

DRINKER BIDDLE & REATH LLP  
 A Pennsylvania Limited Liability Partnership  
 500 Campus Drive  
 Florham Park, New Jersey 07932-1047  
 (973) 360-1100  
 Attorneys for Defendants  
 Johnson & Johnson and Janssen Pharmaceutica Inc.

-----  
 NANCY W. EVANS, Individually and as  
 Administratrix of the Estate of Phillip R. Evans,  
 Deceased,

Plaintiff,

v.

JOHNSON & JOHNSON and JANSSEN  
 PHARMACEUTICA INC.

Defendants.

SUPERIOR COURT OF NEW JERSEY  
 LAW DIVISION: MIDDLESEX COUNTY  
 DOCKET NUMBER MID-L-10320-01 MT

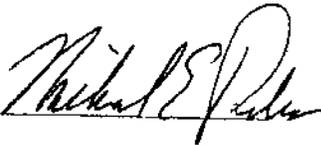
CIVIL ACTION

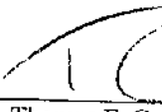
STIPULATION OF DISMISSAL  
 WITH PREJUDICE

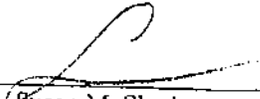
It is hereby stipulated and agreed that the above-entitled action having been amicably adjusted by and between the plaintiff(s) and defendants Johnson & Johnson and Janssen Pharmaceutica Inc., this matter be and hereby is dismissed with prejudice and without costs.

WEITZ & LUXENBERG, P.C.  
 Attorneys for Plaintiff,

DRINKER BIDDLE & REATH LLP  
 Attorneys for Defendants,  
 Johnson & Johnson and Janssen Pharmaceutica  
 Inc.

By: 

By:   
 Thomas F. Campion

By:   
 Susan M. Sharko

Dated: 1/14/04

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION: MIDDLESEX COUNTY  
*Mass Tort*

Docket No: L 10320-01 MT

CIVIL ACTION

ORDER OF DISPOSITION

Nancy Evans, Individually and as  
Administratrix of the Estate of Philip R. Evans,  
Deceased  
Plaintiff(s)

vs.

Johnson & Johnson and Janssen  
Pharmaceuticals, Inc.  
Defendant(s)

FILED

JAN 21 2004

JUDGE MARINA CORODEMIUS

IT IS on this 21<sup>st</sup> day of January, 2004

ORDERED that this matter is hereby dismissed/disposed due to the following:

- |  |   |
|--|---|
| <input type="checkbox"/> 04 Partially tried                  | <input type="checkbox"/> 23 Settled before trial  |
| <input type="checkbox"/> 05 Tried to Completion w/jury       | <input type="checkbox"/> 24 Settled while scheduled for trial   |
| <input type="checkbox"/> 07 Tried to Completion w/o jury     | <input type="checkbox"/> 25 Settled while scheduled for Arbitration                                     |
| <input type="checkbox"/> 08 Default                          | <input type="checkbox"/> 26 Settled while scheduled for other CDR                                       |
| <input type="checkbox"/> 09 Summary Judgment                 | <input type="checkbox"/> 27 Settled Friendly Hearing  |
| <input checked="" type="checkbox"/> 10 Dismissed w/prejudice | <input type="checkbox"/> 28 Settled by other CDR  |
| <input type="checkbox"/> 12 Dismissed w/o prejudice          | <input type="checkbox"/> 29 Settled by Conference with Judge  |
| <input type="checkbox"/> 18 Reinstated                       | <input type="checkbox"/> 82 Default Judgment/Proof Hearing<br>Completed                                 |
| <input type="checkbox"/> 30 Voluntary Dismissal              | <input type="checkbox"/> <u>Other - (Specify)</u><br>Settled by conference with Special Master/Mediator |

IT IS FURTHER ORDERED that this dismissal shall apply to any defendant which is in bankruptcy as of the date of this Order on the condition that any party may move to reinstate a claim against such defendants when the bankruptcy stay is lifted.

IT IS FURTHER ORDERED that plaintiff's counsel shall circulate a copy of this Order upon all defendants in this matter within *ten* (10) days of the above date.

  
\_\_\_\_\_  
Marina Corodemius