CASTLE A M & CO Form SC 13D/A November 23, 2016 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 13D

(Rule 13d-101)

Information to be Included in Statements Filed Pursuant to Rule 13d-1(a) and Amendments Thereto Filed Pursuant to Rule 13d-2(a)

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

A.M. Castle & Co.

(Name of Issuer)

Common Stock, \$.01 Par Value

(Title of Class of Securities)

148411101

(CUSIP Number)

c/o Joseph T. Ryerson & Son, Inc. 227 W. Monroe, 27th Floor Chicago, Illinois 60606 Attention: Edward J. Lehner President and Chief Executive Officer (312) 292-5000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

(with copies to)

Cristopher Greer, Esq. Russell L. Leaf, Esq. Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019 (212) 728-8000

May 16, 2016

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box:

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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CUSIP
             Page 2 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      EPE, LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE
      OF LEGAL PROCEEDINGS
      IS REQUIRED PURSUANT
5
      TO ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
6
      Delaware
             SOLE VOTING
             POWER
      7
             0
NUMBER
             SHARED VOTING
OF
             POWER
SHARES^8
BENEFICIALLY 1,397,428
OWNED
             SOLE
BY
             DISPOSITIVE
EACH 9
             POWER
REPORTING
PERSON
             0
WITH
             SHARED
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
      PERSON
```

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT
IN ROW (11) EXCLUDES
CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13
4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

oo

^{*} As disclosed by A.M. Castle & Co. in its Form 10-Q for the quarter ended June 30, 2016, filed with the Securities and Exchange Commission on August 9, 2016.

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CUSIP
              Page 3 of 19 Pages
No. 148411101
       NAME OF REPORTING
       PERSON
1
       Joseph T. Ryerson & Son,
       Inc. (as successor-in-interest
       to Ryerson, Inc.)
       CHECK THE
       APPROPRIATE BOX IF A
       MEMBER OF A GROUP
2
       (a)
       (b)
       SEC USE ONLY
3
       SOURCE OF FUNDS
4
       OO
       CHECK IF DISCLOSURE
       OF LEGAL PROCEEDINGS
       IS REQUIRED PURSUANT
5
       TO ITEMS 2(d) or 2(e)
       CITIZENSHIP OR PLACE
       OF ORGANIZATION
6
       Delaware
             SOLE VOTING
             POWER
       7
NUMBER
             SHARED VOTING
OF
             POWER
SHARES<sup>8</sup>
BENEFICIALLY 1,397,428
OWNED
             SOLE
BY
             DISPOSITIVE
EACH 9
             POWER
REPORTING
PERSON
             0
WITH
             SHARED
             DISPOSITIVE
       10
             POWER
             1,397,428
11
       AGGREGATE AMOUNT
       BENEFICIALLY OWNED
       BY EACH REPORTING
```

PERSON

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT
IN ROW (11) EXCLUDES
CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13
4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

CO

^{*} As disclosed by A.M. Castle & Co. in its Form 10-Q for the quarter ended June 30, 2016, filed with the Securities and Exchange Commission on August 9, 2016.

```
PERSON
1
      Ryerson Holding Corporation
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE
      OF LEGAL PROCEEDINGS
      IS REQUIRED PURSUANT
5
      TO ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
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      Delaware
             SOLE VOTING
             POWER
      7
             0
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OF
             POWER
SHARES<sup>8</sup>
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OWNED
             SOLE
BY
             DISPOSITIVE
EACH 9
             POWER
REPORTING
PERSON
             0
WITH
             SHARED
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
      PERSON
```

Page 4 of 19 Pages

NAME OF REPORTING

CUSIP

No. 148411101

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT
IN ROW (11) EXCLUDES
CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*

TYPE OF REPORTING PERSON (SEE

14 INSTRUCTIONS)

CO

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CUSIP
              Page 5 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Capital
      Partners-PF, L.P.
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      OO
      CHECK IF DISCLOSURE
      OF LEGAL PROCEEDINGS
      IS REQUIRED PURSUANT
5
      TO ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
6
      Delaware
             SOLE VOTING
             POWER
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NUMBER
             SHARED VOTING
OF
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BENEFICIALLY 1,397,428
OWNED
             SOLE
BY
             DISPOSITIVE
EACH 9
             POWER
REPORTING
PERSON
             0
WITH
             SHARED
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
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PERSON

