

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

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

---

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

This Document Relates to:

---

Rana Terry, as Personal Representative  
and Administrator of the Estate of Denice  
Hayes, Deceased,

Plaintiff,

vs.

McNEIL-PPC, Inc., McNeil Consumer  
Healthcare, and Johnson & Johnson, Inc.,

Defendants.

---

Civil Action No. 2:12-cv-07263

**ORDER**

**AND NOW**, this 12<sup>th</sup> day of May, 2016, upon consideration of the plaintiff's epistolary request for leave to file an amended/corrected declaration for Dr. William Lee, it is hereby

**ORDERED** that the motion is **GRANTED**.<sup>1</sup> The plaintiff may file an amended declaration.<sup>2</sup>

BY THE COURT:

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

---

<sup>1</sup> The plaintiff filed the declaration of Dr. Lee, a non-party to this suit, in support of her motion to strike defendants' supplemental expert reports and her response to the defendants' motion to exclude expert opinions regarding the Larson "low dose" ALFSG data. See Doc. No. 200, 201 (under seal). See also Doc. No. 193. During Dr. Lee's deposition, he disclosed that there were two errors in the declaration, not caught during editing; he corrected them verbally. See Doc. No. 214, Ex. C at 155-56. This amended declaration memorializes this verbal correction to ensure the record before the court is accurate.

<sup>2</sup> This declaration should be filed under seal, to protect patient information contained therein.