

v.

CRYOVAC, INC., et al.,

Defendants

CRYOVAC, INC.,

Third Party
Plaintiff

v.

UNIFIRST CORPORATION,

Third Party
Defendant

UNIFIRST CORPORATION,

Fourth Party
Plaintiff

v.

J. J. RILEY COMPANY and
BEATRICE FOODS COMPANY,

Fourth Party
Defendants

DOCKETED

DOCKETED

CIVIL ACTION
NO. 82-1672-S

MOTION TO AMEND COMPLAINT

The plaintiffs hereby move, pursuant to Rule 15(a) of Federal Rules of Civil Procedure, to amend the pleadings to add John J. Riley, ^{Co.} in its individual corporate capacity, as a defendant and assign as reasons the following:

(169)

5-28-80
E. R. ...
DOCKETED

1. The acquisition of John J. Riley Co. in its individual corporate capacity is a technical adjustment which makes the pleading more precise by clarifying the identities of the defendants alleged in the original complaint;

2. The proposed amendments are substantially included within the issues already framed by the pleadings;

3. Defendants have informed plaintiffs that John J. Riley Co. was sold back to Mr. Riley and that it is no longer a division of Beatrice Foods.

A copy of the pages of the fourth amended complaint which require changes because of this motion are attached.

Dated: April 5, 1985

Respectfully submitted by,



Jan Richard Schlichtmann
SCHLICHTMANN, CONWAY & CROWLEY
171 Milk Street
Boston, MA 02109

(79)