosed before the bar date. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4469 | TRO891820FTC | 2/23/2016 | Hibbler, Vondurell | Vondurell Hibbler | 7638 | | X | X | | | X | Diagnoses 1984, 1985, 2009, 2010, 2016; says that previously filed with Colom law firm, Cochran, Hunter Lundy & Davis, Richmond Simon & Agston, Hamilton Sexton & Berry 2001, does not disclose outcome; says did not receive direct written notice of bar date although had commenced a legal proceeding against Tronox, but it is not clear that the referenced proceeding was outstanding at the time of the bankruptcy filing, and in any event the counsel identified received direct notice of the bar date. Says he was told by atty that paperwork was lost but that may refer to a previously closed action. Also asserts due process claim because publication notice not reasonably calculated to provide notice; says did not see publication notice and was not aware of the bar date or of the bankruptcy case and therefore says did not receive sufficient notice to file a timely claim. If pre-bar date claim was resolved in a prior action it could not be asserted in the Tronox bankruptcy. If it was not part of a pending action, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In those instances, publication notice would have been appropriate because Tronox would have had no reason to know that the claimant had an unresolved claim. If the claim was the subject of a still-pending litigation, then a proof of claim should have been filed, as notice by mail was provided to all plaintiffs in pending litigations (or to their counsel if the plaintiffs' addresses were not known), and the proof of service on file shows that the listed attorneys received notice of the bar date. Notice sent to counsel is imputed to the client. Failure by counsel to file a claim is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date (and any defense based on terms of resolution of prior action) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4470 | TRO891822FTC | 2/23/2016 | Hibbler, Jr., Vondurell | Vondurell Hibbler, Jr | 7637 | | X | X | | | X | Diagnoses 1993 and 2017; says that previously filed with Colom law firm, Cochran, Hunter Lundy & Davis, Richmond Simon & Agston, Hamilton Sexton & Berry 2001, does not disclose outcome; says did not receive direct written notice of bar date although had commenced a legal proceeding against Tronox, but the referenced proceeding was outstanding at the time of the bankruptcy filing, and in any event the counsel identified received direct notice of the bar date. Says he was told by atty that paperwork was lost but that may refer to the previously closed action. Also asserts due process claim because publication notice not reasonably calculated to provide notice; says did not see publication notice and was not aware of the bar date or of the bankruptcy case and therefore says did not receive sufficient notice to file a timely claim. If pre-bar date claim was resolved in a prior action it could not be asserted in the Tronox bankruptcy. If it was not part of a pending action, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In those instances, publication notice would have been appropriate because Tronox would have had no reason to know that the claimant had an unresolved claim. If the claim was the subject of a still-pending litigation, then a proof of claim should have been filed, as notice by mail was provided to all plaintiffs in pending litigations (or to their counsel if the plaintiffs' addresses were not known), and the proof of service on file shows that the listed attorneys received notice of the bar date. Notice sent to counsel is imputed to the client. Failure by counsel to file a claim is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date (and any defense based on terms of resolution of prior action) is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4471 | TRO898197FTC | 6/20/2016 | Reives, Vonna | Vonna Rieves | 3568 | | X | X | | | | Diagnosed in 1990's - alleges "excusable neglect, did not know [exposed prior to deadline(?)]" Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4472 | TRO903146FTC | 10/13/2016 | Jones, W. T. | W. T. Jones | 3819 | | X | X | | | | 1996 diagnosis. Says was unaware of possibility of receiving payment for injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4473 | TRO888047FTC | 12/18/2015 | Polite, Wallace | Wallace Polite | 4684 | | X | X | | | | 1991 diagnosis. Says was incompetent at the time of the bar date. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Incompetence or lack of knowledge in 2009 therefore make no difference. Also makes no showing as to relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4474 | TRO897191FTC | 5/4/2016 | Wallace, Hal | Wallace, Jeanette | 6694 | | X | X | | | | 1969 diagnosis; says publication notice was not reasonably calculated to reach claimants. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4475 | TRO902426FTC | 9/14/2016 | Bridges, Johnson | Walter Bridges | 4304 | | X | X | | | | Filing for father. Diagnosis in 1993. Says father had alzheimer's disease, but rep does not provide excuse as to why rep did not file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4476 | TRO897231FTC | 5/4/2016 | Dumas, Walter | Walter Dumas | 6762 | | X | X | | X | | Various diagnoses for different conditions, some before bar date and some after; says was unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4477 | TRO892736FTC | 2/23/2016 | Miller, Walter | Walter Miller | 3636 | 8138 | | X | | | X | Diagnosed 2010. A supplement filed at docket #8138, surgery after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4478 | TRO889507FTC | 2/23/2016 | Tucker, Cornelius | Walter Tucker | 7459 | | X | X | | | | Late 1970s diagnosis; the injured party is deceased; unaware of the ongoing Tronox case; did not receive letter, TV, or radio ads concerning matter; did not get information that those who did not work at the plant could file. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4479 | TRO889912FTC | 2/23/2016 | Carter, Wanda | Wanda Carter | 7321 | 7708 | | X | | | | 2008 diagnosis; says incapacitated, chronic weakness and blood loss; did not know exposed to a Tronox product; had not seen anything on TV or local paper, first learned of it in neighborhood meeting, soil sample done. A duplicate of this claim is filed at docket #7708. Does not explain long period after the bar date before filing a claim without any other apparent action to pursue claim or legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4480 | Unknown | Unknown | Dawson, Wanda | Wanda Dawson c/o Calvin Dawson | 8383 | | | X | | | X | Not included in Trust's summary. Claim filed by Ms. Dawson for herself and 8 children; says publication notice was not reasonably calculated to provide notice but does not allege Tronox had reason to know of her claim. Says children were incompetent at the time of bar date but claim is filed by Ms. Dawson, no indication she was incompetent. There is only one child for which she lists a post bar date condition in 2012 for appendicitis and gastritis. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4481 | TRO895343FTC | 3/24/2016 | Harris, Wanda | Wanda Harris | 5709 | | X | X | | | | 1980 diagnosis; former resident of Columbus, MS; previously filed with Colom law firm in 2001-2002 lawsuit; says thought law firm continued to represent her throughout process; says "[b]ecause of Judicial malpractice and counselor ineptitude, my claim was mishandled;" says was not notified about the bankruptcy case or deadlines. Participation in prior proceeding shows awareness of claim and of legal rights. Unclear if Colom firm continued to represent her but if it did that does not show excusable neglect as the Colom firm had direct notice of the bar date. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4482 | TRO896722FTC | 4/25/2016 | Harris, Ollie | Wanda Harris | 5718 | | X | X | | | | 1970-71 diagnosis; the injured party was a resident of Columbus, MS who is now deceased; rep says that she was informed that another relative who is now deceased filed a claim by legal counsel but the rep has no way to retrieve that information. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4483 | TRO902635FTC | 4/20/2016 | Jones, Wanda | Wanda Jones | 5137 | | X | X | | | | Diagnoses before 2000; moved from town in 2009 to another city in Mississippi. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4484 | TRO887645FTC | 12/14/2015 | Roberts, Wanda | Wanda Roberts | 5518 | | | X | | | | Diagnosis in 2008, condition continued in 2009; was unaware of the process; says was in the hospital at the time but does not explain why claim was not filed until so many years after the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4485 | TRO890282FTC | 2/23/2016 | McCoy, Corine | Wannetta McCoy-Gunn | 7809 | | X | X | | | | <p>Various diagnoses, all 2000 and earlier; the injured party died in 2012; says the claimant was incompetent at the time of bar date, suffering from dementia, in a wheelchair; rep filing the claim was not aware of claims; other congregations were telling people to fill out paper work for a small or large fee, thinks this was a scam. The rep says did not receive notice informing to file claim against Tronox; does not read Wall Street Journal; after learning of it researched some of the notices in the various publications and the notices were very dense and she did not see any filing deadlines; she does not subscribe to newspapers; she did not learn anything concerning it from TV or radio; she was caregiver and working with little time for socializing or reading publications. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Representative acknowledges providing assistance and does not claim incapacity on representative's own part. Published notices did mention the bar date deadline. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing.</p> |
| 4486 | TRO893681FTC | 3/2/2016 | Gunn, Stephen, Jr. | Wannetta McCoy-Gunn | 7811 | | X | X | | | | <p>Various diagnoses, all 2001 and earlier; motion filed by spouse, who states that the claimant was incapacitated at time of bar date due to stroke; representative was caregiver for spouse as well as parent with little time for socializing or reading papers. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Representative notes the injured party's condition but does not claim that the representative was incapacitated. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing.</p> |