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT
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TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

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CUSIP
              Page 6 of 19 Pages
No. 148411101
       NAME OF REPORTING
       PERSON
1
       Platinum Equity Capital
       Partners, L.P.
       CHECK THE
       APPROPRIATE BOX IF A
2
       MEMBER OF A GROUP
       (a)
       (b)
       SEC USE ONLY
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             POWER
EACH 9
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             0
WITH
             SHARED
             DISPOSITIVE
       10
             POWER
             1,397,428
```

11

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT
IN ROW (11) EXCLUDES
CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

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INSTRUCTIONS)

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CUSIP
              Page 7 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Capital
      Partners-A, L.P.
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
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      00
      CHECK IF DISCLOSURE
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      IS REQUIRED PURSUANT
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      OF ORGANIZATION
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             POWER
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NUMBER
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             SOLE
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             DISPOSITIVE
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REPORTING
PERSON
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WITH
             SHARED
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
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BY EACH REPORTING PERSON

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT
IN ROW (11) EXCLUDES
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PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

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CUSIP
              Page 8 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Capital
      Partners-PF II, L.P.
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      OO
      CHECK IF DISCLOSURE
      OF LEGAL PROCEEDINGS
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PERSON
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             SHARED
             DISPOSITIVE
      10
             POWER
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      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
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PERSON

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CUSIP
              Page 9 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Capital
      Partners II, L.P.
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE
      OF LEGAL PROCEEDINGS
      IS REQUIRED PURSUANT
5
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      CITIZENSHIP OR PLACE
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      Delaware
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      BENEFICIALLY OWNED
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PN

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CUSIP
              Page 10 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Capital
      Partners-A II, L.P.
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE OF
      LEGAL PROCEEDINGS IS
      REQUIRED PURSUANT TO
5
      ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
6
      Delaware
             SOLE VOTING
             POWER
      7
             0
NUMBER
             SHARED VOTING
OF
             POWER
SHARES8
BENEFICIALLY
             1,397,428
OWNED
             SOLE DISPOSITIVE
BY
             POWER
EACH 9
REPORTING
             0
PERSON
             SHARED
WITH
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
```

PERSON

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT IN
ROW (11) EXCLUDES
12 CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13
4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

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CUSIP
             Page 11 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Rhombus Principals,
      LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE OF
      LEGAL PROCEEDINGS IS
      REQUIRED PURSUANT TO
5
      ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
6
      Delaware
             SOLE VOTING
             POWER
      7
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NUMBER
             SHARED VOTING
OF
             POWER
SHARES8
BENEFICIALLY
             1,397,428
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BY
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REPORTING
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PERSON
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      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
```

PERSON

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT IN
ROW (11) EXCLUDES
12 CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

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4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

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```
CUSIP
              Page 12 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Partners, LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE OF
      LEGAL PROCEEDINGS IS
      REQUIRED PURSUANT TO
5
      ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
6
      Delaware
             SOLE VOTING
             POWER
             0
NUMBER
             SHARED VOTING
OF
             POWER
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      10
             POWER
             1,397,428
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
11
      PERSON
      1,397,428 (see Item 5)
```

CHECK IF THE
AGGREGATE AMOUNT IN
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INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*

TYPE OF REPORTING PERSON (SEE

INSTRUCTIONS)

OO

14

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```
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Investment
      Holdings, LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      OO
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Page 13 of 19 Pages

CUSIP

1,397,428 (see Item 5) CHECK IF THE AGGREGATE AMOUNT IN **ROW (11) EXCLUDES** 12 CERTAIN SHARES (SEE INSTRUCTIONS)

> PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13 4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)* TYPE OF REPORTING PERSON (SEE 14 INSTRUCTIONS)

