## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

#### CHARLESTON DIVISION

IN RE: C.R. BARD, INC., PELVIC REPAIR SYSTEM PRODUCTS LIABILITY LITIGATION

MDL 2187

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THIS DOCUMENT RELATES TO BARD WAVE 5 CASES

#### PRETRIAL ORDER # 244 (Docket Control Order – Wave 5 Cases)

At my request, the parties recently submitted a joint list of the remaining cases in the Bard MDL, MDL 2187, with claims against C. R. Bard, Inc. ("Bard") and other defendants where counsel has at least 20 cases in the Bard MDL. The list included nearly 3,000 cases. I chose several hundred cases naming C. R. Bard, Inc. only for Bard Wave 4 by PTO # 236 (Docket Control Order – Wave 4 Cases). For reasons appearing to the court, I **FIND** that an additional wave is in order. The cases, attached hereto as Exhibit A, will be known as the "Bard Wave 5 cases," and it is **ORDERED** as follows:

# **A. SCHEDULING DEADLINES**. The following deadlines shall apply in the Bard Wave 5 cases:

Plaintiff Fact Sheets.	04/03/2017
Defendant Fact Sheets <sup>1</sup> .	05/03/2017
Deadline for written discovery requests.	06/27/2017
Expert disclosure by plaintiffs.	06/12/2017
Expert disclosure by defendants.	07/12/2017
Expert disclosure for rebuttal purposes.	07/28/2017

<sup>&</sup>lt;sup>1</sup> The parties will in good faith attempt to agree on whether to make any changes to the Defendant Fact Sheet format and if a schedule for further supplementation is necessary that supports and is consistent with the remainder of the schedule herein.

Deposition deadline and close of discovery including corporate discovery	08/11/2017
Filing of Dispositive Motions.	08/31/2017
Response to Dispositive Motions.	09/14/2017
Reply to response to dispositive motions.	09/21/2017
Filing of <i>Daubert</i> motions.	09/07/2017
Responses to Daubert motions.	09/21/2017
Reply to response to <i>Daubert</i> motions.	09/28/2017

1. **Discovery Completion Date.** The last date to complete depositions shall be the "discovery completion date" by which all discovery, including disclosures required by Federal Rule of Civil Procedure 26(a)(1), and (2), but not disclosures required by Federal Rule of Civil Procedure 26(a)(3), shall be completed.

## 2. Limitations on Interrogatories, Requests for Admissions and

**Depositions**. The following limitations apply:

- a. Bard is limited to 10 interrogatories, 10 requests for production of documents, and 10 requests for admission per plaintiff.
- Each plaintiff is limited to 10 interrogatories, 10 requests for production of documents, and 10 requests for admission to Bard.
- c. In each individual member case, no more than 4 treating physicians may be deposed.<sup>2</sup>
- d. Depositions of plaintiff's friends and family members may be taken at any time prior to trial provided the deposition is requested before the discovery completion date.
- e. Depositions of any witness are limited to 3 hours absent agreement of the parties.

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<sup>&</sup>lt;sup>2</sup> To the extent disputes arise regarding the division of time between the parties for the deposition of treating physicians (three hours total absent agreement), I will address those disputes, rather than the assigned Magistrate Judge, Judge Eifert.

- f. The court will consider modifications to the above limitations upon good cause shown.
- 3. **Limitations on Experts.** The following limitations related to experts apply:
  - at issue in Bard Wave 5 cases. However, because the parties have conducted substantial general expert discovery in the bellwether cases and waves prior to this wave, they are cautioned not to engage in duplicative general expert discovery. Instead, the parties should tailor their discovery to the products at issue in the Bard Wave 5 cases (to the extent such discovery is necessary), supplementing any discovery already completed and conducting specific causation discovery for the Bard Wave 5 plaintiffs. In light of the products involved in the Bard Wave 5 cases, the likelihood of overlap in expert opinion from one case to another (except as to specific causation) and the need to streamline discovery in these cases, each side is limited to no more than five (5) experts per case (exclusive of treating physicians). It is the court's expectation that these experts will overlap for plaintiffs who have the same product(s), to some extent, if not entirely.
  - b. The parties shall coordinate the depositions of general causation experts.
    Insofar as multiple plaintiffs utilize the same general causation expert or experts, those experts shall be deposed only once on the issue of general causation. As to Bard's experts, plaintiffs are instructed to choose a lead questioner.