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| 4487 | TRO890285FTC | 2/23/2016 | McCoy-Gunn, Wannetta | Wannetta McCoy-Gunn | 7812 | | X | X | | | | Various diagnoses, all 2005 and earlier. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movant says there was not enough publicity regarding bar date, but notice procedures were approved with participation of attorneys representing tort victims and have subsequently been upheld. Says was caring for ill relations (at docket #7809 and #7811); says churches that participated did not share information; she was under a doctor's care. Not a sufficient showing of incapacity to a degree that prevented claimant from filing a claim or enlisting the help of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4488 | TRO887713FTC | 12/14/2015 | Carter, Wardell | Wardell Carter | 4463 | | | X | | X | | Diagnosis in September 2012; says was unaware of case, insufficient notice. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4489 | TRO880757FTC | 12/4/2015 | Schenck, Warren | Warren Schenck | 7104 | | | X | | | | Was not aware of any proof of claim in the Tronox bankruptcy proceeding; place of exposure unclear, says has resided in NC since 2000; says symptoms and diagnosis 2/25/2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4490 | TRO888084FTC | 12/18/2015 | Davis, Watt | Watt Davis | 5055 | | | X | | X | | Says diagnosis in 2015; unaware of bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4491 | TRO891841FTC | 2/23/2016 | Jamison, Wayne | Wayne Jamison | 5652 | | X | X | | | | Various diagnosis dates, all in 1970s; unaware of any case against Tronox; unaware of claims filing deadline; says that he was ill at the time of the bar date, thyroid surgery was in June 2009 and the medication prescribed caused him "not to think clearly." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4492 | TRO891960FTC | 2/23/2016 | Malone, West | West Malone | 3807 | | | X | | X | | The correct claim number for this motion is TRO891960FTC (listed incorrectly by the Tort Claims Trust as TRO891690FTC, which is a claim for Fannie Hackman that is governed by the motion at docket #4754.) Movant at docket 3807 says he did not file because he was not aware of any lawsuit. Diagnoses listed are after bar date, none listed before bar date. Unclear if any relief sought as to pre-bar date diagnoses, but motion denied as to pre-bar date diagnoses for failure to identify a relevant pre-bar date diagnosis and lack of proper showing of diligence and other elements of excusable neglect claim. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4493 | TRO904309FTC | 1/3/2017 | Holmes, Heraline | Whaley Holmes | 7220 | | | X | | | | 2000 diagnosis; the injured party died in 2001, place of exposure and residence not clear; rep did not know and had no reason to know that injured party had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in Mississippi then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4494 | TRO889724FTC | 2/23/2016 | Little, Eddie | Whirlie Byrd | 4025 | | X | X | | | | 1962 diagnosis. Claimant was incapacitated in 2009, absence of understanding exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4495 | TRO889743FTC | 2/23/2016 | Little, Eddie | Whirlie Byrd | 4250 | | X | X | | | | 1964 and 1966 diagnoses; the injured party died in 1968. Rep does not say why he did not file. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4496 | TRO890049FTC | 2/23/2016 | Byrd, Whirlie | Whirlie Byrd | 6567 | | X | X | | | X | Diagnosis dates listed as 1958 and 2010; says was not aware and had no knowledge of the Tronox bankruptcy case; did not see any public notifications in newspaper or other media; did not know and no reason to know exposed to a Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4497 | TRO901252FTC | Unknown | Alice White | White, Alice | 4390 | | | X | | | X | Trust listed this motion as relating to the claim for Annie Dent; that motion is at dkt # 4584. The motion at dkt # 4390 is by Alice White for herself. Alleges diagnoses in 2010, 2014, 2017. Says did not know about the process at the time of the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4498 | TRO896432FTC | 4/13/2016 | Whitfield, Willie | Whitfield, Willie | 5933 | | | X | | | X | Alleges diagnoses 2010 to 2016; did not know and had no reason to know exposed to a Tronox product or chemicals; says symptoms and diagnosis after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4499 | TRO893626FTC | 2/23/2016 | Tate, Whitney | Whitney Tate | 5079 | | | | | | X | 2002 and 2008 diagnoses but says was a minor (16) at bar date; illness and says recovering hospitalized for two weeks but the medical records do not reflect anything like that in 2009, not clear when she was hospitalized. Will permit supplemental submission to verify age at bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4500 | TRO891389FTC | 2/23/2016 | Rogers, Wilbert | Wilbert Rogers | 3658 | | | X | | | X | Diagnosed 2012. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4501 | TRO898592FTC | 6/27/2016 | Stevenson, Wilbert | Wilbert Stevenson | 7274 | | | X | | | X | Unaware of claims process; says symptoms 1999 but diagnosis 9/21/2009. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4502 | TRO890896FTC | 2/23/2016 | Minor, Eula | Wilda Bardley | 6331 | | X | X | | | | 1980 diagnosis; the injured party died in 1984; rep says discharge of claim a violation of due process; publication notice of claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know that she had been exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4503 | TRO890895FTC | 2/23/2016 | Bardley, Wilda | Wilda Bardley | 6335 | | X | X | | | | Trust incorrectly listed this motion as docket # 6248, which is a different motion. Diagnoses date back to 1946; previously filed with the Colom law firm in 2002; says was wrongfully compensated, never met with lawyer, it was presented to you either accept or not, he just sent a letter saying where to meet after it was settled in court.; says discharge of claim is violation of due process, publication notice was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4504 | TRO885606FTC | 11/25/2015 | Latham, Wilda | Wilda Latham | 6353 | | X | X | | | | 1998 diagnosis; unaware of the bankruptcy case; did not see publication of the case or filing deadline; unaware could file a claim; says did not have adequate notice of the deadline and the publication was not reasonably calculated to provide notice to her as unknown claimant. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4505 | TRO891010FTC | Unknown | Minor, Stevie | Wilda Minor Barkley | 6248 | | | X | | X | | Trust incorrectly listed this as a motion by Wilda Barkley on her own behalf; that motion is at docket 6335. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 4506 | TRO886229FTC | 12/7/2015 | Westbrook, Grady | Wilda Smith | 4991 | | X | X | | | | The motion at docket # 4991 is for Grady Westbrook, Sr. [TRO886229FTC]; a separate motion for Grady Westbrook, Jr. [TRO880902FTC] is at docket # 5777. Grady Westbrook, Sr. is deceased; diagnoses listed were all 1978 and earlier. Representative says was unaware of claim process and did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4507 | TRO880868FTC | 12/4/2015 | Smith, Willie | Wilda Smith | 7076 | 7133 | X | X | | | X | The motion at docket #7076 is by Wilda Smith on behalf of Willie Smith. The Trust's summary referred to docket #6562 as relating to this claim but that is not correct. The motion at docket #7076 says the injured party died in 2013; rep unaware of claims process or that could file a claim; a violation of due process. A duplicate of docket # 7076 is filed at docket # 7133. Alleges a diagnosis of cardiovascular problems in 2013, other diagnoses in 2003 and earlier. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4508 | TRO880885FTC | 12/4/2015 | Smith, Wilda | Wilda Smith | 7083 | 8261 | | X | | | X | Says not aware of claims process or that could file a claim; violation of due process. A supplement with medical records filed at docket #8261, says headaches and dizziness and eye irritation were prior to bar date, but cardiovascular, asthma and respiratory issues were after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4509 | TRO893758FTC | 3/2/2016 | Handerson, Annie | Wilene Gray | 3694 | 8232 | X | X | | | | Diagnosed 1999, attorney (Bambach) lost papers. A supplement filed at docket #8232, complains that claimants who did not live in area were allowed claims but she who lived in area was not. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4510 | TRO897359FTC | 5/25/2016 | Foote, Will | Will Foote | 5487 | | | X | | | X | Says he did not know until he began telling other people about his symptoms and they were experiencing some of the same symptoms and that is when he heard about the case; says first diagnosis in 2010. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4511 | TRO889291FTC | 2/23/2016 | Rogers, Will | Will Rogers | 6561 | | | X | | | X | Alleges 2016 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4512 | TRO892523FTC | 2/23/2016 | Thompson, Will | Will Thompson | 7977 | | X | X | | | | 1979 diagnosis; alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4513 | TRO886288FTC | 12/7/2015 | Lowe, Nellie | Willia Smith | 5004 | | X | X | | | | 1967 diagnosis; the injured party died in 1981; rep says did not know or have reason to know that injured party had been exposed to a Tronox product; unaware of process and did not know could file a claim. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4514 | TRO896708FTC | 4/25/2016 | Jones, Petty | Willene Jones | 7688 | | X | X | | | | 1998 diagnosis; the injured party died in 2002. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Movant complains about publication notice but makes no allegation that Tronox had reason to know of this particular claim, no specific challenge to the publication notices that were approved in 2009. Says incompetent at time of deadline but apparently that is a reference to the deceased injured party (who died in 2002) and not to the movant. Says did not know and had no reason to know that had been exposed to a Tronox product prior to the claims filing deadline or of its danger; says was informed only a certain area or people could apply, does not say who gave such advice or when, may be in relation to prior class actions that were limited as to class members. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If exposure occurred in MS or Alabama then the claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4515 | TRO900897FTC | 8/16/2016 | Smith, Sr., Willia W. | Willia W. Smith, Sr. | 6246 | | | X | | X | | Says diagnosis in 2010; was not aware of bar date; health declined fast and impacted thinking and mobility to care for self and to handle personal business; was overwhelmed with news and life; says not diagnosed until after the bar date, therefore could not participate in the suit/claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4516 | TRO915137FTC | 7/26/2017 | Toney, Maggie | William Toney | 5013 | 8347 | X | X | | | | 1965 diagnosis; the injured party died in 1971; rep not aware of process; supplement filed at docket # 8347; without knowledge to wade through process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4517 | TRO901220FTC | Unknown | Bowens, William | William Bowens | 3942 | | | X | | | | Motion is not listed on the Trust's summary. Motion contains no information, just a signature page. |
