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6 **IN THE UNITED STATES DISTRICT COURT**
7 **FOR THE DISTRICT OF ARIZONA**

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9 IN RE: Bard IVC Filters Products
10 Liability Litigation,

No. MDL 15-02641-PHX-DGC

11 **AMENDED CASE MANAGEMENT**
12 **ORDER NO. 50**

13
14 Pursuant to Case Management Order (“CMO”) No. 49, Plaintiffs’ counsel –
15 Matthews & Associates and Freese & Goss – have filed a final status report identifying
16 cases previously dismissed without prejudice that are now (1) ripe for reinstatement in this
17 MDL and transfer to their home districts, or (2) subject to dismissal with prejudice for
18 failure to prosecute. *See* Docs. 21778, 21967, 22012. The Court will reinstate the
19 dismissed cases listed on Attachment A. *See* Doc. 22012-2.¹ The Court will dismiss the
20 cases listed on Attachment B with prejudice pursuant to Federal Rule of Civil Procedure
21 41(b). *See* Doc. 22012-1.

22 **A. Cases to Be Reinstated.**

23 In December 2020, the parties filed a status report identifying previously dismissed
24 cases that were ripe for reinstatement. Doc. 21750; *see also* Docs. 21740 (CMO 48), 21776
25 (updated status report). A number of cases had been voluntarily dismissed without
26 prejudice and without being settled, the parties having entered into a tolling agreement so

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28 ¹ After reinstatement, the Court will issue a separate order transferring these cases
to appropriate districts for further litigation consistent with the MDL.

1 they could continue settlement discussions outside the confines of this MDL. *See*
2 Doc. 21526 at 1-2. Some Plaintiffs in these cases have since opted out of the proposed
3 settlements. *See id.* Because CMO 42 – which governs the settlement process in this
4 MDL – does not permit cases that have failed to settle to be dismissed from the MDL
5 without prejudice only to be refiled as new cases, the Court concluded that the dismissal
6 orders in these opt-out cases must be vacated and the cases reinstated in the MDL. *See*
7 Docs. 16343, 21527, 2154.

8 In CMO 49, the Court reinstated more than 150 previously dismissed opt-out cases.
9 Doc. 21778 at 2, 21778-1. Counsel have now identified an additional 19 dismissed cases
10 in which the Plaintiffs have opted out of the settlement. Docs. 22012 at 1, 22012-2. Those
11 cases, which are listed on Attachment A, will be reinstated in the MDL and then sent to
12 their home districts for further litigation consistent with the MDL.

13 **B. Cases to Be Dismissed with Prejudice Under Rule 41(b).**

14 On January 27, 2021, a telephonic status hearing was held to address 200 dismissed
15 cases in which the Plaintiffs either cannot be located, are not responding to counsel’s
16 inquiries, are deceased with no known heirs, or had not yet made a decision on the offered
17 settlements. *See* Docs. 21734, 21777. The Court gave counsel until March 15, 2021 to
18 locate, contact, and secure settlement decisions from these Plaintiffs. Doc. 21778 at 2.
19 Counsel agreed that the Court should dismiss with prejudice any cases in which, by
20 March 15, the Plaintiffs or their heirs cannot be located, the Plaintiffs remain
21 nonresponsive, or the Plaintiffs fail to make a settlement decision. *See id.*

22 A telephonic status hearing was held March 19 to discuss counsel’s updated status
23 report. *See* Docs. 21962, 21967. Counsel stated that there remain 129 dismissed cases
24 without settlement decisions. Doc. 21962 at 2. The Court denied counsel’s request for an
25 additional 60 days to locate and obtain settlement decisions from the Plaintiffs in these
26 cases. Doc. 21967 at 1. The Court stood by the March 15 deadline because two years has
27 been ample time to locate the Plaintiffs and give them the opportunity to accept or opt out
28 of the settlement. *Id.*

1 Counsel have now filed a status report identifying the cases in which the Plaintiffs
 2 or their heirs still cannot be located or where the Plaintiffs remain nonresponsive to
 3 counsel’s inquiries. Doc. 22012 at 1, 22012-1. Pursuant to Rule 41(b), the Court will
 4 dismiss these cases with prejudice for failure to prosecute.