- c. The court encourages the coordination of depositions of specific causation experts to the extent there is overlap in the parties' use of specific causation experts for multiple plaintiffs.
- d. The court will consider modifications to the above limitations upon good cause shown.

#### **B.** MOTION PRACTICE.

- 1. *Daubert* Motions. For the filing of *Daubert* motions on general causation issues only, the parties are instructed to file one *Daubert* motion per expert in the main MDL (MDL 2187) instead of the individual member case. Each side may file one response and one reply in the main MDL to each *Daubert* motion.<sup>3</sup> This limitation does not apply to specific causation *Daubert* motions, responses and replies. Specific causation *Daubert* motions, responses and replies must be filed in the individual member cases. To the extent an expert is both a general and specific causation expert, the parties may file a general causation motion in the main MDL 2187 and an individual specific causation motion in an individual member case.
- 2. **Hearings.** Hearing dates for dispositive and *Daubert* motions, if any, will be set at a future status conference.
- 3. **Page Limitations.** The page limitations provided in Local Rule of Civil Procedure 7.1(a)(2) apply to memoranda in support of all dispositive and *Daubert* motions, oppositions, and replies, and the court will not be inclined to grant motions to exceed the page limit.
- 4. **Confidential Documents.** In the past, the court has permitted parties to file placeholder exhibits in support of *Daubert*, dispositive and other motions, responses and replies

<sup>&</sup>lt;sup>3</sup> If parties wish to adopt previous *Daubert* motions on general causation experts, they may so indicate in a filing in the main MDL 2187.

in the place of confidential documents that may be sealed and then, within five days, redact/dedesignate the documents or file a motion to seal. *Moving forward, the court will no longer permit this practice. Parties may no longer file placeholder exhibits.* The court expects leadership counsel for plaintiffs and the Ethicon defendants to resolve issues related to confidential designations well before the filing of motions. Filings containing placeholder exhibits will be struck. In the event there are issues related to sealing of confidential documents that the parties are unable to resolve, they must be brought to the court's attention in a consolidated manner as follows: A consolidated motion to seal is due on or before **July 14, 2017**, any response is due **July 28, 2017** and any reply is due **August 4, 2017**.

5. **Locations of Filings.** With the exception of the general causation *Daubert* motions as outlined above, the parties are reminded that they must file dispositive and *Daubert* motions on specific causation, responses and replies in the applicable member cases only, not in the Bard MDL.

#### C. CASES READY FOR TRANSFER, REMAND OR TRIAL

- 1. Venue Recommendations. By no later than June 12, 2017, the parties shall meet and confer concerning the appropriate venue for each of the cases, and the parties shall file joint venue recommendations in MDL 2187 no later than June 22, 2017. The parties' joint recommendation(s) shall identify the cases about which the recommended venue is in dispute. The court may then request briefing concerning the venue for those cases about which the parties disagree. Each party reserves the right to object to the venue selected by its adversary or the court.
- 2. **Transfer and Remand.** At the conclusion of pre-trial proceedings, the court, pursuant to PTO # 51 and 28 U.S.C. § 1404(a), will transfer each directly-filed case to a federal

district court of proper venue as defined in 28 U.S.C. § 1391. In the alternative, pursuant to PTO # 51 and 28 U.S.C. § 1407, cases that were transferred to this court by the MDL panel shall be remanded for further proceedings to the federal district court from which each such case was initially transferred.<sup>4</sup>