| 4518 | TRO891531FTC | Unknown | Bridges, William | William Bridges | 3776 | 8019 8068 8391 8528 8530 9408 9432 | X | X | | | | Motion not included on Trust's summary. 1972 Diagnosis. Previously filed in 2002 with atty Howard Gunn, did not live in Mississippi to get updates, says attorney of record did not advise that he had dropped out of the suit. Additional letters were filed by Billie W. Bridges for a group of people some of which mention this name also. The additional supplements are filed at docket #8019, 8068 (with a duplicate at 8391), 8528 (with a duplicate at 8530) and #9408 and #9432, complaining about the process. They appear to confuse the bankruptcy case with the prior class actions and appear to think that the prior class action counsel was representing them in the 2009 bankruptcy case. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Class action counsel had direct notice of 2009 bar date, if was still representing the movant then should have filed a timely claim, conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4519 | TRO891277FTC | 2/23/2016 | Calloway, William | William Calloway | 4488 | | X | X | | | | 1999 diagnosis. Says was unaware of bar date and other people in his area did not know. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. In fact, thousands of Columbus-area residents either sued Tronox or filed claims in the bankruptcy process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4520 | TRO880944FTC | 12/4/2015 | Chromey, William | William Chromey | 4611 | | | X | | | | 1964 diagnosis; not aware of initial suit; was not residing in Duryea; family member who is an attorney recommended filing a Future Tort Claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4521 | TRO884581FTC | 11/25/2015 | Coleman, Billy | William Coleman | 4208 | 8333 8943 | X | X | | | | Injured party was diagnosed in 1969 and died in 1994. A supplement filed at docket #8333, without knowledge to wade through the bankruptcy process. A supplemental letter filed at docket #8943 complaining about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4522 | TRO881049FTC | 12/4/2015 | Dale, William | William Dale | 7009 | | | X | | X | | 1982 diagnosis but also alleges that some issues "manifested" after the bar date, unclear if means new conditions and new diagnoses occurred or if prior conditions continued; no reason to know exposed to Tronox product; unaware of deadline to file; does not read the Wall Street Journal. Claims are not future tort claims just because the conditions continued after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4523 | Unknown | Unknown | Dismuke, William | William Dismuke | 8434 | | | X | | | | Copy of a form where claimant identified potential reasons for missing the bar date; form says claimant was not aware of publication notice and unaware of the process; says notice was not published in his area but court records show confirmation of publication in newspapers in Columbus, MS and Jackson, MS; says was found disabled by social security administration in 2013 but does not allege or verify incompetence at the bar date in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| 4524 | TRO895294FTC | 3/23/2016 | Harris, Felix | William E. Harris | 6234 | | X | X | | | | 1978 diagnosis; the injured party died in 1999; rep says previously filed with the Colom law firm, 2002 Kerr-McGee creosote Plant class action but was not paid any money; reps says not aware nor had knowledge of Tronox bankruptcy case. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4525 | TRO895298FTC | 3/23/2016 | Hubbard, Porter | William E. Harris | 7112 | | X | X | | | | 1972 diagnosis; the injured party died in 2011; place of exposure not clear; rep says standard form reasons as to why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4526 | TRO897213FTC | 5/4/2016 | Gavin, William | William Gavin | 4916 | | X | X | | X | | 2003 diagnosis; says was incapacitated at the time of bar date; on paid sick leave during that time due to debilitating migraine headaches, says experienced dizziness and migraines beginning July 7, 2003 until 2/1/2012, appears to be continuing condition but not completely clear whether movant alleges that any new condition was diagnosed after the bar date. At time of bar date, injured party unaware of exposure to toxic products. There is a letter in his filing, dated 2004, from his lawyer in support of his attempt to get SSI benefits at the time, indicating that the brain damage shown in the 2003 MRI could be from chemical exposure on his job, and that the severity of his condition left him without ability to walk without a cane for balance, difficulty remembering and with cognitive impairment slowing his mental processing. Demonstrates disabilities but does not demonstrate inability to file a claim or to enlist the aid of others in doing so. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4527 | TRO884400FTC | 11/25/2015 | Gray, William | William Gray | 4026 | | X | X | | | | Says filed with William Bambach in 1999, paperwork lost. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Participation in prior proceeding confirms awareness of claim and of legal rights, no showing of reasonable diligence in pursuing the same. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct can be excused. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4528 | TRO885073FTC | 11/25/2015 | Gray, William Jr. | William Gray, Jr. | 3746 | | | X | | X | | Diagnosed 2009, no month, says filed with attorney Bambach but the paperwork was lost. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Dealings with attorney show awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on pre-bar date diagnoses. Merits of any claim first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its normal dispute resolution procedures. |
| 4529 | TRO892127FTC | 2/23/2016 | Harris, William | William Harris | 4233 | 4445 | X | X | | | | 2002 diagnosis. Did not understand what to do; a duplicate motion filed at docket #4445. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4530 | TRO896087FTC | 4/6/2016 | Hayden, Mary | William Hayden | 7114 | 8370 | X | X | | | | 1990 diagnosis; previously filed with Colom law firm and received \$500. A supplement filed at docket #8370, says without knowledge to wade through the process. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4531 | TRO895960FTC | 4/6/2016 | Hayden, Thessalonia | William Hayden | 7147 | | X | X | | | | 1980 diagnosis; previously filed with Colom law firm 1996, no funds received. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4532 | TRO899945FTC | 7/25/2016 | Ivy, William, Jr. | William Ivy, Jr. | 4765 | | X | X | | | | June 1996 diagnosis; unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4533 | TRO897801FTC | 5/25/2016 | Ivy, William, Sr. | William Ivy, Sr. | 4766 | | X | X | | | | June 1996 diagnosis; unaware of bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4534 | TRO889900FTC | 2/23/2016 | Jamison, William | William Jamison | 3853 | | | X | | X | | Diagnosed in 2011. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4535 | TRO893907FTC | 3/2/2016 | Johnson, William | William Johnson | 3888 | | X | X | | | | Injured party diagnosed in 1975, deceased at time of bar date. Claimant has cut-and-pasted typed text alleging lack of knowledge of the Tronox process, allegation that called Tort Claims Trust after bar date and was told to file a future tort claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4536 | TRO884090FTC | 11/13/2015 | Marsh, William Jr. | William Marsh, Jr. | 3300 | | | X | | | | Diagnosed 1990 and earlier. Says did not know of claim system until a relative informed him that he had received a settlement check. No specific excusable neglect or due process challenge set forth. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |