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CUSIP
             Page 14 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Partners II,
      LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      00
      CHECK IF DISCLOSURE OF
      LEGAL PROCEEDINGS IS
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NUMBER
             SHARED VOTING
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SHARES8
BENEFICIALLY
             1,397,428
OWNED
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PERSON
             SHARED
WITH
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```
CUSIP
              Page 15 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Platinum Equity Investment
      Holdings II, LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
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      00
      CHECK IF DISCLOSURE OF
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             SOLE VOTING
             POWER
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             Page 16 of 19 Pages
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      NAME OF REPORTING
      PERSON
1
      Platinum Equity, LLC
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
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      SEC USE ONLY
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             SOLE DISPOSITIVE
BY
             POWER
EACH 9
REPORTING
             0
PERSON
             SHARED
WITH
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
      PERSON
```

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT IN
ROW (11) EXCLUDES
12 CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13
4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*
TYPE OF REPORTING PERSON (SEE

14
INSTRUCTIONS)

oo

^{*} As disclosed by A.M. Castle & Co. in its Form 10-Q for the quarter ended June 30, 2016, filed with the Securities and Exchange Commission on August 9, 2016.

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CUSIP
              Page 17 of 19 Pages
No. 148411101
      NAME OF REPORTING
      PERSON
1
      Tom T. Gores
      CHECK THE
      APPROPRIATE BOX IF A
2
      MEMBER OF A GROUP
      (a)
      (b)
      SEC USE ONLY
3
      SOURCE OF FUNDS
4
      OO
      CHECK IF DISCLOSURE OF
      LEGAL PROCEEDINGS IS
      REQUIRED PURSUANT TO
5
      ITEMS 2(d) or 2(e)
      CITIZENSHIP OR PLACE
      OF ORGANIZATION
6
      United States
             SOLE VOTING
             POWER
NUMBER
             SHARED VOTING
OF
             POWER
SHARES8
BENEFICIALLY 1,397,428
OWNED
             SOLE DISPOSITIVE
BY
             POWER
EACH 9
REPORTING
             0
PERSON
             SHARED
WITH
             DISPOSITIVE
      10
             POWER
             1,397,428
11
      AGGREGATE AMOUNT
      BENEFICIALLY OWNED
      BY EACH REPORTING
      PERSON
```

1,397,428 (see Item 5)
CHECK IF THE
AGGREGATE AMOUNT IN
ROW (11) EXCLUDES
12 CERTAIN SHARES (SEE
INSTRUCTIONS)

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13
4.28% (based on 32,642,620 shares of Common Stock outstanding on August 3, 2016)*
TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

IN

* As disclosed by A.M. Castle & Co. in its Form 10-Q for the quarter ended June 30, 2016, filed with the Securities and Exchange Commission on August 9, 2016.

EXPLANATORY NOTE

Pursuant to Rule 13d-1 promulgated under the Act, this Schedule 13D/A (this "Amendment No. 1") supplements and amends the Schedule 13D filed with the Securities and Exchange Commission on August 20, 2012 by the Reporting Persons (the "Original Schedule 13D" and, as amended by this Amendment No. 1, the "Schedule 13D"). This Amendment No. 1 relates to the Common Stock, par value \$0.01 per share (the "Common Stock"), of A.M. Castle & Co., a Maryland Corporation (the "Issuer"). Each Item below amends and supplements the information disclosed under the corresponding Item of the Schedule 13D. Except as specifically provided herein, this Amendment No. 1 does not modify any of the information previously reported in the Original Schedule 13D. Unless otherwise indicated herein, capitalized terms used but not defined in this Amendment No. 1 shall have the same meanings herein as are ascribed to such terms in the Original Schedule 13D. This Amendment No. 1 is being filed solely to report that the Reporting Persons no longer beneficially own more than 5% of the outstanding shares of Common Stock and therefore this Amendment No. 1 constitutes an exit filing for the Reporting Persons.

Item 2. Identity and Background

Items 2(a), (b), (c) and (f) of the Schedule 13D with respect to the directors and executive officers or persons holding equivalent positions (the "Scheduled Persons") of each of the Reporting Persons are hereby amended as follows: Schedule I, with respect to Identity and Background items (2)(a), (b), (c) and (f) of each of the executive officers and directors of the SPV, the Holding Company and the Operating Company, respectively, which information is incorporated by reference into this Item 2, is hereby amended and restated in its entirety as filed with this Amendment No. 1.

Item 5. Interest in Securities of the Issuer.