5 Rule 41(b) authorizes the Court to dismiss a case where the plaintiff “fails to
 6 prosecute or to comply with these rules or a court order.” The Ninth Circuit has developed
 7 a five-part test to determine whether a dismissal sanction is appropriate: “(1) the
 8 public’s interest in expeditious resolution of litigation; (2) the court’s need to manage its
 9 docket; (3) the risk of prejudice to the defendants; (4) the public policy favoring
 10 disposition of cases on their merits; and (5) the availability of less drastic sanctions.”
 11 *In re Phenylpropanolamine (PPA) Prods. Liab. Litig.*, 460 F.3d 1217, 1226 (9th Cir. 2006)
 12 (citations omitted). “These factors are ‘not a series of conditions precedent before the judge
 13 can do anything,’ but a ‘way for a district judge to think about what to do.’” *Id.* (quoting
 14 *Valley Eng’rs, Inc. v. Elec. Eng’g Co.*, 158 F.3d 1051, 1057 (9th Cir. 1998)).

15 **1. Expeditious Resolution of Litigation.**

16 “As the first of the Federal Rules of Civil Procedure reflects, the public has an
 17 overriding interest in securing ‘the just, speedy, and inexpensive determination of every
 18 action.’” *Id.* at 1227 (quoting Fed. R. Civ. P. 1).² “Orderly and expeditious resolution of
 19 disputes is of great importance to the rule of law. By the same token, delay in reaching
 20 the merits, whether by way of settlement or adjudication, is costly in money, memory,
 21 manageability, and confidence in the process.” *Id.*

22 More than two years ago – on March 21, 2019 – the Court accepted the parties’
 23 proposed settlement schedule and advised them that the Court “does not intend to delay
 24 remand or transfer of MDL cases after a reasonable opportunity to settle.” Doc. 16343 at 5
 25 (CMO 42). The Court set a stipulated dismissal deadline of May 1, 2020 for settled cases.

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 28 ² There is no MDL exception to Rule 1. Indeed, Congress has directed MDL judges
 “to promote the just and efficient conduct of such actions.” 28 U.S.C. § 1407(a).

1 *Id.* at 7. The Court later extended the May 1 deadline to November 2, 2020, and then again
2 to March 15, 2021. Docs. 21518, 21740.

3 The Plaintiffs identified in counsel’s status report have had ample time to either
4 accept or opt out of the settlement. The failure to make a timely settlement decision has
5 prevented the expeditious resolution of their cases. This factor weighs in favor of dismissal
6 under Rule 41(b). *See Phenylpropanolamine*, 460 F.3d at 1234 (affirming a dismissal
7 sanction where the district court had “observed that many of the cases subject to its
8 dismissal order had been pending for close to, or over, a year without forward movement,
9 and that such lack of diligence does not serve the public interest in expeditious resolution
10 of litigation”).

11 **2. Docket Management.**

12 “A district judge charged with the responsibility of ‘just and efficient conduct’ of
13 the multiplicity of actions in an MDL proceeding must have discretion to manage them that
14 is commensurate with the task. The task is enormous, for the court must figure out a way
15 to move thousands of cases toward resolution on the merits while at the same time
16 respecting their individuality. . . . [T]he district judge must establish schedules with firm
17 cutoff dates if the coordinated cases are to move in a diligent fashion toward resolution by
18 motion, settlement, or trial.” *Id.* at 1231 (citations omitted).

19 The Court closed this MDL to new cases nearly two years ago. Doc. 18079. As
20 noted, the Court initially set a May 1, 2020 deadline for settlement decisions in all pending
21 cases, and later extended the deadline to March 15, 2021. *See* Docs. 16343, 21518, 21740.
22 The time has come to conclude the MDL, and for the remaining non-settled MDL cases to
23 be sent to their home districts for further litigation or to be dismissed with prejudice. *See*
24 Doc. 21740 at 2.

25 **3. Prejudice to Defendants.**

26 A defendant suffers unfair prejudice where the plaintiff “impair[s] the defendant’s
27 ability to go to trial or threaten[s] to interfere with the rightful decision of the case.”
28 *Phenylpropanolamine*, 460 F.3d at 1227. Defendants in this case clearly are prejudiced by

1 Plaintiffs’ failure to make a settlement decision or prosecute their claims. This factor
2 weighs in favor of dismissal.

3 **4. Dispositions on the Merits.**

4 The Ninth Circuit has “often said that the public policy favoring disposition of cases
5 on their merits strongly counsels against dismissal.” *Id.* (citation omitted). But a case that
6 “is stalled or unreasonably delayed by a party’s failure to [prosecute] cannot move forward
7 toward resolution on the merits.” *Id.* Thus, this factor “lends little support” to Plaintiffs –
8 “whose responsibility it is to move [their cases] toward disposition on the merits but whose
9 conduct impedes progress in that direction.” *Id.*; *see also id.* at 1234 (“[In an MDL]
10 proceeding such as this, where the plaintiffs themselves prevent their cases from moving
11 forward, the public policy favoring resolution on the merits cannot weigh much, if at all,
12 in their favor.”).