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| 4537 | TRO892359FTC | 2/23/2016 | McCottrell, Sr., William | William McCottrell, Sr. | 5695 | | X | X | | | | 2000 diagnosis; says that he filed on time but apparently is under misimpression that the late-filed claim was timely. Also filed a form letter concerning not receiving "justifiable allowance under the guidance of Colom and Lundy" and refers to secret meetings and minimal information shared by other claimants in the community. Conduct of Colom and Lundy firm is not clear but in any event is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4538 | TRO887365FTC | 12/14/2015 | Mitchell, William | William Mitchell | 3295 | | X | X | | | | 2002 diagnosis. Previously filed with the Colom law firm and received settlement; disagrees with settlement amount. Participation in prior legal proceeding confirms awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim either was resolved in prior litigation or, if not, was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 4539 | TRO885655FTC | 11/25/2015 | Moore, William, Jr. | William Moore, Jr. | 4870 | | | | | | X | 1997 birth, 1998 diagnosis; minor at time and unaware of bankruptcy case. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4540 | TRO885657FTC | 11/25/2015 | Moore, William, Sr. | William Moore, Sr. | 4869 | | X | X | | | | 1980s diagnosis; unaware of bankruptcy case; travels state to state with job. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4541 | TRO886850FTC | 12/7/2015 | Joiner, Peggy | William Petty | 5502 | 8641 | X | X | | | | 2001 diagnosis; filed for an injured party who resided in Columbus, MS; the injured party died 8/11/2009; rep says that injured party had been dealing with chemotherapy immediately prior to the bar date. A supplemental letter complaining about the process filed at docket #8641. Claim was time-barred under applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4542 | TRO904943FTC | 1/24/2017 | Reap, Ethal | William Reap | 4186 | | | X | | | | Injured party is deceased; rep says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4543 | TRO900977FTC | 8/16/2016 | Slaughter, William | William Slaughter | 3727 | | X | X | | | | Diagnosed 1982, unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4544 | TRO0886574FT C | 12/7/2015 | Staples, William | William Staples | 6357 | 8863 | X | X | | | | 1988 diagnosis; not aware of this matter; says filed a claim but is likely referring to the claim filed in December 2015. A supplemental letter filed at docket #8863 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4545 | TRO885076FTC | 11/25/2015 | Taylor, William, Jr. | William Taylor, Jr. | 3384 | | X | X | | | | Diagnosed 1985, only says "did not know." Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4546 | TRO888317FTC | 12/18/2015 | Stevenson, Cozette | William Thomas | 4478 | | X | X | | | | The injured party was diagnosed in 1980 and died in 2002; cut-and-pasted language as to reason for not filing by bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4547 | TRO897776FTC | Unknown | Thompson, William | William Thompson | 4146 | | | X | | | | Not included in Trust's summary. Motion contains no information, just a signature page. |

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| 4548 | TRO894695FTC | 3/23/2016 | Toney, James | William Toney | 4985 | 8339 | X | X | | | | 1990 diagnosis; the injured party is deceased; rep unaware could file for the injured party; without knowledge to wade through process; supplement filed at docket #8339. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4549 | TRO892378FTC | 2/23/2016 | Toney, Ethel | William Toney | 4988 | 8348 | | X | | | | 1970 symptoms, 2007 diagnosis, but says previously filed with Colom law firm in 2002; the injured party is deceased; representative says was unaware could file a claim for deceased relative. A supplement filed at docket #8348, without knowledge to wade through the process. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4550 | TRO888225FTC | 12/18/2015 | Vaughn, William | William Vaughn | 4799 | | X | X | | | | 1993 diagnosis; previously filed with Colom law firm in 2002 class action; unaware of the Tronox bankruptcy case and bar date; publication notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was fully resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4551 | TRO880683FTC | 12/4/2015 | Walker, Earnest | William Walker | 4095 | 8195 | X | X | | | | Injured party was worker in Columbus, MS who died in 1950. Rep did not know of claim. Supplement filed at docket # 8195, rep says accident on job at Moss Tie Company but can't recall if there were health issues. Not a sufficient showing of diligence given date of death and absence of identified conditions attributable to chemical releases. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4552 | TRO880684FTC | 12/4/2015 | Walker, Emma | William Walker | 4096 | 8194 | X | X | | | | 1965 diagnosis; death in 1977. Injured party resided in Columbus, MS. Supplement filed at docket # 8194; rep says unaware affected by chemicals from Moss Tie Company; unaware chemicals were toxic; Tronox was a foreign name, they referred to company as Moss Tie Co. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4553 | TRO902562FTC | 9/14/2016 | Wells, William | William Wells | 6138 | 8054 | X | X | | | | 1980 diagnosis; originally from Columbus, MS; says was stationed overseas during that time (must be referring to earlier lawsuits as his term of service was from 1974-1994); was not informed of any class action by letter or publication. A duplicate claim filed at docket # 8054. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4554 | TRO889926FTC | 2/23/2016 | Clemens, Williams | Williams Clemons | 7095 | | | X | | | X | Alleges new medical condition 9/14/09; says publication notice not reasonably calculated to provide notice; unaware exposed to Tronox product or of dangers posed by the product at site; did not receive notice by mail, newspapers, correspondence or TV; says there was a natural disaster in 2009 as Mississippi is a disaster state, prone to an abundance of flooding and tornadoes; in that year 2009, a storm knocked down power lines, but does not specify how he was impacted by any of the alleged natural disasters. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4555 | TRO893828FTC | 3/2/2016 | Williams, Demetrice | Williams, Demetrice | 5633 | | | X | | | X | Says symptoms Oct 2009 and diagnosis Dec. 2009; unaware of claim filed against Tronox; unaware how to obtain information or assistance with the process. No pre-bar date diagnosis identified for which relief is sought, no basis for relief based on excusable neglect or due process. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4556 | TRO894584FTC | 3/23/2016 | Williams, Jessie | Williams, Jessie | 6181 | | | X | | | X | Was not aware of the claim process; discharge of claim violation of due process, unaware of the process and did not know that could file a claim, says symptoms and diagnosis after bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4557 | TRO892581FTC | 2/23/2016 | Williams, Joe Renée | Williams, Joe Renée | 6162 | 8101 | | X | | | | 2008 diagnosis; says was not aware of any such claim that she could have filed; no type of media contained the information she needed that she was exposed to chemical. A supplement filed at docket # 8101; unaware could file claim or that any type of settlement was going on; learned about it at a town hall meeting in 2016; there are parties that did not live in the area and their claims were allowed; she was unaware of the environmental issues. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4558 | TRO886592FTC | 12/7/2015 | Williams, Kaleb | Williams, Meshelia | 6663 | | | X | | | | Child diagnosed in 2003 (age 1); mother did not file by deadline because did not know about "it" and did not know what was wrong with him. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4559 | TRO903532FTC | 11/23/2016 | Williams, Nora | Williams, Nora | 5845 | | X | X | | X | | Form says diagnosis in 1969 but on included paper refers to conditions for later dates; part of 1998 class action through attorney Jeffrey Navarro; standard cut-and-pasted form reasons why missed bar date. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4560 | TRO886548FTC | 12/7/2015 | Williams, Sammie | Williams, Sammie | 6601 | 8147 | X | X | | | X | First diagnosed 2005 with colon cancer, others in 2010 and 2013; did not file by deadline because was "confused, misinformed, and in doubt about what I was supposed to do;" unaware could add new illnesses after original submission date. A supplement filed by rep at docket #8147, rep says that the claimant was classified with PTSD in April 2008 and was not physically or mentally able to complete information on the claim form. His spouse was appointed his representative payee for social security benefits in 2005, and says that she submitted the information when she became aware of the case. No explanation for spouse's long delay after the bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4561 | TRO886572FTC | 12/7/2015 | Williams, Sheldon | Williams, Sheldon | 6666 | | | X | | | X | 1990 symptoms but alleges a 2013 diagnosis; says a 2010 acute sinusitis claim was denied, didn't know he could file additional information that wasn't on original claim. No pre-bar date diagnosis identified for which relief is sought, motion is denied as to any pre-bar date diagnosis. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4562 | TRO886621FTC | 12/7/2015 | Williams, Sydney | Williams, Sydney | 6672 | | | X | | | X | Claims diagnoses in 2010 (sinusitis) and 2017 (hypertension), says sinusitis claim was rejected because the date of diagnosis was wrong; says did not know could add additional information about claim. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4563 | TRO903533FTC | 11/23/2016 | Williams, Terry | Williams, Terry | 5844 | | X | X | | | X | Form lists a 1972 diagnosis but other papers refer to conditions for later dates; standard cut-and-pasted form language as to reasons why missed bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4564 | TRO897721FTC | 5/25/2016 | Avant, Willie | Willie Avant | 3649 | | X | X | | | | Diagnosed 1977, not aware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4565 | TRO897679FTC | 5/25/2016 | Avant, Willie | Willie Avant | 3674 | | X | X | | | | Diagnosed 2003, did not know could file a claim, but also says did file a claim in category D (text is whited out). No record of any timely claim filing, only record is of late-filed claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4566 | TRO884931FTC | 11/25/2015 | Baldwin, Willie | Willie Baldwin | 3329 | 3999 | X | X | | | | Duplicate motion at docket # 3999. First diagnosed 1979, "never received paperwork." No challenge to sufficiency of publication notice, no showing of excusable neglect. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4567 | TRO888104FTC | 12/18/2015 | Baldwin, Willie | Willie Baldwin | 3978 | | X | X | | | | Diagnoses in 2005 and prior years. Never got information to file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4568 | TRO901437FTC | 8/16/2016 | Blevins, Willie | Willie Blevins | 7844 | | | X | | X | | 2012 diagnosis; unaware exposed to a Tronox product. No pre-bar date diagnosis identified for which relief is sought, no grounds for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. Trustee contends the motion was not filed within 90 days after Determination Notice, but that deadline is relevant only to the request for relief from the bar date as to pre-bar date claims, movant has only identified a post-bar date claim to be pursued. |