- 3. **Trial Settings.** If a case is to be tried in the United States District Court for the Southern District of West Virginia (either by agreement of the parties or where venue in the Southern District is determined to be proper by the court), the case shall be deemed trial-ready when discovery is completed and the court rules on the parties' pretrial motions. The trial date for cases transferred or remanded to other federal district courts shall be set by the judge to whom the transferred or remanded case is assigned (including the undersigned through intercircuit assignment).
- **COMMON BENEFIT TIME.** I have entered a number of Pretrial Orders related to the eventual recovery of the cost of special services performed and expenses incurred by participating counsel in this and the other MDLs assigned to me. While I have not yet expressed an opinion regarding whether payment of common benefit fees is appropriate, nor will I here, I direct the parties' attention to PTO # 54, and its warning that "[n]o time spent on developing or processing purely individual issues in any case for an individual client (claimant) will be considered or should be submitted, nor will time spent on any unauthorized work." Pretrial Order No. 54, ECF No. 365, ¶ C. The nature of this litigation persuades me that I should inform counsel that at this point in the litigation, where most if not all of the general causation discovery has been completed,

<sup>&</sup>lt;sup>4</sup> As expressly contemplated by PTO # 51, Bard does not waive its right to seek transfer–pursuant to 28 U.S.C. § 1406(a) or any other available ground–of any case to a court of proper venue, regardless of whether that case was transferred to or directly-filed in the Southern District of West Virginia.

it is difficult to envision that any work performed by counsel on individual wave cases would rise

to the level of common benefit work.

The court **DIRECTS** the Clerk to file a copy of this order in 2:10-md-2187 and in the Bard

Wave 5 cases identified in Exhibit A. In cases subsequently filed in this district after 2:17-cv-

01428, a copy of the most recent pretrial order will be provided by the Clerk to counsel appearing

in each new action at the time of filing of the complaint. In cases subsequently removed or

transferred to this court, a copy of the most recent pretrial order will be provided by the Clerk to

counsel appearing in each new action upon removal or transfer. It shall be the responsibility of

the parties to review and abide by all pretrial orders previously entered by the court. The orders

may be accessed through the CM/ECF system or the court's website at www.wvsd.uscourts.gov.

ENTER: March 3, 2017

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE

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NO.	CASE STYLE	CASE NUMBER
1	Lisa Leslie v. C.R. Bard, Inc.	2:13-cv-13614
2	Betty Smallwood v. C.R. Bard, Inc.	2:13-cv-13620
3	Adela Gonzalez v. C.R. Bard, Inc.	2:13-cv-13663
4	Janet Leas v. C.R. Bard, Inc.	2:13-cv-13900
5	Pamela Yancey v. C.R. Bard, Inc.	2:13-cv-13901
6	Erna Pierce v. C.R. Bard, Inc.	2:13-cv-13903
7	Vicki Pate v. C.R. Bard, Inc.	2:13-cv-13904
8	Lina Nus v. C.R. Bard, Inc.	2:13-cv-13905
9	Angeline Kinlaw-Williams v. C.R. Bard, Inc.	2:13-cv-13926
10	Lorie Crouch v. C.R. Bard, Inc.	2:13-cv-14028
11	Lesia Whitaker v. C.R. Bard, Inc.	2:13-cv-14030
12	Dora Epstein v. C.R. Bard, Inc.	2:13-cv-14672
13	Beatrice Williamson-Johnson v. C.R. Bard, Inc.	2:13-cv-14675
14	Debra Doyle v. C.R. Bard, Inc.	2:13-cv-15055
15	Katherine Gliem v. C.R. Bard, Inc.	2:13-cv-15056
16	Peggy Foster v. C.R. Bard, Inc.	2:13-cv-15067
17	Christine Tornenden v. C.R. Bard, Inc.	2:13-cv-15080
18	Christina Acuna v. C.R. Bard, Inc.	2:13-cv-15352
19	Lonna Duffitt v. C.R. Bard, Inc.	2:13-cv-15354
20	Loraine Martin-Murray v. C.R. Bard, Inc.	2:13-cv-15641
21	Monica Eads v. C.R. Bard, Inc.	2:13-cv-15918
22	Risa Pierson v. C.R. Bard, Inc.	2:13-cv-16068
23	Susan Moore v. C.R. Bard, Inc.	2:13-cv-16483
24	Lynn Jester v. C.R. Bard, Inc.	2:13-cv-18843
25	Karen Silva v. C.R. Bard, Inc.	2:13-cv-18852
26	Kellie Westoff v. C.R. Bard, Inc.	2:13-cv-19713
27	Paige Robertson v. C.R. Bard, Inc.	2:13-cv-20235
28	Cheryl Showalter v. C.R. Bard, Inc.	2:13-cv-20236
29	Sharilynn Berlt v. C.R. Bard, Inc.	2:13-cv-20396
30	Stephanie Gonzales v. C.R. Bard, Inc.	2:13-cv-20766
31	Veronica Walton v. C.R. Bard, Inc.	2:13-cv-21345
32	Pastora Cespedes v. C.R. Bard, Inc.	2:13-cv-21538
33	Carol Woods v. C.R. Bard, Inc.	2:13-cv-21713
34	Gina Dailey v. C.R. Bard, Inc.	2:13-cv-21732
35	Emma Clisante-King v. C.R. Bard, Inc.	2:13-cv-23175
36	Darinda McElfresh, et al. v. C.R. Bard, Inc.	2:13-cv-23801
37	Kimberly Nguyen v. C.R. Bard, Inc.	2:13-cv-24323
38	Shirley McClenny v. C.R. Bard, Inc.	2:13-cv-25280
39	Tina Barlar v. C.R. Bard, Inc.	2:13-cv-25316
40	Barbara Goodreau v. C.R. Bard, Inc.	2:13-cv-25321
41	Laura Preston v. C.R. Bard, Inc.	2:13-cv-29271
42	Patty Meador v. C.R. Bard, Inc.	2:13-cv-30030
43	Deborah Spencer v. C.R. Bard, Inc.	2:13-cv-30032