13 **5. Availability of Less Drastic Sanctions.**

14 In CMO 42, the Court expressed serious concerns about MDL cases being dismissed
15 without prejudice and with the prospect of later being refiled as new cases. Doc. 21527
16 at 2. First, if an MDL case is dismissed without prejudice and the Plaintiff files a new
17 case later, the new case will not have been part of this MDL and the Court’s and parties’
18 extensive work on common issues will not be law of the case. Nor will the judge in the
19 new case have the benefit of the lengthy explanatory order prepared by the Court about the
20 MDL or the designation of records prepared by the parties. *See, e.g.*, Doc. 19899. Second,
21 the Court made clear in CMO 42 that it required the parties to achieve settlement or face
22 remand or transfer, but the parties sought instead to avoid the Court’s requirement by
23 dismissing cases without settlement and without prejudice to refiling under a tolling
24 agreement.

25 The Court has concluded that the cases in which the Plaintiffs have been
26 nonresponsive or where they or their heirs cannot be located should be dismissed with
27 prejudice. *See* Docs. 21778, 21967. Plaintiffs’ counsel have agreed to dismissals with
28 prejudice in these cases. *See* Doc. 21778 at 2.

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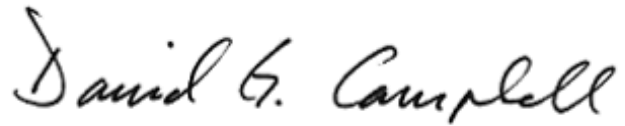
6. Rule 41(b) Summary.

The first three factors for determining whether a dismissal sanction is appropriate – expeditious resolution of the litigation, the Court’s need to manage its docket, and prejudice to Defendants – weigh in favor of dismissal. *See Taylor v. Wal-Mart Corp.*, No. CV14-1034-PHX-DGC, 2014 WL 3864541, at *1 (D. Ariz. Aug. 6, 2014) (“[T]he first, second, and third factors favor dismissal. Plaintiff’s failures to . . . communicate[] or obey court deadlines . . . prevent the case from proceeding in the foreseeable future.”). The fourth factor – the policy favoring disposition of the cases on the merits – weighs only slightly, if at all, against a dismissal sanction because the cases cannot be resolved on the merits where the Plaintiffs have failed to prosecute their claims. With respect to the fifth factor, the Court finds that dismissal with prejudice is the only justifiable sanction for the Plaintiffs’ failure to prosecute. *See Taylor v. United States*, No. CV-09-2393-PHX-DGC, 2010 WL 2836953, at *1 (D. Ariz. July 19, 2010) (dismissing case with prejudice given that “additional extensions of time would likely elicit the same lack of response” from the plaintiff).

IT IS ORDERED:

1. The dismissal orders in the cases listed on Attachment A are **vacated** (*see* Doc. 22012-2). The Clerk is directed to **reinstate** each case in this MDL.
2. The cases listed on Attachment B (*see* Doc. 22012-1) are **dismissed with prejudice**.

Dated this 15th day of April, 2021.



David G. Campbell
Senior United States District Judge

In Re Bard IVC Filter Products Liability Litigation, No. MDL 15-2641**CASE MANAGEMENT ORDER NO. 50****Attachment A(Amended) – Cases To Be Reinstated and Transferred****(April 15, 2021)**

Plaintiff	Current Case Number	Transferee Court
Trammell, Joseph	2:19-cv-03782-PHX-DGC	Ark. E.D.
Dominguez, Dora	2:18-cv-01488-PHX-DGC	Cal. C.D.
Wetzel, David J.	2:19-cv-03719-PHX-DGC	Cal. C.D.
Johnson, Janice L.	2:16-cv-03899-PHX-DGC	Cal. E.D.
Vincent, Patrick E.	2:18-cv-03807-PHX-DGC	Fla. M.D.
Barrett, Lori	2:17-cv-04481-PHX-DGC	Iowa
Przykucki, Robert	2:19-cv-03736-PHX-DGC	Mich. E.D.
Lashley, Ken	2:18-cv-01646-PHX-DGC	Mo. E.D.
Powell, Mylus	2:19-cv-04072-PHX-DGC	Mo. E.D.
Miller, Linda	2:17-cv-00370-PHX-DGC	Mo. W.D.
Braden, Kevin	2:17-cv-00047-PHX-DGC	Mont.
Narayan, Ashwin A.	2:16-cv-00617-PHX-DGC	Ohio S.D.
Dobson, Delores	2:17-cv-04311-PHX-DGC	Okla. N.D.
Janes, Debora L.	2:16-cv-03901-PHX-DGC	S.D.
Schaaf, Julie A.	2:18-cv-03784-PHX-DGC	Tenn. W.D.
Stansell, Jason	2:17-cv-01079-PHX-DGC	Tex. E.D.
Langley, Shana	2:19-cv-03765-PHX-DGC	Va. E.D.
Weatherford, Garry	2:19-cv-03779-PHX-DGC	Va. W.D.