Items 5(a), (c) and (e) of the Schedule 13D are hereby amended as follows:

- (a) Due to their respective relationships with the SPV and each other, as of the date of this Schedule 13D, the Reporting Persons may be deemed to beneficially own an aggregate of 1,397,428 shares of Common Stock, all of which shares of Common Stock are owned directly by the SPV (the "Shares"). The Shares represent 4.28% of the Common Stock outstanding. Percentages of the Common Stock outstanding reported in this Schedule 13D are calculated based upon the 32,642,620 shares of Common Stock outstanding as of August 3, 2016, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2016, filed by the Company with the Securities and Exchange Commission on August 9, 2016.
- (c) None of the Reporting Persons, nor, to their knowledge, any of the Scheduled Persons, has effected any transaction in Common Stock.
- (e) As of May 16, 2016, the Reporting Persons have ceased to be the beneficial owners of more than five percent (5%) of the Company's issued and outstanding Common Stock.

SIGNATURES

After reasonable inquiry and to the best of each of the undersigned's knowledge and belief, each of the undersigned, severally and not jointly, certifies that the information set forth in this statement is true, complete and correct. Dated: November 22, 2016 EPE, LLC

By: /s/ Erich S.

'Schnaufer

Name: Erich S. Schnaufer Title: Chief Financial Officer

JOSEPH T. RYERSON & SON, INC., as successor-in-interest to Ryerson, Inc.

By: /s/ Erich S. Schnaufer

Name: Erich S. Schnaufer Title: Chief Financial Officer

RYERSON HOLDING CORPORATION

By: /s/ Erich S. Schnaufer

Name: Erich S. Schnaufer Title: Chief Financial Officer

PLATINUM EQUITY CAPITAL PARTNERS-PF, L.P.

By: Platinum Equity Partners, LLC, its general partner

Platinum Equity Investment

By: Holdings, LLC, its senior managing member

By: <u>/s/ Eva M.</u> Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

PLATINUM EQUITY CAPITAL PARTNERS, L.P.

By: Platinum Equity Partners, LLC, its general partner

Platinum Equity Investment

By: Holdings, LLC, its senior managing

member

By: <u>/s/ Eva M.</u>

Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

[Signature Page to Schedule 13D/A]

PLATINUM EQUITY CAPITAL PARTNERS-A, L.P.

By: Platinum Equity Partners, LLC, its general partner

Platinum Equity Investment By: Holdings, LLC, its senior managing member

By: /s/ Eva M.

Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

PLATINUM EQUITY CAPITAL PARTNERS-PF II, L.P.

By: Platinum Equity Partners II, LLC, its general partner

Platinum Equity Investment By: Holdings II, LLC, its senior managing member

By: <u>/s/ Eva M.</u>

Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

PLATINUM EQUITY CAPITAL PARTNERS II, L.P.

By: Platinum Equity Partners II, LLC, its general partner

Platinum Equity Investment By: Holdings II, LLC, its senior managing member

By: /s/ Eva M.

Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

PLATINUM EQUITY CAPITAL PARTNERS-A II, L.P.

By: Platinum Equity Partners II, LLC, its general partner

Platinum Equity Investment By: Holdings II, LLC, its senior managing member

> By: <u>/s/ Eva M.</u> Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

PLATINUM RHOMBUS PRINCIPALS, LLC

By: Platinum Equity Investment Holdings, LLC, its senior managing member

By: <u>/s/ Eva M.</u> Kalawski

Name: Eva M. Kalawski

Title: Vice President & Secretary

[Signature Page to Schedule 13D/A]

$\label{eq:By:By:LLC} \text{By:} \underset{LLC}{\text{PLATINUM EQUITY PARTNERS,}}$

Platinum Equity Investment By: Holdings, LLC, its senior

managing member

By: <u>/s/ Eva M.</u> Kalawski

Name:

Eva M.

Kalawski

Vice

Title: President

&

Secretary

PLATINUM EQUITY INVESTMENT HOLDINGS, LLC

By: <u>/s/ Eva M.</u>

Kalawski

Name: Eva M.

Kalawski

Vice

Title: President

&

Secretary

PLATINUM EQUITY PARTNERS II, LLC

By: Platinum Equity Investment Holdings II, LLC, its senior managing member

By: /s/ Eva M.

Kalawski

Name: Eva M.

Kalawski

Vice

Title: President

&

Secretary

PLATINUM EQUITY INVESTMENT HOLDINGS II, LLC

By: <u>/s/ Eva M.</u>

Kalawski

Name: Eva M.