| 4569 | TRO886859FTC | 12/7/2015 | Brewer, Willie | Willie Brewer | 6894 | | X | X | | | | Diagnoses in 2000 and 2006; unaware of tort claims deadline; although deadline was in 2009, says public was not made aware of it until 2011; complains that parties who lived outside of the affected area and out of state received allowance and they did not reside in area or have exposure to the chemicals. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4570 | TRO892426FTC | 2/23/2016 | Brewer, Willie | Willie Brewer | 7567 | | X | X | | X | | 1983 and 2011 diagnoses; did not know and had no reason to know exposed to deadly chemicals; says his education is limited and does not know what else to do for all his illnesses. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4571 | TRO893486FTC | 2/23/2016 | Bush, Willie | Willie Bush | 4041 | | X | X | | | | 1980 diagnosis. Did not know claim was late. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4572 | TRO885773FTC | 11/25/2015 | Bush, Willie | Willie Bush | 5225 | | X | X | | | | 1996 diagnosis; says publication notice was not calculated to provide notice to claimant that he was able to be a claimant. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4573 | TRO889920FTC | 2/23/2016 | Byrd, Willie | Willie Byrd | 4014 | | X | X | | | | 1998/1999 diagnosis. Says was unaware exposed to Tronox product, unaware of form to file, on active duty in U.S. Army from 2005-2009 (discharged 9/26/2009). Even if application of the bar date was tolled due to military service the claim still was not timely filed, as it was not filed until February 23, 2016, more than six years after the military service ended. Claim was time-barred under the applicable statute of limitations prior to the beginning of military service in 2005 and prior to Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4574 | TRO889777FTC | 1/3/2017 | Holmes, Willie Jr. | Willie C. Holmes, Jr. | 4136 | 8454 | | X | | | | The motion at docket # 4136 actually is for Willie Holmes, Jr. (TRO889777FTC) and he filed it himself, it is merely a signature form. The Trust incorrectly listed this as a motion for Willie Holmes (TRO904310), filed by Teresa Holmes, but that motion is found at docket #7219. The motion at dkt # 4136 is supplemented by a filing at docket # 8454 that is also merely a signature form and rejection notice. The motion by Willie Holmes, Jr. at docket 4136 was not included on the Trust's summary. There is no excuse or information provided and therefore no basis for relief. |

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| 4575 | TRO892855FTC | 2/23/2016 | Calloway, Willie | Willie Calloway | 4246 | | X | X | | | | 2003 diagnosis. Unaware of what was occurring because of personal obligations dealing with health issues of self and relatives. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4576 | TRO887583FTC | 12/14/2015 | Covington, Willie | Willie Covington | 3445 | | X | X | | | | Diagnoses in 1980s and 1990s. Says was unaware of the information or the possibility of receiving a settlement for physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4577 | TRO893357FTC | 2/23/2016 | Weston, Willie D. | Willie D. Weston | 7736 | | X | X | | | | Trust's summary incorrectly listed this motion as docket #6048. Diagnoses 1972 and 1981; says claim was made in 2000 or 2001 (proceeding not clear); place of exposure not clear. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4578 | TRO901308FTC | 8/16/2016 | Davidson, Willie | Willie Davidson | 5072 | | X | X | | | | Says was unaware of deadline; not residing in specific local area therefore assumed did not qualify; unaware that qualified. Diagnoses pre-dated 2006. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4579 | TRO895499FTC | 3/24/2016 | Deloach, Willie | Willie Deloach | 3993 | | X | X | | | | 1996 diagnosis. Did not file claim because was unaware of possibility of receiving money. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4580 | TRO900780FTC | 8/16/2016 | Doss, Wilie | Willie Doss | 4154 | | X | X | | | | 1962 diagnosis. Unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4581 | Unknown | 2/23/2016 | Edwards, Maggie | Willie Edwards | 7858 | | X | X | | | | Diagnoses 1987, 1991, 1996, 1998; the injured party died in 1998; unaware condition related to Tronox chemicals; rep has since become informed. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. In addition, alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4582 | TRO902900FTC | 10/13/2016 | Ellis, Andrew | Willie Ellis | 6738 | | | X | | X | | 2010 diagnosis; standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4583 | TRO902911FTC | 10/13/2016 | Ellis, Nadja | Willie Ellis | 6739 | | X | X | | | | 1991 diagnosis; injured party is deceased. Standard cut-and-pasted form language as to reasons why missed the bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4584 | TRO892356FTC | 10/13/2016 | Ellis, Willie | Willie Ellis | 6740 | | | X | | X | | Diagnosed 8/21/2009. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4585 | TRO902198FTC | 9/14/2016 | Fields, Willie | Willie Fields | 7078 | | X | X | | | | 1999-2000 diagnosis; says did not know about claims filing bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4586 | TRO886445FTC | 12/7/2015 | Gardner, Willie | Willie Gardner, Jr. | 5277 | | X | X | | | | 1993-94 diagnoses; former resident of Columbus, MS; says did not have knowledge exposed to Tronox product. A supplemental letter filed at docket #9107 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4587 | TRO903113FTC | 10/13/2016 | Goss, Edith | Willie Goss Jr. | 6008 | | X | X | | | | 1994 diagnosis; the injured party died in 1996; rep says did not know about claim until after bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4588 | TRO894573FTC | 3/23/2016 | Harrison, Willie | Willie Harrison | 4234 | | X | X | | | | Movant for docket # 4234 is Willie Harrison [TRO894573FTC]. It was incorrectly on the Trust's chart at docket # 3764, but that docket entry is for Willie Harriston [TRO880913FTC]. 2002 diagnosis. The excuse for Willie Harrison [TRO894573FTC] is that he was unaware of the bankruptcy case; 2002 letter says brain injury precludes claimant from making decisions for himself, and spouse should make decisions but she did not file claim. No explanation of why spouse did not file a claim. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4589 | TRO880913FTC | 12/4/2015 | Harriston, Willie | Willie Harriston | 3764 | | | X | | | | The motion at docket #3764 was incorrectly listed in the Trust's summary as a motion by Willie Harrison, but that motion is at docket 4234. This claimant signed his name two different ways - once as Willie Hairston, once as Willie Harriston. Says he previously filed with the Colom law firm but was not paid enough. If claim was resolved in a prior proceeding it could not be reasserted in the Tronox bankruptcy case. If claim was not fully resolved, then participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims arising before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4590 | TRO899956FTC | 7/25/2016 | Henley, Janie | Willie Henley | 5855 | | X | X | | | | 1970 diagnosis; the injured party died in 2000; cut-and-pasted form language as to reasons why missed bar date; says claim should be a Future Tort Claim because mother had many illnesses, but mother died in 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4591 | TRO902935FTC | 10/13/2016 | Henley, Richard | Willie Henley | 5856 | | X | X | | | | 1981 diagnosis; the injured party died in 1991; standard cut-and-pasted form language as to reasons missed bar date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4592 | TRO893100FTC | 2/23/2016 | Henry, Willie | Willie Henry Courtney Smith, Esq. | 3925 | 7428 7429 | X | X | | X | | Rejection notice filed at Docket # 3925, motion and supporting papers at dockets 7428 and 7429. 1972 diagnosis. Says did not receive any notice regarding the Tronox tort claims trust settlement; was not aware could file a claim. Rejection notice filed at docket #3925 applies to post-bar date diagnoses though no post-bar date exposure or diagnosis is identified in motion papers. Separate legal memo argues that excusable neglect has been shown and that due process relief should be granted. However, the claim based on the listed diagnosis was time-barred under the applicable statute of limitations long before the Tronox bankruptcy filing occurred. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4593 | TRO887092FTC | 12/14/2015 | Howard, Willie | Willie Howard | 8455 | | X | X | | | | Diagnoses 1999-2000; says always having headaches and could not go to attorney in early days. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4594 | TRO889849FTC | 2/23/2016 | Bailey, Catherine | Willie Humphries | 5948 | | X | X | | | | 1989 diagnosis; the injured party is deceased; rep did not know she was exposed to a Tronox chemical; says form of notice was deficient on its face but does not say how; says publication notice not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4595 | TRO888567FTC | Unknown | Jackson, Willie | Willie Jackson | 3584 | | | X | | X | | Motion is not listed in the Trust's summary. First diagnosed in 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4596 | TRO891581FTC | Unknown | James, Willie | Willie James | 6399 | | | X | | X | | Not included in Trust's summary. Seems to allege that diagnoses were all after the bar date, though some in 2009 and specific dates are not clear; says publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know of exposure to Tronox product. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4597 | TRO900410FTC | 7/25/2016 | Gatlin, Irene | Willie Jean Smith | 7570 | | X | X | | | | 1998 diagnosis; the injured party died in 2007; says incompetent; incapacitated (apparently referring to decedent rather than movant); no reason to know that had been exposed to a Tronox product; published notice not reasonably calculated to provide notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4598 | TRO893895FTC | 3/2/2016 | Johnson, Willie | Willie Johnson | 5389 | | X | X | | | | 1990 diagnosis; previously filed with Colom law firm but says the claim was based only on exposure and not for disease; was awarded \$250-\$500; unaware that exposure to creosote could be the cause of his illness; says he was told that the Colom lawsuit was for exposure if you lived within the contaminated zone but was not told about illnesses years after exposure. Participation in prior proceeding shows awareness of claim and of legal rights. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in prior proceeding, it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4599 | TRO890459FTC | 2/23/2016 | Johnson, Willie | Willie Johnson | 7090 | | | X | | | | 1965 diagnosis; place of exposure not clear; says had absolutely no knowledge, no information, that would have alerted him/informed him that he had been exposed to a Tronox product. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4600 | TRO895535FTC | Unknown | Jones, Willie | Willie Jones | 6620 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |

