

IN THE SUPREME COURT OF PENNSYLVANIA

No. 24 EAP 2009

COMMONWEALTH OF PENNSYLVANIA,
c/o Office of General Counsel,

Respondent,

v.

JANSSEN PHARMACEUTICA, INC.,
trading as "JANSSEN, LP,"

Petitioner.

BRIEF OF THE NATIONAL PAINT & COATINGS ASSOCIATION, INC.
AS *AMICUS CURIAE* IN SUPPORT OF PETITIONER

**NATIONAL PAINT & COATINGS
ASSOCIATION, INC.**

Thomas J. Graves

Vice President and General Counsel
1500 Rhode Island Avenue, N.W.
Washington, DC 20005
(202) 462-8743

HOLLINGSWORTH LLP

Eric G. Lasker

Lori J. Mininger

Attorney Identification No. 208699
1350 I Street, N.W.
Washington, D.C. 20005
(202) 898-5843

Counsel for *Amicus Curiae* National Paint & Coatings Association, Inc.

Table of Contents

	Page
INTEREST OF THE <i>AMICUS CURIAE</i>	1
STATEMENT OF THE CASE.....	3
INTRODUCTION	3
SUMMARY OF ARGUMENT	6
ARGUMENT	8
I. The Present <i>Parens Patriae</i> Suit Originated as a Brain Child of Private Plaintiff’s Counsel, Not from the Proper Deliberation of the Commonwealth’s In-House Medicaid Fraud Control Unit.	8
II. The Availability of Purported No-Cost Contingent Fee Representation Creates a Moral Hazard That Prevents the Commonwealth From Properly Exercising Its Role as <i>Parens Patriae</i>	10
A. Contingent Fee Agreements Impermissibly Tip the Scale Towards Purported “No Cost” <i>Parens Patriae</i> Litigation.....	14
B. Contingent Fee Agreements Prevent Government Attorneys From Pursuing Properly Balanced Approaches to Address Alleged Public Wrongs.....	16
CONCLUSION.....	25