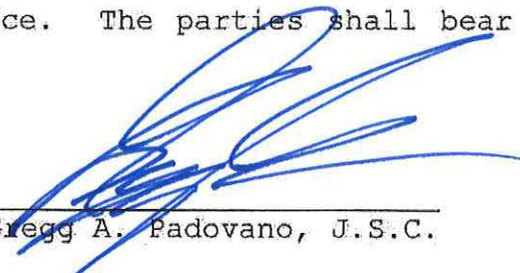


and for good cause shown;

IT IS ON THIS 9TH day of May, 2024;

ORDERED, that this matter and all claims, cross-claims, and third-party claims asserted between and among the parties be and are hereby dismissed without prejudice. The parties shall bear their own fees and costs.



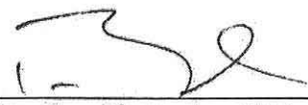
Hon. Gregg A. Padovano, J.S.C.

THE UNDERSIGNED CONSENT TO THE FORM AND ENTRY OF THIS ORDER:

Dismissal without Prejudice as to all Defendants
Mickie D. Potter v. Ethicon, Inc. et al.
Docket No. BER-L-006859-15 MCL

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By: /s/ Kelly S. Crawford¹
Kelly S. Crawford, Esq.

Dated: 5/9/24

Dated: March 10, 2024

¹Pursuant to the New Jersey Supreme Court Omnibus Order on Covid-19 issues entered on March 27, 2020, " The provisions of Rule 1:32-2A(c) and all other Court Rules requiring original signatures on filings are relaxed and supplemented so as to permit electronic signatures to be used in all filing processes temporarily authorized to be used during the COVID-19 crisis, including, but not limited to emergent applications submitted by email and hardcopy submissions in dockets without an approved electronic filing system... "