In Re Bard IVC Filter Products Liability Litigation, No. MDL 15-2641**CASE MANAGEMENT ORDER NO. 50****Attachment B – Cases To Be Dismissed With Prejudice****(April 14, 2021)**

Billy C. Adams	CV18-03355-PHX-DGC
Jacqueline Z. Allen	CV18-02840-PHX-DGC
Sandra Andrus	CV18-04549-PHX-DGC
Luanne K. Aviles	CV19-00621-PHX-DGC
Gary Barber	CV17-04064-PHX-DGC
William H. Blake	CV17-04309-PHX-DGC
Michelle M. Blythe	CV18-04335-PHX-DGC
Eugene Bowski	CV17-04174-PHX-DGC
Margaret Brazeale	CV16-03789-PHX-DGC
Bobbie E. Brechbill as PR for Donald E. Brechbill	CV19-00654-PHX-DGC
Don Brenner	CV18-00105-PHX-DGC
Tamesha Brooks	CV17-03170-PHX-DGC
Cheryl Brown	CV17-03672-PHX-DGC
Dena Brumfield	CV17-00416-PHX-DGC
Merloren V. Butts	CV17-03257-PHX-DGC
James D. Byirt	CV17-03716-PHX-DGC
Gibson A. Cameron, III	CV19-02445-PHX-DGC
Nellie Campbell	CV17-04191-PHX-DGC
John Carter	CV17-03635-PHX-DGC
Ronald Coleman	CV18-03530-PHX-DGC
David Cox	CV18-01859-PHX-DGC
Jeffrey Curtis	CV18-00101-PHX-DGC
Christopher W. Cusak	CV18-04472-PHX-DGC
George Davis	CV18-04507-PHX-DGC
James Davis, Jr.	CV19-00810-PHX-DGC
Kimberly A. Davis	CV18-04625-PHX-DGC
Anthony Deanda	CV17-04254-PHX-DGC
Gisela B. Deason	CV19-00631-PHX-DGC
Brad V. DeMeere	CV18-03539-PHX-DGC
Ben Dickerson, Jr.	CV17-01244-PHX-DGC
Michelle Draper as PR for Stacy Draper	CV17-02646-PHX-DGC
Veronda J. Dunlap	CV17-03333-PHX-DGC
Steven Dyson	CV17-02811-PHX-DGC
Gordon Eric Edelmann	CV16-03163-PHX-DGC
Vincent M. Fazio	CV19-01031-PHX-DGC
Linda Foote	CV18-03647-PHX-DGC
Steve Frey	CV17-04144-PHX-DGC

In Re Bard IVC Filter Products Liability Litigation, No. MDL 15-2641**CASE MANAGEMENT ORDER NO. 50****Attachment B – Cases To Be Dismissed With Prejudice****(April 14, 2021)**

