

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA**

**IN RE: TYLENOL
(ACETAMINOPHEN) MARKETING,
SALES PRACTICES AND
PRODUCTS LIABILITY
LITIGATION**

***THIS DOCUMENT RELATES TO ALL
CASES***

§ **MDL NO. 2436**
§
§ **2:13-md-02436**
§
§ **HON. LAWRENCE F. STENGEL**
§
§

ORDER

AND NOW, this 9th day of March, 2016, upon consideration of defendants' unopposed epistolary request for leave to cross notice limited depositions of experts who have served supplemental reports related to data and documents of the Acute Liver Failure Study Group (ALFSG), it is hereby **ORDERED** that the defendants' request is **GRANTED**. The parties may cross notice depositions for the above mentioned experts in this litigation.¹

BY THE COURT:

/s/Lawrence F. Stengel
LAWRENCE F. STENGEL, J.

¹ I previously denied the defendants' request to take limited depositions for these experts. See Doc. No. 305. However, the timeline for the first bellwether trial in this case has changed since my initial ruling. In parallel New Jersey litigation, limited depositions were permitted. For these reasons, the parties are permitted to cross notice the expert depositions in this litigation, given that this additional discovery will no longer cause delay to the bellwether trial in this MDL.