NO.	CASE STYLE	CASE NUMBER
44	Beer, Rebecca v. C. R. Bard, Inc.	2:13-cv-30586
45	Scotland, Elinor v. C. R. Bard, Inc.	2:13-cv-31274
46	Sandra Cooper v. C.R. Bard, Inc.	2:13-cv-31643
47	Karen Brewer v. C.R. Bard, Inc.	2:13-cv-31646
48	Kimm Frew v. C.R. Bard, Inc.	2:13-cv-31652
49	Candy Riddle v. C.R. Bard, Inc.	2:13-cv-33156
50	Tyson, Paula et al v. C. R. Bard, Inc. et	2:13-cv-33991
51	Miller, Minnie v. C. R. Bard, Inc.	2:13-cv-34034
52	Wilder, Lora v. C. R. Bard, Inc.	2:13-cv-34036
53	Shadle, Jen v. C. R. Bard, Inc.	2:14-cv-00047
54	Meredith Cole v. C.R. Bard, Inc.	2:14-cv-01412
55	Walter, Wilma Lucille v. C. R. Bard, Inc.	2:14-cv-01679
56	Strickland, Janet v. C. R. Bard, Inc.	2:14-cv-01696
57	Vincent, Linda v. C. R. Bard, Inc.	2:14-cv-01700
58	Steffensmeier, Jeanne, dec'd. v. C. R. Bard, Inc.	2:14-cv-02542
59	Lori Clanin v. C.R. Bard, Inc.	2:14-cv-03436
60	Lou Kitchen v. C.R. Bard, Inc.	2:14-cv-03439
61	Sharon Busch v. C.R. Bard, Inc.	2:14-cv-05150
62	Thomas, Vanessa et al v. C. R. Bard, Inc.	2:14-cv-05978
63	Merry Williams v. C.R. Bard, Inc.	2:14-cv-09564
64	Geneva Stephens v. C.R. Bard	2:14-cv-10681
65	Kittle, Mary v. C. R. Bard, Inc. and Caldera	2:14-cv-10754
66	Donna Darrow v. C.R. Bard, Inc.	2:14-cv-11138
67	McCarthey, Rita v. C. R. Bard, Inc.	2:14-cv-11363
68	Beneke, Donna et al v. C. R. Bard, Inc.	2:14-cv-11891
69	Heathcock, Sheryl et al v. C. R. Bard, Inc.	2:14-cv-11906
70	Linder, Rachael v. C. R. Bard, Inc.	2:14-cv-11919
71	Hitchcock, Laura et al v. C. R. Bard, Inc.	2:14-cv-12030
72	Tieman, Linda v. C. R. Bard, Inc.	2:14-cv-12152
73	Patricia Pemberton v. C.R. Bard, Inc.	2:14-cv-12262
74	Dressler, Lynn et al v. C. R. Bard, Inc.	2:14-cv-12283
75	Fatteross, Madeline et al v. C. R. Bard, Inc.	2:14-cv-12286
76	Bilbrey, Deborah et al v. C. R. Bard, Inc.	2:14-cv-12426
77	Weilert, Rebecca et al v. C. R. Bard, Inc. et	2:14-cv-12489
78	Gagel, Jolynn v. C. R. Bard, Inc.	2:14-cv-12526
79	Grillo, Gloria v. C. R. Bard, Inc.	2:14-cv-12532
80	Turonek, Gloria et al v. C. R. Bard, Inc. et	2:14-cv-12673
81	Harris, Janice et al v. C. R. Bard, Inc.	2:14-cv-12759
82	Nelson, Joyce v. C. R. Bard, Inc.	2:14-cv-13251
83	Smith, Glenda v. C. R. Bard, Inc.	2:14-cv-13261
84	Mullen, Linda et al v. C. R. Bard, Inc.	2:14-cv-13444
85	Novak, Dawn et al. v. C.R. Bard, Inc.	2:14-cv-13574
86	Levine, Jocelyn v. C. R. Bard, Inc.	2:14-cv-13675

