

U.S. District Court
Southern District of West Virginia - Charleston

Civil Docket for Case Number ## 2:03-cv-02299

Irving, et al v. Bristol-Myers Squibb Company, Inc., et al

Assigned to: Judge Joseph R. Goodwin

Referred to:

Date Filed: 11/3/2003

Filed Date	Doc. #	Docket Text
11/17/2003	1	ORDER Transferring case to the Southern District of West Virginia, with the original record from the Northern District of Mississippi. (ras)
11/17/2003	-	Consolidated Member Case: Lead Case Number: 2:02md1477, In re Serzone Products Liability Litigation. (ras)
7/6/2004	2	MOTION by Don's Pharmacy and Gifts for Substitution of Counsel, substituting Walter T. Johnson, Lynn P. Ladner, and the law firm of Watkins & Eager PLLC as Counsel in place of Robert Stacy, Jr. (mkw)
7/6/2004	3	ORDER ALLOWING SUBSTITUION OF COUNSEL granting deft Don's Pharmacy and Gifts's [2] Motion for Substitution of Counsel; directing that Walter T. Johnson, Lynn P. Ladner and the law firm of Watkins & Eager are substituted as counsel for deft, Don's Pharmacy, in the place of Robert Stacy, Jr. and the firm of Daniel Coker Horton & Bell; Added attorneys Walter T. Johnson and Lynn P. Ladner for Don's Pharmacy and Gifts. . Signed by Judge Joseph R. Goodwin on 7/6/2004. (cc: attys;any unrepresented party) (mkw)
9/9/2005	4	FINAL JUDGMENT ORDER: In accordance with the Memorandum Opinion and Order Approving Settlement and Certifying the Settlement Class (Document No. [296] entered in MDL 2:02-md-1477 on 9/2/2005), the court directs that all claims pending in MDL No. 1477 be DISMISSED with prejudice as to the Class Representatives and members of the Class, save those members of the Class who properly requested exclusion in compliance with this court's orders, without any assessment of costs, with such dismissal subject only to compliance by the parties with the terms and conditions of the Third Amended Settlement Agreement (see Attachments 1 and 2 to Document No. [184] in MDL 2:02-md-1477) as amended by the court's 9/2/2005 Memorandum Opinion and Order, and this Final Order and Judgment. The court FINDS that there is no just reason for delay and therefore directs entry of this Final Judgment as to the Class Representatives and members of the Class, as a final judgment pursuant to Rule 54, F.R.C.P. The court retains exclusive jurisdiction over this action and every aspect of the interpretation, implementation and enforcement of the Settlement. Signed by Judge Joseph R. Goodwin on 9/9/2005. (cc: Clerk, MDL Panel; Pltfs's Liaison Counsel; Deft's Liaison Counsel; published at www.wvsd.uscourts.gov) (jkk)