Hilda Garcia	CV18-03707-PHX-DGC
Shacora R. Gardner-Chasen	CV19-00637-PHX-DGC
Marie Gaston-Jefferson	CV19-02973-PHX-DGC
Jerri L. Gordon	CV19-03008-PHX-DGC
Veronica Gordon	CV16-02056-PHX-DGC
Louise Greene	CV17-00011-PHX-DGC
Jacqueline Hamilton	CV16-01885-PHX-DGC
Shrell Harris	CV17-04190-PHX-DGC
Susan Hobbs	CV17-04178-PHX-DGC
Dover Jackson	CV18-01607-PHX-DGC
Lisa Jenks	CV19-02475-PHX-DGC
Sheliba Jiles	CV19-00470-PHX-DGC
Clifford Jones	CV17-03846-PHX-DGC
Andera King	CV19-04007-PHX-DGC
Pierre J. Lacroze	CV17-03020-PHX-DGC
Michael Lance	CV16-03395-PHX-DGC
Timothy Leanier	CV19-02654-PHX-DGC
Anthony B. Lewis	CV17-03595-PHX-DGC
Benjamin Lewis	CV17-01279-PHX-DGC
Matthew W. Lightbody	CV18-04486-PHX-DGC
Carmen Madrid	CV19-00112-PHX-DGC
Diane Makosky	CV19-03206-PHX-DGC
Richard G. Man	CV17-03258-PHX-DGC
Doris A. Martin	CV18-03704-PHX-DGC
Robin Meininger	CV19-04012-PHX-DGC
Michael Melton	CV19-02454-PHX-DGC
Michelle K. Messner	CV18-04581-PHX-DGC
Michael Miller and Judie Miller	CV18-02195-PHX-DGC
Maria Muniz and Jose Perez	CV16-02088-PHX-DGC
Mildred Myers	CV18-04448-PHX-DGC
Ray W. Neal	CV17-01162-PHX-DGC
JoAnn E. Neff and William Neff	CV17-01165-PHX-DGC
Marianne Nissen	CV17-03622-PHX-DGC
Carol S. Perella	CV19-00665-PHX-DGC
Karla Powell-Barbosa	CV17-02695-PHX-DGC
Brent A. Query	CV17-03673-PHX-DGC
Natalia A. Rebollo	CV17-03791-PHX-DGC

In Re Bard IVC Filter Products Liability Litigation, No. MDL 15-2641**CASE MANAGEMENT ORDER NO. 50****Attachment B – Cases To Be Dismissed With Prejudice****(April 14, 2021)**

Joe Reed	CV19-01965-PHX-DGC
Lisa Reynolds	CV19-04075-PHX-DGC
Schwann Richardson	CV17-04267-PHX-DGC
Fiordalisa Salcedo	CV17-00621-PHX-DGC
Jered J. Salmon	CV16-00196-PHX-DGC
Edward Scott	CV19-00065-PHX-DGC
Ardelia Sellars	CV19-01928-PHX-DGC
Margie W. Shaw	CV18-01782-PHX-DGC
Norman Shedd	CV18-04049-PHX-DGC
James Singleton	CV18-03945-PHX-DGC
Brandi Sitar	CV17-03848-PHX-DGC
Christopher R. Smith	CV17-04185-PHX-DGC
Helen Douglas Smith	CV16-04124-PHX-DGC
Lisann St. Clair	CV19-03108-PHX-DGC
Amy Stokes	CV19-02451-PHX-DGC
Kristina Strickland	CV18-03802-PHX-DGC
Aaron Sydnor	CV17-00233-PHX-DGC
Michael Taylor	CV17-02987-PHX-DGC
Ella M. Tervasi	CV18-04416-PHX-DGC
Stephen E. Tessier	CV17-04365-PHX-DGC
Felicia Thomas	CV19-00325-PHX-DGC
Nicole Thomas	CV18-00402-PHX-DGC
Rosilyn R. Thomas	CV19-00596-PHX-DGC
Deborah Thompson	CV19-01377-PHX-DGC
Mike H. Thompson	CV18-03890-PHX-DGC
Dudley F. Turpin	CV17-03080-PHX-DGC
Quanita Underwood and Robert Underwood	CV16-00614-PHX-DGC
James Urgo	CV17-04470-PHX-DGC
Michael Van Holt	CV19-04287-PHX-DGC
Linda G. Vargas	CV18-03937-PHX-DGC
Shayla Wadsworth	CV18-02741-PHX-DGC
Anita Wagner	CV19-00862-PHX-DGC
Jamie Wagner as PR for Sally R. Wagner	CV18-03388-PHX-DGC
Paul M. Walker	CV17-04411-PHX-DGC
Cassandra Waller	CV17-04266-PHX-DGC
Jamie Wenger	CV18-00983-PHX-DGC
Antwain Weston	CV18-03852-PHX-DGC

In Re Bard IVC Filter Products Liability Litigation, No. MDL 15-2641

CASE MANAGEMENT ORDER NO. 50

Attachment B – Cases To Be Dismissed With Prejudice

(April 14, 2021)

James D. White	CV18-03788-PHX-DGC
Tonya White Mountain	CV18-01962-PHX-DGC
Nancy Will	CV16-02195-PHX-DGC
Verdia Williams	CV18-03998-PHX-DGC
Cora Williford	CV17-02201-PHX-DGC
Otis Woods	CV17-04677-PHX-DGC
Karen Wysinger	CV17-03921-PHX-DGC
Sidney Young	CV18-04498-PHX-DGC