

**IN THE UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF ARKANSAS  
WESTERN DIVISION**

<b>In re:</b>	:	<b>MDL Docket No. 4:03CV1507-WRW</b>
	:	<b>4:04CV01032-WRW</b>
<b>PREMPRO PRODUCTS LIABILITY LITIGATION</b>	:	
	:	
	:	
<b>STEPHANIE HALL, et al.</b>	:	<b>PLAINTIFFS</b>
	:	
<b>v.</b>	:	
	:	
<b>WYETH, INC., et al.</b>	:	<b>DEFENDANTS</b>

**ORDER**

It has come to my attention that Paragraph (8) of the January 20, 2010, Order should also apply to Ms. Dorothy Jones. Accordingly, the following applies to Plaintiff Dorothy Jones:

(8) Since the parties have indicated that [Dorothy Jones] no longer need[s] to be consolidated in MDL No. 1507 (*e.g.*, all consolidated discovery has been completed in [her case]), if [she] commence new individual actions, [she] must promptly file a statement with that court indicating that [her] case is not appropriate for transfer to MDL No. 1507, because: (1) the plaintiff was previously a party in that multidistrict litigation (specifically, in Case No. 4:04CV01032-WRW); and (2) the presiding judge in MDL No. 1507 determined that the continued inclusion of the plaintiff's claims in the multidistrict litigation was no longer warranted. A copy of this Order must be attached to that statement.<sup>1</sup>

IT IS SO ORDERED this 22nd day of February, 2010.

/s/ Wm. R. Wilson, Jr.  
UNITED STATES DISTRICT JUDGE

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<sup>1</sup>Doc. No. 15.