1 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 IN RE BEXTRA AND CELEBREX No. MDL 05-01699 CRB 11 MARKETING, SALES PRACTICES **ORDER RE: MOTION TO AND** 12 WITHDRAW AS COUNSEL PRODUCT LIABILITY LITIGATION. 13 14 This document relates to: 15 16 Henry Jones and Others, Individually and on Behalf of the Estate of Helen 17 Bunns, 18 06-3684 CRB 19 20 In light of the motion of the law firm of Michael Hingle and Associates to 21 withdraw as counsel for Plaintiffs Henry Jones and others, individually and on behalf of 22 the estate of Helen Bunns, in the above matter, the Court ORDERS PLAINTIFFS TO 23 SHOW CAUSE as to why Plaintiffs' lawsuit should not be dismissed for a lack of 24 prosecution. See Fed. R. Civ. P. 41. If any Plaintiff wishes to contest the dismissal of 25 Plaintiffs' lawsuit for failure to prosecute, Plaintiff shall notify the Court in writing on or 26 before **December 4, 2009** of the reasons the case should not be dismissed. In particular, 27 if any Plaintiff wishes to proceed with this action, Plaintiff shall advise the Court of the 28

Adams et al v. Pfizer Inc.

Doc. 17

name and address of Plaintiff's new counsel or, if Plaintiff will be representing himself or herself, Plaintiff must advise the Court of Plaintiff's contact information. Plaintiffs are warned that failure to communicate with the Court in writing as set forth above may result in dismissal of their actions with prejudice. Plaintiffs' counsel shall ensure that each Plaintiff receives a copy of this Order. IT IS SO ORDERED. Dated: November 10, 2009 CHARLES R. BREYER UNITED STATES DISTRICT JUDGE G:\CRBALL\2005\1699\showcauseorders\Bunns OSC (3).wpd