Kalawski

Vice

Title: President

&

Secretary

PLATINUM EQUITY, LLC

By:/s/ Eva M. Kalawski

Name: Eva M. Kalawski

Title: Executive Vice President,

General Counsel & Secretary

By:/s/ Mary Ann Sigler

Tom T. Gores, by Mary Ann

Name: Sigler,

attorney-in-fact

[Signature Page to Schedule 13D/A]

SCHEDULE I

Set forth below is a list of the directors and executive officers of the Holding Company, the Operating Company and the SPV, setting forth the business address and present principal occupation or employment, and the name and address of any corporation or organization in which such employment is conducted, of each person.

Names and Titles of Holding Company Executive Officers and Directors	Principal Occupation or Employment and Business of Principal Employer	Business or Residence Address; Citizenship 227 W. Monroe St, 27th Fl.
Edward J. Lehner, President & Chief Executive Officer	Executive, Ryerson Holding Corporation	Chicago, IL 60606, U.S.A.
Erich S. Schnaufer, Chief Financial Officer	Executive, Ryerson Holding Corporation	227 W. Monroe St, 27th Fl. Chicago, IL 60606, U.S.A.
Kirk K. Calhoun, Independent Director	Retired	227 W. Monroe St, 27th Fl. Chicago, IL 60606, U.S.A.
Court D. Carruthers, Independent Director	Retired	227 W. Monroe St, 27th Fl. Chicago, IL 60606, Canada
Eva M. Kalawski, Director	Partner, General Counsel and Secretary, Platinum Equity, LLC	360 North Crescent Dr, South Building Beverly Hills, CA 90210, U.S.A.
Jacob T. Kotzubei, Director	Partner, Platinum Equity, LLC	360 North Crescent Dr, South Building Beverly Hills, CA 90210, U.S.A.
Stephen P. Larson, Independent Director	Retired	227 W. Monroe St, 27th Fl. Chicago, IL 60606, U.S.A.
Philip E. Norment, Director	Partner, Platinum Equity, LLC	3 Allied Drive, Suite 109 Dedham, MA 02026, U.S.A.
Mary Ann Sigler, Director	Chief Financial Officer and Chief Compliance Officer, Platinum Equity, LLC	360 North Crescent Dr, South Building Beverly Hills, CA 90210, U.S.A.
Names and Titles of Operating Company Executive Officers and Directors Edward J. Lehner, President & Chief Executive Officer	Principal Occupation or Employment and Business of Principal Employer Executive, Ryerson Holding Corporation	Business or Residence Address; Citizenship 227 W. Monroe St, 27th Fl. Chicago, IL 60606,

U.S.A.

Executive, Ryerson Holding Corporation

Erich S. Schnaufer, Chief Financial Officer

227 W. Monroe St, 27th Fl. Chicago, IL 60606,

U.S.A.

[Schedule I to Schedule 13D/A]

360 North Crescent Dr, South Eva M. Kalawski, Building Director Partner, General Counsel and Secretary, Platinum Equity, Beverly Hills, CA 90210, LLC U.S.A. 360 North Crescent Dr, South Jacob T. Kotzubei, Building Director Partner, Platinum Equity, LLC Beverly Hills, CA 90210, U.S.A. 360 North Crescent Dr, South Mary Ann Sigler, Chief Financial Officer and Chief Compliance Officer, Building Director Platinum Equity, LLC Beverly Hills, CA 90210, U.S.A. Names and Titles of SPV Principal Occupation or Employment and **Business or Residence Executive Officers and Directors Business of Principal Employer** Address; Citizenship Edward J. Lehner, President & Chief 227 W. Monroe St, 27th Fl. **Executive Officer** Executive, Ryerson Holding Corporation Chicago, IL 60606, U.S.A. 227 W. Monroe St. 27th Fl. Erich S. Schnaufer, Chief Financial Executive, Ryerson Holding Corporation Chicago, IL 60606, Officer U.S.A. 227 W. Monroe St, 27th Fl. Attorney, Ryerson Holding Corporation Chicago, IL 60606, Andrea C. Okun, Manager U.S.A. 227 W. Monroe St. 27th Fl. Executive, Ryerson Holding Corporation Chicago, IL 60606, Mark S. Silver, Manager U.S.A.

[Schedule I to Schedule 13D/A]