



1999 Decisions

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

4-13-1999

Steamfitters Loc 420 v. Philip Morris Inc

Precedential or Non-Precedential:

Docket 98-1426

Follow this and additional works at: http://digitalcommons.law.villanova.edu/thirdcircuit_1999

Recommended Citation

"Steamfitters Loc 420 v. Philip Morris Inc" (1999). *1999 Decisions*. 98.
http://digitalcommons.law.villanova.edu/thirdcircuit_1999/98

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 1999 Decisions by an authorized administrator of Villanova University Charles Widger School of Law Digital Repository. For more information, please contact Benjamin.Carlson@law.villanova.edu.

UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

No. 98-1426

Steamfitters Local Union No. 420 Welfare Fund

v.

Philip Morris, Inc.

Please note the following corrections to the Court's slip opinion issued in the above-entitled appeal on March 29, 1999:

Page 7 On the third firm listing on that page the third attorney should be listed as Teresa Kwong (not Swong), and the firm address for O'Melveny & Meyers, LLP in that listing should be Suite 500 West (not Suite 1500).

In the next firm listing Hugh F. Young, Jr., Esquire should be listed as appearing on behalf of the Product Liability Advisory Council, Inc. (not the Produce Liability Advisory Council).

For the Court,

/s/ P. Douglas Sisk

Clerk

Dated: April 12, 1999

□