



---

1995 Decisions

Opinions of the United  
States Court of Appeals  
for the Third Circuit

---

12-18-1995

## Chemetron Corp. v. Jones

Follow this and additional works at: [https://digitalcommons.law.villanova.edu/thirdcircuit\\_1995](https://digitalcommons.law.villanova.edu/thirdcircuit_1995)

---

### Recommended Citation

"Chemetron Corp. v. Jones" (1995). *1995 Decisions*. 311.  
[https://digitalcommons.law.villanova.edu/thirdcircuit\\_1995/311](https://digitalcommons.law.villanova.edu/thirdcircuit_1995/311)

This decision is brought to you for free and open access by the Opinions of the United States Court of Appeals for the Third Circuit at Villanova University Charles Widger School of Law Digital Repository. It has been accepted for inclusion in 1995 Decisions by an authorized administrator of Villanova University Charles Widger School of Law Digital Repository.



UNITED STATES COURT OF APPEALS  
FOR THE THIRD CIRCUIT

No. 94-3371

CHEMETRON CORPORATION

v.

PHYLLIS JASKEY JONES; PAMELA JO SWANSINGER;  
SANDRA JASKEY Hujarski; PATRICIA Hujarski;  
TERESA Hujarski ROSS; JANICE JASKEY BUTVIN;  
FRANK BUTVIN; ROBERT BUTVIN; BRIAN BUTVIN;  
SUSAN BUTVIN; WALTER ANIELSKI; ARLENE VANS;  
YVONNE VANS BEKOSCKE; ANTHONY VANS; GREGORY  
VANS; CAROL SCHULTZ; MARY SHAFFER; BRITTANY  
CULL; STEPHANIE SCHAFFER,

Appellants.

On Appeal from the United States District Court  
for the Western District of Pennsylvania  
(D.C. Civil Action No. 93-cv-01582)

BEFORE: SCIRICA, ROTH and SAROKIN, Circuit Judges

Argued on February 3, 1995

O R D E R

IT IS ORDERED that the slip opinion in the above case,  
filed on December 18, 1995, be amended as follows:

On page 15, line 16, delete the word "known" and  
replace it with the word "unknown". The full

sentence should now read:

For these reasons, we will affirm the district court's rulings that claimants were unknown creditors and that Chemetron's publication notice was sufficient.

/s/ Jane R. Roth  
Circuit Judge

---

Dated: December 21, 1995