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| 4601 | TRO900483FTC | 8/16/2016 | Key, Willie | Willie Key | 5666 | | | X | | | | October 2006 diagnosis; unaware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4602 | TRO901390FTC | 8/16/2016 | McMillian, Willie Lamar | Willie Lamar McMillian | 4682 | 8205 | | X | | | | 2006-2007 diagnoses. Unaware of the claim; no reason to believe exposed to a Tronox chemical, filed as soon as he heard about the process. Supplement at docket #8205. Complains about publication in WSJ but publication notice also appeared in the Columbus Commercial Dispatch and in two other newspapers in Mississippi. No explanation of many years' delay after the bar date before claim was filed. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4603 | TRO888659FTC | 12/24/2015 | Lyons, Willie | Willie Lyons | 4227 | | X | X | | | | 1979/1980 diagnoses. Unaware exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4604 | TRO887425FTC | Unknown | Howard, Larry | Willie M. Howard | 7281 | 7383 | X | X | | | | Not included in Trust's summary. 2002 diagnosis; the injured party died in 2007; rep says did not file because at an early age the injured party was getting treatment for something else. A duplicate motion filed at docket # 7383. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4605 | TRO880770FTC | 12/4/2015 | Frazier, Willie Mae | Willie Mae Frazier | 4399 | | X | X | | | | 1978 diagnosis. Says she did file but may be referring to her late claim and not to a claim before bar date. Says each time she filed, the papers were sent back. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4606 | TRO884378FTC | 11/25/2015 | Gould, Willie Mae | Willie Mae Gould | 3615 | 8350 | X | X | | | | Health problems date to 1992. Says did not receive any mail or contact concerning a deadline to file. A supplement filed at docket #8350, hand-written letter - says filed so much paperwork already and can't understand why the church got so much when they lived in the same area. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4607 | TRO880814FTC | 12/4/2015 | Nabors, Willie Mae | Willie Mae Nabors | 5061 | 9303 | X | X | | | | Says was unaware of claims process and that could file a claim. A supplemental letter filed at docket #9303 complaining about the process. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Attachments show that all diagnoses pre-dated 2006, claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4608 | TRO890179FTC | Unknown | McGregory, Willie | Willie McGregor | 8317 | | X | X | | | | Not included in Trust's summary. Diagnoses 1983, 1989, 1992; unaware of the bar date; due process rights violated because did not have any information on filing a claim prior to the bar date; unaware exposed to toxic chemicals; had moved from Columbus, MS and was not living in the area when the ads were posted and did not have adequate notice. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant. Publication notices complied with due process for the reasons stated in the accompanying Decision. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4609 | TRO892561FTC | 2/23/2016 | Miner, Willie | Willie Minor | 7739 | | X | X | | | | 1950 diagnosis; former resident of Columbus, MS; did not know that claim existed; no knowledge of this or the deadline until notified by relatives. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4610 | TRO894102FTC | 3/2/2016 | Moody, Willie | Willie Moody | 4683 | 8151 | | X | | | X | | The motion at docket # 4683 is by Willie Moody [TRO894102FTC]. A different motion by a person named Willie Moody [TRO891159FTC] is at docket #5042. In the motion at docket 4683, Mr. Moody says his symptoms and diagnosis were in 2012-2013, after the bar date. However, he also says that he previously filed with the Colom law firm in 2007, says that he filed ten years ago but the Tronox/Kerr McGee froze an account at Bank First. Appears to be referring to a claim in a prior class action, but details are not clear. A supplement filed at docket # 8151, it is merely a copy of the certificate of service filed by the Trust. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4611 | TRO891159FTC | 2/23/2016 | Moody, Willie | Willie Moody | 5042 | | X | X | | | X | | There is also a motion at docket #4683 for a different Willie Moody; the motion at docket #5042 alleges diagnoses in 2000, 2009, 2012 and symptoms as early as 1970; says was not aware of deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect as to claims based on conditions diagnosed before the bar date. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4612 | TRO892801FTC | 2/23/2016 | O'Neal, Willie | Willie O'Neal | 7713 | | X | X | | | | | Diagnosis 2001-2002; says was totally unaware could file a claim. Trustee contends the motion was untimely but it will be accepted based on the postmark date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4613 | TRO898584FTC | 6/27/2016 | Pierce, Willie | Willie Pierce | 6031 | | | X | | | X | Alleges a series of post-bar date diagnoses; says rejected an offer from the Trust; standard form language as to reasons for not filing (not aware, did not see public notice, called 800 number and was told to file a claim). No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4614 | TRO892034FTC | 2/23/2016 | Prude, Willie | Willie Prude | 5310 | | | X | | | | 2005 symptoms, no diagnosis date; says he did send his case in time but may be under mistaken belief that late-filed claim was timely. If contends a timely claim was filed that is an issue to be resolved by the Tort Claims Trust, is not a claim based on excusable neglect or lack of due process. No reason stated as to why missed the bar date, no grounds established for relief from the bar date. |
| 4615 | N/a | #N/A | Reece, Willie | Willie Reece | 6806 | | | X | | | X | Merely a Tronox tort claims trust form, not a motion, no request for relief or statement of reasons why relief should be granted. |
| 4616 | TRO891148FTC | 2/23/2016 | Richardson, Willie | Willie Richardson | 6754 | | X | X | | | | 1980 diagnosis; worked "out of town" and did not know of Tronox proceedings. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4617 | TRO889239FTC | 2/23/2016 | Sanders, Willie | Willie Sanders | 5907 | | | X | | | X | Unaware of Tronox bankruptcy; worked for Kerr-McGee but received nothing by mail, did not see anything in newspaper; some minor conditions diagnosed prior to bar date, some major conditions after. Alleges notice was not reasonable but no showing that Tronox had reason to know of claimant's injury, no specific challenge to the publication notices that were approved in 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4618 | TRO896947FTC | Unknown | Spraggins, Willie | Willie Spraggins | 5657 | 4148 | | X | | | X | Not included in Trust's summary. Signature page is at docket # 4148. Says did not know when the case came up in court; symptoms 2014 and provides 2014 medical diagnosis. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| 4619 | TRO888772FTC | 12/30/2015 | Turner, Willie | Willie Turner | 5151 | | X | X | | | | 1975 diagnosis. Did not know and no reason to know exposed to a Tronox product. Claim was time-barred under applicable statute of limitations many years before the Tronox bankruptcy. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4620 | TRO880715FTC | 12/4/2015 | Walker, Willie | Willie Walker | 4091 | 8189 | | X | | | | Diagnoses in 1981, 2004, 2005. Says did not know about it because the name of the company was different, but publication notices (including notice in the Chicago Tribune) listed the prior company names. A supplemental letter filed at docket #8189. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. |
