

ORDER ACCEPTING JOINT STATUS REPORT 102 AND STIPULATION 101 , APPROVING STIPULATION 101 AND ENTERING THE SAME AS AN ORDER OF THE COURT, DISMISSING CLAIMS AS TO SANOFI S.A. AND AVENTIS PHARMA S.A. AND DISMISSING THEM AS PARTIES TO THIS ACTION WITHOUT PREJUDICE AND CONFORMING THE CAPTION, AND VACATING CERTAIN DEADLINES AS SET BY [86, 87]. The parties to this action have filed a Joint Status Report 102 regarding matters related to jurisdictional discovery as previously ordered by the Court. That Joint Status Report 102 is ACCEPTED by the Court, and pursuant to the request contained therein, the deadlines and processes set by the filings and Order at [86, 87] are hereby VACATED WITHOUT PREJUDICE. The parties have further filed a Stipulation 101 relative to matters related to named Defendants Sanofi S.A. And Aventis Pharma S.A. Based on the Court's consideration of that Stipulation 101 , it and the matters set forth in it are APPROVED and are hereby ENTERED as an Order of this Court. Pursuant to that Stipulation 101 the claims against the named Defendants Sanofi S.A. And Aventis Pharma S.A are DISMISSED WITHOUT PREJUDICE from this action on the terms set out in the Stipulation 101 and each such named Defendant is DISMISSED from this action as a party on the terms set out in the Stipulation 101 and the caption of the action shall be conformed accordingly. The balance of the terms of the Stipulation 101 are hereby ENTERED as an Order of this Court. The Court will set deadlines/processes for the conduct of the Initial Case Management filing/conference process in this action by further Order. Signed by Judge Mark R. Hornak on 3/27/26. Text-only entry; no PDF document will issue. This text-only entry constitutes the Order of the Court or Notice on the matter. (bdb) (Entered: 03/27/2026)