EFiled: Sep 01 2021 10:01AM EDT Transaction ID 66895858



## IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

IN RE: OPIOID LITIGATION CIVIL ACTION NO. 19-C-9000

## THIS DOCUMENT APPLIES TO:

STATE OF WEST VIRGINIA ex rel. PATRICK MORRISEY, Attorney General,

Plaintiff,

v.

**CIVIL ACTION NO. 20-C-82 PNM** 

WALGREENS BOOTS ALLIANCE, INC., a Delaware Corporation; WALGREEN CO., an Illinois corporation; and WALGREEN EASTERN CO., Inc., a New York corporation,

Defendants.

## ORDER GRANTING PLAINTIFFS' MOTION TO STRIKE DEFENDANTS' NOTICE OF NON-PARTY FAULT

Pending before the Mass Litigation Panel is *Plaintiff's Motion to Strike Defendants' Notice* of Non-Party Fault filed on July 29, 2021 (Transaction ID 66808691) by the State of West Virginia, ex rel. Patrick Morrisey, Attorney General ("the State"). The Presiding Judges have reviewed the State's Motion (Transaction ID 66808691), Defendants' Response (Transaction ID 66845665), and the State's Reply (Transaction ID 66862089), as well as the arguments and positions adopted and incorporated by reference by the parties.

Because the State seeks abatement of a public nuisance and civil penalties and equitable relief under the West Virginia Consumer Credit and Protection Act, W. Va. Code § 46A-1-101, et seq. ("WVCCPA"), not damages, the Panel concludes that W. Va. Code § 55-7-13d and its predecessor statute are not applicable. Therefore, the State's Motion to Strike is **GRANTED** for the reasons set forth in the Panel's *Order Regarding the State's Motion to Strike Defendants' Notices of Non-Party Fault* (Transaction ID 65820504), entered on August 4, 2020.

Defendants did not challenge that portion of the Panel's August 4, 2020, Order regarding

the WVCCPA in Petition No. 20-0751. State ex rel. Amerisource Bergen Drug Corp., et al. v.

Hon. Alan D. Moats, et al., Petition No. 20-0694, and State ex rel. Johnson & Johnson, et al. v.

Hon. Alan D. Moats, et al., Petition No. 20-0751 (consolidated), Slip Op. at fn. 19 (W. Va. Sup.

Ct. June 11, 2021). Moreover, the Supreme Court of Appeals of West Virginia denied the writ

requested by Petition No. 20-0751, challenging the Panel's August 4, 2020, Order as it relates to

the applicability of W. Va. Code § 55-7-13d to the State's public nuisance claim, finding the

Panel's determination did not merit the extraordinary remedy of a writ of prohibition. *Id.* at 18.

Furthermore, the Supreme Court's decision to grant in part Petition No. 20-0694 does not apply to

the State. Id. at fn. 55.

All objections and exceptions to the Panel's Order are noted and preserved for the record.

A copy of this Order has this day been electronically served on all counsel of record via File &

Serve*Xpress*.

It is so **ORDERED**.

**ENTERED:** September 1, 2021.

/s/ Alan D. Moats Lead Presiding Judge

Opioid Litigation

/s/ Derek C. Swope Presiding Judge

**Opioid Litigation** 

2