| 4621 | TRO900006FTC | Unknown | Willie Ware | Willie Ware | 3952 | | | X | | X | | Motion not listed on Trust's summary. March 2009 diagnosis. Unaware of deadline. Also a claim for Willie Ware at Docket 3988 (claim TRO901752FTC) that says he was diagnosed in 2010. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4622 | TRO901752FTC | Unknown | Ware, Willie | Willie Ware | 3988 | | | X | | X | | Motion not listed on Trust's summary. See also docket number 3952 for separate claim also by Willie Ware, but with a different claim number (TRO889768FTC). No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4623 | TRO887845FTC | 12/14/2015 | Washington, Willie | Willie Washington | 5026 | 8246 | X | X | | | | 1999 diagnosis; previously filed with atty Bambach; paperwork lost; supplement letter filed at docket # 8246, says filed in a timely manner but appears to be under misimpression that late claim was timely. Prior dealings with attorney show awareness of claim and legal rights. Conduct of counsel is not grounds for relief based on excusable neglect unless counsel's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4624 | TRO880740FTC | 12/4/2015 | Westbrook, Willie | Willie Westbrook | 5768 | | | X | | X | | Unaware of claims process and did not know could file a claim; violation of due process; some conditions prior to bar date, more serious conditions after bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4625 | TRO901990FTC | 9/14/2016 | Williams, Willie | Willie Williams | 6987 | | | X | | X | | 2010 diagnosis; did not know exposed to a Tronox product; medical records not attached. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4626 | TRO900435FTC | 7/25/2016 | Brown, Wilma | Wilma Brown | 7540 | | X | X | | | | Diagnoses 1966, 1992, 2001, 2003; former resident of Columbus, MS; unaware of process until 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4627 | TRO898182FTC | 6/20/2016 | Tumlin, Wilma | Wilma Tumlin | 3731 | 8163 | X | X | | | | Diagnosed 1984, unaware of deadline until it passed. A supplement filed at docket #8163. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4628 | TRO897779FTC | 5/25/2016 | Gerlean, Wilson | Wilson Gerlean | 6534 | | | X | | | | Diagnosed before bar date; did not know about claim process, was not aware; says the form of notice of bar date was deficient on its face but does not say how; says publication notice of bar date not reasonably calculated to provide notice; did not know and no reason to know exposed to a Tronox product; did not think he was required to file a claim by the bar date; was told by atty or someone other than Tronox that he did not have or should not file a claim. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Wrong advice by attorney as to whether claimant had a valid claim is not grounds for relief based on excusable neglect unless the attorney's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4629 | TRO887184FTC | 12/14/2015 | Robinson, Wilson | Wilson Robinson | 6332 | | | X | | | | 2007 diagnosis; says did not hear anything about the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4630 | TRO896677FTC | 4/25/2016 | Wilson, Thullah | Wilson, Thullah | 6167 | | X | X | | | | 2002 diagnosis; no knowledge of claim; unaware of causes of her conditions during the process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4631 | TRO887363FTC | 12/14/2015 | Noland, Winston | Winston Noland | 3335 | 8271 | X | X | | | | Former resident of Columbus, MS. Diagnosed 1993, was out of state, also alleges lawyer was "crooked." A supplemental letter filed at docket #8271. Complaint about lawyer's services is not a basis for excusable neglect or due process relief unless the lawyer's conduct can be excused. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4632 | TRO902419FTC | 9/14/2016 | Rush, Wonda | Wonda Rush | 7060 | | | X | | X | | Says was unaware of a deadline to file; did not have a lawyer and is not usually watching TV and was totally unaware; did not have full details of the lawsuit; says symptoms 2012 and diagnosis 2013. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief from bar date as to a pre-bar date diagnosis. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4633 | TRO894494FTC | 3/2/2016 | Webber, Wright | Wright Webber | 4094 | | | X | | | | 2008 diagnosis. No excuse provided for failure to file by bar date. |
| 4634 | TRO901175FTC | 8/16/2016 | Webb, Wyvonia | Wyvonia Webb | 5540 | | | X | | | | August 2006 diagnosis; did not know about the claim until after the deadline. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4635 | TRO891928FTC | 2/23/2016 | Adams, Xaiver | Xaiver Adams | 5168 | | X | X | | | | Allergies beginning in 2000; unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4636 | TRO885724FTC | 11/25/2015 | Pippins, Xavier | Xavier Pippins | 5171 | | X | X | | | | 1999 diagnosis; unaware of the claims process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4637 | TRO889583FTC | 2/23/2016 | Flowers, Yasmeen | Yasmeen Flowers | 5208 | | | X | | X | | Did not know and was not notified of any legal proceedings against Tronox; all alleged diagnoses were after bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4638 | TRO900121FTC | 7/25/2016 | Bradshaw, Mary | Yoland Sparks | 4372 | | | X | | | | Motion contains no information, just a signature page. |
| 4639 | TRO885576FTC | 11/25/2015 | Foster, Yolanda | Yolanda Foster | 5207 | | | X | | X | | Did not know and not notified of any legal proceedings against Tronox; says diagnosis 2010 and 2011, 2015 for asthma. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4640 | TRO897243FTC | 5/4/2016 | Bailey, Alex | Yolanda Jones | 3478 | | X | X | | | | 1968 diagnosis; injured party died in 1977. Rep says unaware could file claim for deceased relative; did not read an announcement regarding a filing date, nor did she see a deadline date in the news. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge of bar date but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4641 | TRO897820FTC | 5/25/2016 | Jordan, Yolanda | Yolanda Jordan | 5977 | | | X | | | | 2004 diagnosis; place of exposure not clear; unaware of Tronox bankruptcy case. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4642 | TRO895339FTC | 3/24/2016 | Sanders, Yolanda | Yolanda Sanders | 7404 | | X | X | | | | 1974 and 1989 diagnoses; previously filed with Colom law firm in 2002, received compensation but says not enough; says did not receive a letter concerning the bar date, does not read Wall Street Journal and did not see the other publications; says she should not be penalized for the unknown; did not get fair chance to receive notification of bar date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in prior proceeding shows awareness of claim and of legal rights. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4643 | TRO885276FTC | 11/25/2015 | Sherrod, Yolanda | Yolanda Sherrod | 7448 | | | X | | | X | 2010 diagnosis. Standard cut-and-pasted form language as to reasons why missed the bar date. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4644 | Unknown | 2/23/2016 | Smith, Yolanda | Yolanda Smith | 7876 | | X | X | | | | Diagnoses 2002, 2007; previously represented by Colom law firm and received \$2,500, says not sufficient to fairly compensate; unaware of pending litigation in bankruptcy court. Trustee contends the motion was untimely but it will be accepted based on the postmark date. If claim was resolved in a prior proceeding it could no longer be asserted in the Tronox bankruptcy. Participation in Colom action shows awareness of Tronox/Kerr McGee connection to illnesses. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. If claim was not resolved in a prior proceeding then it was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4645 | TRO894106FTC | 3/2/2016 | Jones, Yolander | Yolander Jones | 3762 | | X | X | | | | Diagnoses in 1982, 1997, 2000 and 2007. Says did not see any notice, "since I was not notified I did not think I could file a claim." Unclear as to whether was aware of claims process before bar date. Mistake as to eligibility is not by itself grounds for relief based on excusable neglect or due process. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claims based on pre-2006 diagnoses also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4646 | TRO902955FTC | 10/13/2016 | James, Yonesha | Yonesha James | 5433 | | | | | | X | Minor (12 at bar date); 1999 diagnosis. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4647 | TRO889305FTC | 2/23/2016 | Chandler, Yovonka | Yovonka Chandler | 6504 | | X | X | | | | 2002 diagnosis; says was not aware of her condition being caused by a Tronox tort. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4648 | TRO884958FTC | 11/25/2015 | Jefferson, Ytansa | Ytansa Jefferson | 3491 | | X | X | | | | 2003 diagnosis. Says was unaware of the possibility of receiving a settlement for physical injuries. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Only alleges lack of actual knowledge of claims process, insufficient showing as to elements of excusable neglect, not support a due process claim. Claim also was time-barred under the applicable statute of limitations prior to the Tronox bankruptcy filing. |
| 4649 | TRO888944FTC | Unknown | Lewis, Yulanda Harris | Yulanda Lewis | 7935 | | | X | | X | | Not included in Trust's summary. Signed rejection notice. No motion for relief based on excusable neglect or due process. Disagreement over Trust's review of claim is to be resolved in the Tort Claims Trust dispute resolution procedure. |
| 4650 | TRO902954FTC | 10/13/2016 | Petty, Yulonda | Yulonda Petty | 5439 | | X | X | | X | | Diagnoses in 1989 and 2017; unaware that the area where she lived was affected; did not know exposed to Tronox product. Claim based on 1989 diagnosis was time-barred before the Tronox bankruptcy. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4651 | TRO880232FTC | 12/4/2015 | Karriem, Yusuf | Yusuf Karriem | 3687 | | | | | | X | Diagnosed 2003, recites reasons for not filing by quoting verbatim from the determination notice without elaborating on underlying reasons. Alleges was a child at time of bar date, no explanation as to awareness by parents or guardian or why they did not file a claim. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4652 | TRO885749FTC | 11/25/2015 | Ervin, Yvette | Yvette Ervin | 3465 | | | X | | | | 1981 Diagnosis. Does not provide a reason why claim was not filed. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| 4653 | TRO892625FTC | 2/23/2016 | Bekanich, Yvonne Bley | Yvonne Bley Bekanich | 7384 | | | X | | | | 1983 and 2004 diagnoses; unaware of the Tronox bankruptcy case, was working and staying with relative in another part of PA. Says that he did not receive the Wall Street Journal or any local papers while working in Philadelphia. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of PA starting in 2001. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4654 | TRO888838FTC | 12/30/2015 | Edwards, Yvonne | Yvonne Edwards | 6218 | | | X | | X | | Former resident of Columbus, MS; did not file because was not aware area was affected by chemicals, was not notified to file; says symptoms and diagnosis 2009 (date unclear). Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4655 | TRO912403FTC | 5/30/2017 | Ewing, Yvonne | Yvonne Ewing | 4247 | | X | X | | | | 2005 diagnosis. Says was totally incompetent at bar date, dealing with medical issues that left her unable to care for herself. Claim filed in 2017. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4656 | TRO912463FTC | 5/30/2017 | Norton, Handsol | Yvonne Norton-Ewing | 5495 | | X | X | | | | The injured party died in 2017; diagnosis 1980; rep says that at time of bar date, the injured party was incompetent, suffering from schizophrenia, dementia and other problems; rep says schizophrenia started around 1980 but does not provide medical records; also does not assert or provide medical records of date that dementia started; rep says there wasn't anyone taking care of his affairs until she did so starting in 2013. No support for brother's alleged inability to file a claim or to enlist help of others in doing so. Listed diagnosis is very old (1980). In absence of verification of incapacity the claim was barred under the applicable statute of limitations before the Tronox bankruptcy filing. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |

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| | | | | | | | A | B | C | D | E | |
| 4657 | TRO887620FTC | 12/14/2015 | Mullins, Bessie | Yvonne Robinson | 4567 | | X | X | | | | 1995 diagnosis; rep did not provide excuse; injured party deceased. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4658 | TRO903458FTC | 11/23/2016 | Smith, Yvonne | Yvonne Smith | 7325 | | | X | | | | 2001-2002 diagnoses; did not know about it. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4659 | TRO887140FTC | 12/14/2015 | Yancey, Yvonne | Yvonne Yancey | 3328 | | X | X | | | | Former resident of Columbus, MS. First diagnosed 1984; says "did not know or had no reason to know of any exposure to a Tronox-Kerr-McGee product prior to the claim filing deadline." Moved to CA in 1976. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4660 | Unknown | 12/14/2015 | Dickerson, Lemon | Yvonne Yancey | 3383 | | | X | | | | No claim filed and no grounds for relief set forth; sent a letter asking that any correspondence re: her dead father be sent to her address. |
| 4661 | TRO886135FTC | 12/7/2015 | Johnson, Zachariah | Zachariah Johnson | 3862 | | X | X | | | | Filed in 1999 w. atty William Bambach, says papers were lost. Participation in prior proceeding shows awareness of claim and of legal rights. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless conduct of counsel is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4662 | TRO898685FTC | 6/27/2016 | Larcholey, Zacharias | Zacharias Larcholey | 4617 | | | X | | | | September 2008 diagnosis; says was unaware of bar date. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. |
| 4663 | TRO901843FTC | Unknown | Harris, Zachary Alexander | Zachary A. Harris | 8001 | | | X | | | | Not included in Trust's summary. 1992 diagnosis; place of exposure not clear; no reason provided, only says claim was filed in 2015. Does not allege lack of knowledge of bar date, contains no showing to support relief based on excusable neglect or due process. |

TABLE A - SORTED BY MOTION DOCKET NUMBER

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|------|--------------|----------------------|------------------|-----------------|------------|---------------|---------------------|---|---|---|---|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | | | | | | A | B | C | D | E | |
| 4664 | TR890591FTC | Unknown | Taylor, Zachary | Zachary Taylor | 8043 | | | | | | X | Not included in Trust's summary. Various diagnosis dates, some before bar date and some after; minor and did not know nor was he aware of his options; did not know and had no reason to know exposed to a Tronox product; does not provide reason why a guardian did not file. Will permit supplemental submission to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4665 | TRO894677FTC | 3/23/2016 | Glenn, Zaira | Zaira Glenn | 4115 | | X | X | | | | Former resident of Columbus, MS. 1991 diagnoses. Rep says claimant did not know and nor reason to know exposed to Tronox product. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4666 | TRO886158FTC | 12/7/2015 | Morris, Zandra | Zandra Morris | 3423 | | X | X | | | | 2000 Diagnosis. Was not aware of deadline because she was still gathering all of her information at the time. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and reasons why filed so long after the bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4667 | TRO887685FTC | 12/14/2015 | Shirley, Zaveria | Zaveria Shirley | 6126 | | | X | | | X | Diagnosis and symptoms started in 2015; minor in 2009; moved away and was not aware of the proceedings, unaware exposed to a Tronox product; says "was not given justifiable allowance under the guidance of Colom and Lundy;" discharge of claim was a violation of due process; refers to private meetings in area, minimal details to town. Conduct of Colom and Lundy firm is not grounds for relief based on excusable neglect unless counsel's conduct can be excused, no such excuse has been offered. No pre-bar date diagnosis identified for which relief is sought, therefore no basis for relief based on excusable neglect or due process. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |

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| | | | | | | | A | B | C | D | E | |
| 4668 | TRO887895FTC | 12/14/2015 | Williams, Zelda | Zelda Williams | 5763 | | X | X | | | X | Did not know; misinformed, told that must own property to file claim (that is a reference to an earlier class action on behalf of property damage claimants); says minor issues 1975; major issue Nov. 2009. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4669 | TRO901325FTC | Unknown | Davis, Zenobia | Zenobia Davis | 7523 | | X | X | | | | Not included in Trust's summary. 1998-99 diagnosis; previously filed with the Colom law firm in 2003, was awarded \$500; did not know about the Tronox bankruptcy proceeding; says was a minor; unaware exposed to harmful Tronox product. Claim was resolved in the prior class action and could not be reasserted in the Tronox bankruptcy case. |
| 4670 | TRO886035FTC | 12/7/2015 | Evans, Bobbie | Zerrick Evans | 4295 | | X | X | | | | 1995/2003 diagnoses and symptoms. Deceased 2008; rep says he was minor at time, does not indicate responsible person for estate in 2009 and does not explain why that person or persons did not take action. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim based on 1995 diagnosis also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4671 | TRO898651FTC | 6/27/2016 | Bush, Zettie | Zettie Bush | 5373 | | X | X | | | | 2001 diagnosis; moved out of area; unaware exposed to Tronox product; filed same form letter that says she contacted Garretson and was told a record of her claim was not in the system. She says that she "was not given justifiable allowance under the guidance of Colom and Lundy" Also says that she "should be entitled to fair representation under the Garretson Resolution Group and any other entity." Says violation of due process; refers to private meetings by some claimants who did not give details to others in the community. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 4672 | TRO889898FTC | 2/23/2016 | McEachin, Zinzi | Zinzi McEachin | 6117 | | | X | | X | | Says was not aware of the Tronox bankruptcy claim in 2009; had no knowledge of this before he filed a claim; did not receive a letter or telephone call or learn of anything from media; publication notice of the claims filing deadline was not reasonably calculated to provide notice; did not know and had no reason to know exposed to a Tronox product; discharge of claim a violation of due process; unaware of the process and did not know he could file a claim for himself; says symptoms and diagnosis after bar date. Alleges publication notice was not reasonable but no showing that Tronox had reason to know of claimant, no specific challenge to the publication notices that were approved in 2009. Trust may dispute diagnoses dates, but no pre-bar date diagnosis is alleged for which relief is sought. Any claim as to a condition first diagnosed after the bar date is to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| 4673 | TRO893112FTC | 2/23/2016 | Sherrod, Zipporah | Zipporah Sherrod | 5270 | 8231 | | | | | X | Diagnoses 1992 and 2001; says tried to file in 1998 but they were not accepting claims from children, but that must have been in connection with a prior lawsuit as the bankruptcy case was not filed until 2009; filed supplement at docket # 8231, says unaware health issues were due to Tronox product, but admitted having tried to file with prior class action. Was 17 in 2009. Will permit supplemental submission to verify age at the time of the bar date and to explain reasons why parents or guardians did not file, why claimant waited so many years after the bar date before filing a claim, and whether relief is warranted. |
| 4674 | TRO897690FTC | 5/25/2016 | Hairston, Zoe | Zoe Hairston | 3661 | | X | X | | | | Diagnosed 2004, unaware of deadline until filed in 2016. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |
| 4675 | TRO888627FTC | 12/24/2015 | Webber, Zoe | Zoe Webber | 3953 | | X | X | | | | 1999 diagnosis. Retained William Bombach. Claims mother gave information to attorney but it is lost. Conduct of counsel is not grounds for relief based on excusable neglect or due process unless counsel's conduct is excused. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief based on excusable neglect. Claim also was time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. |

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| | | | | | | | A | B | C | D | E | |
| 4676 | TRO904312FTC | 1/3/2017 | Windham, Zquita | Zquita Windham | 6306 | | X | X | | | X | Various diagnosis dates listed, some before and some after bar date; says had no knowledge that these chemicals and waste were present in the community, did not know one could file a claim against the company; says did not know what conditions stemmed from. Risks of creosote exposure and filings of claims based on the same were the subjects of widespread publicity in the relevant areas of MS starting before 2000. Alleges lack of actual knowledge but no showing as to other relevant factors (including diligence in investigation and pursuit of claims and legal rights, reason why filed so long after bar date), not sufficient for relief as to pre-bar date diagnoses. Claims based on conditions diagnosed before 2006 also were time-barred under the applicable statute of limitations before the Tronox bankruptcy filing. Merits of any claim alleging conditions first diagnosed after the bar date are to be resolved by the Tort Claims Trust under its dispute resolution procedures. |
| | | | | | | TOTAL | 2790 | 4490 | 20 | 1308 | 179 | |