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

CHARLESTON DIVISION

IN RE: AMERICAN MEDICAL SYSTEMS, INC.

PELVIC REPAIR SYSTEM PRODUCTS

LIABILITY LITIGATION

THIS DOCUMENT RELATES TO ALL CASES

PRETRIAL ORDER # 279

(Order re: Diligent Completion of Settlements)

The vast majority of cases filed in MDLs 2187, 2325, 2326, 2327 and 2387 have been

settled subject to the terms of Master Settlement Agreements entered into by plaintiff's counsel

and defendants. As is common in all multidistrict litigation, those agreements trigger necessary

communications between lawyers and their individual clients as well as final resolution of third-

party claims among other requirements. This court is keenly aware that the processes that follow

a Master Settlement Agreement require some reasonable period of time. That said, the court notes

that what is a reasonable amount of time assumes the diligence of plaintiff's counsel.

The court is satisfied that leadership counsel have worked diligently to assist and expedite

the completion of settlements. Nevertheless, daily monitoring of the status of cases led the court

to conclude months ago that a minority of plaintiff's lawyers were not devoting the necessary

resources to bring these individual cases to a conclusion for their clients. The court found it

necessary to enter orders that, put plainly, force lawyers to act in a reasonably expeditious manner

to complete settlements, or in default of such actions, to prepare to try such cases in short order.

Those orders were also addressed to defense counsel as some unjustified delays could be attributed

to their inattention.

MDL No. 2325

It has come to the court's attention that a few lawyers now blame other parties and the

court for their own delays. Again, ethical considerations remind counsel that "reasonable diligence

does not require the use of offensive tactics or preclude the treating of all persons involved in the

legal process with courtesy and respect." MODEL RULES OF PROF'L CONDUCT r. 1.3 cmt. (AM.

BAR ASS'N 2018).

Counsel are once again reminded of their ethical obligations to "act with reasonable

diligence and promptness in representing" their clients. Id. Unreasonable delays undermine

client's confidence in counsel and in the legal process. The court expects and ORDERS each

counsel to promptly and competently conclude their settlements.

The court **DIRECTS** the Clerk to file a copy of this order in 2:12-md-2325. 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: April 29, 2019

JOSEPH R. GOODWIN

UNITED STATES DISTRICT JUDGE

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