NO.	CASE STYLE	CASE NUMBER
87	Mings, Sharon et al v. C. R. Bard, Inc.	2:14-cv-13682
88	Cortez, Estrellita et al v. C. R. Bard, Inc.	2:14-cv-13922
89	Esquivel, Irma v. C. R. Bard, Inc.	2:14-cv-13934
90	Saundra Brooks v. C.R. Bard, Inc.	2:14-cv-16367
91	Tammy Tagg et al. v. C.R. Bard, Inc.	2:14-cv-16629
92	Christina Jenkins v. C.R. Bard, Inc.	2:14-cv-16697
93	Dawn Tucker et al. v. C. R. Bard, Inc.	2:14-cv-16795
94	Francine Anderson v. C.R. Bard, Inc.	2:14-cv-16823
95	Alma Rodriguez & Gabriel Cuevas v. C.R. Bard, Inc.	2:14-cv-17025
96	Sammie Burton v. C.R. Bard, Inc.	2:14-cv-17354
97	Kathalena Drake v. C.R. Bard, Inc.	2:14-cv-17388
98	Laura Hancock v. C.R. Bard, Inc.	2:14-cv-17391
99	Catherine Young v. C.R. Bard, Inc.	2:14-cv-18018
100	Bailey, Cynthia et al v. C. R. Bard, Inc.	2:14-cv-18139
101	Miller, Mary v. C. R. Bard, Inc.	2:14-cv-18151
102	Peacock, Jill v. C. R. Bard, Inc.	2:14-cv-18154
103	D'Andrea, Catherine et al v. C. R. Bard, Inc. et	2:14-cv-18442
104	Gail McManus v. C.R. Bard, Inc.	2:14-cv-18890
105	Amy Gerwe v. C.R. Bard, Inc.	2:14-cv-19474
106	Dorothy Mathis v. C.R. Bard, Inc.	2:14-cv-19478
107	Teresa Oglesby v. C.R. Bard, Inc.	2:14-cv-19481
108	Cheryl Crossan v. C.R. Bard, Inc.	2:14-cv-19643
109	Jane Gunderman v. C.R. Bard, Inc.	2:14-cv-21507
110	Lena Frizzell v. C.R. Bard, Inc.	2:14-cv-21512
111	Regina Dawn Sanders v. C.R. Bard, Inc.	2:14-cv-21780
112	McCray, Doris v. C.R. Bard, Inc.	2:14-cv-21874
113	Weber, Alicia et al. v. C.R. Bard, Inc.	2:14-cv-22373
114	Carnley, Vikki et al v. C. R. Bard, Inc.	2:14-cv-22823
115	Coles, Nichelle et al v. C. R. Bard, Inc.	2:14-cv-22836
116	Hinklin, Gentle et al v. C. R. Bard, Inc.	2:14-cv-22900
117	Musgrove, Mildred v. C. R. Bard, Inc.	2:14-cv-22961
118	Rajk, Linnie v. C. R. Bard, Inc.	2:14-cv-22966
119	Ross, Kaylee v. C. R. Bard, Inc.	2:14-cv-22970
120	Ruiz-Bernal, Celia et al v. C. R. Bard, Inc.	2:14-cv-22971
121	Armijo, Robin et al v. C. R. Bard, Inc.	2:14-cv-23267
122	Garcia, Lori v. C. R. Bard, Inc.	2:14-cv-23282
123	Hersh, Nancy v. C. R. Bard, Inc.	2:14-cv-23284
124	Blodgett, Billie v. C. R. Bard, Inc.	2:14-cv-23289
125	Czernienko, Tasoula v. C. R. Bard, Inc.	2:14-cv-23290
126	Norgah, Celementina v. C. R. Bard, Inc.	2:14-cv-23292
127	Zielicke, Beth v. C. R. Bard, Inc.	2:14-cv-23298
128	Stewart, Renee v. C. R. Bard, Inc.	2:14-cv-23301
129	Chapman, Constance v. C. R. Bard, Inc.	2:14-cv-23307

