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U.S. DISTRICT COURT E. DIST. OF ARKANGAS STATE OF MINNESOTA

IN SUPREME COURT

A08-2124

OFFICE OF APPELLATE COURTS

JAN 12 2009

FILED

Rachel Fleeger,

Plaintiff,

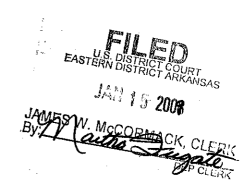
VS.

Wyeth, and its division Wyeth Pharmaceuticals, Inc.,

Defendants,

Greenstone, Ltd.,

Defendant.



ORDER

Based upon all the files, records and proceedings herein,

IT IS HEREBY ORDERED THAT:

1. The question certified to this court by the United States District Court, Eastern District of Arkansas, by order dated December 1, 2008, and filed in this court on December 8, 2008, is accepted pursuant to Minn. Stat. § 480.065 (2006), reformulated as follows:

In a case commenced in Minnesota, does the Minnesota statute of limitations apply to the personal injury claims of a non-Minnesota resident against a defendant not a resident of Minnesota, where the events giving rise to the claims did not occur in Minnesota and took place before August 1, 2004?

Defendants Wyeth, its division Wyeth Pharmaceuticals, Inc., and 2.

Greenstone, Ltd. shall file 12 bound copies and 2 unbound copies and serve on plaintiff

2 copies of their briefs in the above-entitled matter within 30 days of the date of filing of

this order.

3. Plaintiff Rachel Fleeger shall file 12 bound copies and 2 unbound copies

and serve on each defendant 2 copies of her brief within 30 days after service of

defendants' briefs.

Defendants may file and serve reply briefs within 10 days after service of

plaintiff's brief.

5. Briefs shall comply with the requirements specified in Minn. R. Civ. App.

P. 132. Defendants' briefs shall follow the format for briefs of appellants, and plaintiff's

brief shall follow the format for briefs of respondents under the rule.

6. Following completion of briefing, this matter shall be scheduled for oral

argument; the clerk shall notify the parties as to the time and place of hearing.

7. Pursuant to Minn. Stat. § 480.065, subd. 10 (2006), the filing fee of \$500

payable to the Clerk of Appellate Courts shall be payable half by the plaintiff and half by

the defendants.

Dated: January 12, 2009

BY THE COURT:

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Eric J. Magnuson

Chief Justice