

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

IN RE: TYLENOL®

SA	CETAMINOPHEN) MARKETING, LES PRACTICES AND PRODUCTS ABILITY LITIGATION	FIRST-AM SHORT-F	ORM CO	MPLAINT
M	DL NO. 2436	S AND JURY	Y DEMAN	ID
(2:	213-md-02436)	HON. LAW	RENCE F. S	STENGEL
	The Plaintiff(s) named below file this Fire	Amended Short-Fo	orm Compla	int against the
Defer	ndants named below and incorporate The Firs	amended Master Co	omplaint and	l Jury Demana
filed	in MDL No. 2436 by reference. Plaintiff	elects and indicate	es by check	ing-off where
reque	sted, those products, Parties and claims tha	are specific to his	or her case.	Plaintiffs (s)
-	er allege as follows:	•		
1.	Plaintiff			
2.	Plaintiff's Spouse (if applicable)			
3.	Other Plaintiff and capacity, if applicable (conservator, etc.)	., administrator, ex	xecutor, guar	dian,
4.	State of Residence			

5.	State	of Residence at time of ingestion of TYLENOL®.
6.		d States District Court and Division in which venue would be proper absent direct
filing.		
7.	Defen	dant(s)(Check each Defendant against whom Complaint is made): ¹
		McNeil-PPC, Inc.
		McNeil Consumer Healthcare
		Johnson & Johnson
		Other
8.	Basis	of Jurisdiction
		Diversity of Citizenship
		Other:
	Other	allegations of jurisdiction and venue:

¹ If additional Counts and/or Counts directed to other Defendants are alleged, the specific facts supporting these allegations must be pleaded by the Plaintiff in a manner complying with the requirements of the Federal Rules of Civil Procedure, and the Defendants against whom they are alleged must be specifically identified on a separate sheet of paper attached to the *First Amended Short Form Complaint*.

9.	Defen	dants' products ingested by Plaintiff as to which Plaintiff is making a claim in this
lawsui	it are (cl	heck-all):
		Extra Strength TYLENOL®
		Regular Strength Tylenol
		TYLENOL® 8 hour Muscle Aches and Pain
		TYLENOL® Arthritis Pain
		TYLENOL® Sinus Congestion and Pain Severe
		TYLENOL® Sinus Congestion and Pain Daytime
		TYLENOL® Cold Multi-Symptom Severe
		TYLENOL® Cold Multi-Symptom Daytime
		TYLENOL® Cold Multi-Symptom Nighttime
		TYLENOL® Cold and Flu Severe
		TYLENOL® Cold Sore Throat
		TYLENOL®PM
		TYLENOL® Extra Strength Nighttime
		Infant's TYLENOL® Oral Suspension
		Children's TYLENOL® Oral Suspension
		Children's TYLENOL® Meltaways Chewable Tablets
		Jr. TYLENOL® Meltaways Chewable Tablets
		Children's TYLENOL® Plus Multi-Symptom Cold
		Children's TYLENOL® Plus Cold
		Children's TYLENOL® Plus Cold and Cough
		Children's TYLENOL® Plus Cough and Runny Nose
		Children's TYLENOL® Plus Cough and Sore Throat
		Children's TYLENOL® Plus Flu

	Other (List Al	
10.	Plaintiff inges	sted the drug or drugs set forth in Paragraph 8 above from
approximately	to _	
11.	Plaintiff had	the following injury: on or about
		which is alleged to have been caused by the drug or drugs set
forth in Paragr	raph 8 above.	
12.	The following	g claims asserted in The First Amended Master Complaint and Jury
Demand, and	the allegations	with regard thereto, are herein adopted by reference:
	Count I –	STRICT LIABILITY
	Count II –	BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY
	Count III –	BREACH OF IMPLIED WARRANTY OF FITNESS FOR PARTICULAR PURPOSE
	Count IV –	NEGLIGENT FAILURE TO WARN
	Count V –	NEGLIGENT DESIGN DEFECT
	Count VI –	NEGLIGENCE
	Count VII –	NEGLIGENT MISREPRESENATION
	Count VIII –	BREACH OF EXPRESS WARRANTY
	Count IX –	FRAUD
	Count X –	VIOLATION OF CONSUMER PROTECTION LAWS
	Count XI –	FRAUDULENT CONCEALMENT
	Count XII –	LOSS OF CONSORTIUM

	Count XIV – DISCOVERY RULE AND TOLLING
	Count XV – WRONGFUL DEATH
	Count XVI – SURVIVAL ACTION
	Other Count(s) (See FN 1)
13	. Plaintiff asserts the following additional theories against the Defendants identifie
n Daragra	onh 6 above (See FN 1):
n Paragra	ph 6 above (See FN 1):
	Plaintiff asserts the following additional theories against Defendants other than
14	. Plaintiff asserts the following additional theories against Defendants other than
	Plaintiff asserts the following additional theories against Defendants other than attified in Paragraph 6 above (See FN 1):

WHEREFORE, Plaintiffs pray for relief as set forth in *The First Amended Master Complaint and Jury Demand* filed in MDL No. 2436. Attorney-name Firm Address Phone Fax E-mail

Attorney for Plaintiff(s)