NO.	CASE STYLE	CASE NUMBER
130	Neal, Christina et al v. C. R. Bard, Inc.	2:14-cv-23312
131	Mai, Beverly v. C. R. Bard, Inc.	2:14-cv-23314
132	Cox, Clara v. C. R. Bard, Inc.	2:14-cv-23328
133	Banks, Evon v. C. R. Bard, Inc.	2:14-cv-23329
134	Shingler, Ethel v. C. R. Bard, Inc.	2:14-cv-23331
135	Dewitt, C v. C. R. Bard, Inc.	2:14-cv-23333
136	Foushee, Susan v. C. R. Bard, Inc.	2:14-cv-23336
137	Cowick, Mildred et al. v. C. R. Bard, Inc.	2:14-cv-23337
138	Ray, Judy v. C. R. Bard, Inc.	2:14-cv-23339
139	Williams, Marsha v. C. R. Bard, Inc.	2:14-cv-23385
140	Martin, Jane et al v. C. R. Bard, Inc.	2:14-cv-23387
141	Doane, Paige et al v. C. R. Bard, Inc.	2:14-cv-23391
142	Rivera, Mayra et al v. C. R. Bard, Inc.	2:14-cv-23392
143	Peacock, Cheryl et al v. C. R. Bard, Inc.	2:14-cv-23395
144	Rogers, Lisa et al v. C. R. Bard, Inc.	2:14-cv-23396
145	Powell, Kimberly et al v. C. R. Bard, Inc.	2:14-cv-23399
146	Barber, Thelma v. C. R. Bard, Inc. et al	2:14-cv-23401
147	Smith, Dawn v. C. R. Bard, Inc.	2:14-cv-23413
148	Jansson, Mary v. C. R. Bard, Inc.	2:14-cv-23414
149	Raia, Karen et al v. C. R. Bard, Inc.	2:14-cv-23418
150	Smith, Mary et al v. C. R. Bard, Inc. et	2:14-cv-23425
151	Stone, Blanche v. C. R. Bard, Inc.	2:14-cv-23434
152	Upchurch, Diane et al v. C. R. Bard, Inc.	2:14-cv-23436
153	Petrovich, Deborah v. C. R. Bard, Inc.	2:14-cv-23437
154	April Surgenor v. C.R. Bard, Inc.	2:14-cv-23486
155	Brennan Alison v. C.R. Bard, Inc.	2:14-cv-23497
156	Becks, Sharon v. C. R. Bard, Inc.	2:14-cv-23591
157	Juette, Natassa v. C. R. Bard, Inc.	2:14-cv-23627
158	Hinojosa, Ninfa et al v. C. R. Bard, Inc.	2:14-cv-23638
159	Woyak, Lynnette v. C. R. Bard, Inc.	2:14-cv-23693
160	Thornton, Jennifer v. C. R. Bard, Inc.	2:14-cv-24491
161	Sara Warder v. C.R. Bard, Inc.	2:14-cv-24632
162	Sonia Gonzalez v. C.R. Bard, Inc.	2:14-cv-24638
163	Jessica Smith v. C.R. Bard, Inc.	2:14-cv-25083
164	Findley, Angie v. C. R. Bard, Inc.	2:14-cv-26013
165	Michele and Patrick Bruce v. C.R. Bard, Inc.	2:14-cv-26092
166	Splan, Sheri v. C. R. Bard, Inc.	2:14-cv-26252
167	Sharon Case v. C.R. Bard, Inc.	2:14-cv-26372
168	Melinda Ely v. C.R. Bard, Inc.	2:14-cv-26375
169	Bonnie Williams v. C.R. Bard, Inc.	2:14-cv-26383
170	Melissa (Sherry) Mumford v. C.R. Bard, Inc.	2:14-cv-27731
171	Sandra Seedorff v. C.R. Bard, Inc.	2:14-cv-28940
172	Sherry Williams v. C.R. Bard, Inc.	2:14-cv-28941

NO.	CASE STYLE	CASE NUMBER
173	Alicia Smith v. C.R. Bard, Inc.	2:14-cv-28943
174	Jean Barnett v. C.R. Bard, Inc.	2:14-cv-28944
175	Dotson, Bobbie v. C. R. Bard, Inc.	2:14-cv-29690
176	Nelson, Carol v. C. R. Bard, Inc.	2:14-cv-29730
177	Earhart, Beverly et al v. C. R. Bard, Inc.	2:14-cv-29781
178	Lamoreaux, Jessica v. C. R. Bard, Inc.	2:14-cv-29786
179	LePage, Linda, et al v. C. R. Bard, Inc.	2:14-cv-29793
180	Casstevens, Elaine et al v. C. R. Bard, Inc.	2:14-cv-29808
181	Pearson, Angela et al v. C. R. Bard, Inc.	2:14-cv-29833
182	Hart, Bertha v. C. R. Bard, Inc.	2:14-cv-29856
183	Martinez, Elva v. C. R. Bard, Inc.	2:14-cv-29930
184	Rosemond, Louretha v. C. R. Bard, Inc.	2:14-cv-29980
185	Robbins, Ashley et al v. C. R. Bard, Inc.	2:14-cv-29991
186	Nolden, Sandra et al v. C. R. Bard, Inc.	2:14-cv-30039
187	Ouellette, Sharon et al v. C. R. Bard, Inc.	2:14-cv-30046
188	Rector, Shawnda v. C. R. Bard, Inc.	2:14-cv-30055
189	Horn, Jeanne v. C. R. Bard, Inc.	2:14-cv-30138
190	Lytle, Cynthia et al v. C. R. Bard, Inc.	2:14-cv-30199
191	Caskey, Patsy et al v. C. R. Bard, Inc.	2:14-cv-30226
192	Mace, Rebecca et al v. C. R. Bard, Inc.	2:14-cv-30239
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249	Madeline Bosco v. C.R. Bard	2:15-cv-13547
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252	Sherry Ellis v. C.R. Bard	2:15-cv-13552
253	Lela Rogers v. C.R. Bard	2:15-cv-13600
254	Carter, Ruth v. C. R. Bard, Inc.	2:15-cv-13662
255	Hurley, Ann v. C. R. Bard, Inc.	2:15-cv-13667
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297	Barbet Dennis v. C.R. Bard, et al.	2:16-cv-10815
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299	Kathy Fitzpatrick v. C. R. Bard, et al.	2:16-cv-10817
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