MINUTE ENTRY

FALLON, J.

DECEMBER 12, 2018

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF LOUISIANA

IN RE: XARELTO (RIVAROXABAN) * MDL 2592

PRODUCTS LIABILITY LITIGATION

* SECTION L

THIS DOCUMENT RELATES TO

ALL CASES

JUDGE ELDON E. FALLON

*

* MAG. JUDGE NORTH

A status conference was held on this date in the Courtroom of Judge Eldon E. Fallon. At the conference, a representative from Plaintiffs' Liaison Counsel ("PLC"), Gerald Meunier, reported to the Court on the topics set forth in the Proposed Agenda. (R. Doc. 8504-1). This status conference was transcribed by Ms. Jodi Simcox, Official Court Reporter. Counsel may contact Ms. Simcox at (504) 589-7780 to request a copy of the transcript. A summary of the status conference follows.

1. PRE-TRIAL ORDERS

Since the filing of Joint Report No. 34 on November 6, 2018, the Court has not issued any new Pre-Trial Orders.

2. <u>CASE MANAGEMENT ORDERS:</u>

Since the filing of Joint Report No. 31 on August 2, 2018, the Court has issued Case Management Order No. 6A,¹ addressing parties' protocols for depositions conducted as part of CMO 6 case workups [Rec. Doc. 10660]. On September 13, 2018, the Court entered the Joint Stipulated Order Addressing Order of Examination for Certain Prescribing and Treating Physician Depositions Pursuant to Case Management Orders Nos. 6 and 6A. [Rec. Doc. 10882]. On October 2, 2018, the Court issued Case Management Order 6B addressing CMO 6 case-specific discovery and Notices of Appearance in the MDL. [Rec. Doc. 11051].

On April 16, 2018, pursuant to CMO 6 [Rec. Doc. 8717], Plaintiffs and Defendants each selected 200 cases for inclusion in the first group ("Wave 1") of cases for work-up and discovery. The Court made its random selection of an additional 200 cases on April 30, 2018. The Court extended for thirty (30) days the deadlines set forth in CMO 6 for the selection of the second group of cases ("Wave 2"). The deadline for Plaintiffs and Defendants to each select 200 cases for inclusion in Wave 2 was September 17, 2018. The Court randomly selected 200 cases for inclusion in Wave 2 by October 4, 2018. All provisions and deadlines in CMO 6 for the Wave 2 random cases shall now run from October 4, 2018 (as opposed to October 1, 2018).

¹ Formerly titled Pretrial Order No. 6A. [Rec. Doc. 10979].

CMO 6 provides that all of the cases selected for discovery must complete all sections of the Plaintiff Fact Sheet pursuant to Pre-Trial Order No. 13 within thirty (30) days of selection. Subject to Paragraph 6 of CMO 6, Defendants must serve an updated and completed Defendant Fact Sheet for each case selected in Wave 1 and Wave 2. Pre-Trial Order No. 27 (dealing with the completion of only certain sections of the Plaintiff Fact Sheet) shall no longer apply to those cases selected in Wave 1 and Wave 2, but shall continue to govern cases not selected in either Wave 1 or Wave 2.

3. COUNSEL CONTACT INFORMATION FORM

All counsel in the MDL are required to complete the Counsel Contact Information Form attached to PTO No. 4A, and forward it to the appropriate Liaison Counsel. This information must be kept current by counsel providing the information, and will be relied upon throughout the litigation.

4. PLAINTIFF FACT SHEETS

On May 4, 2015, the Court issued Pre-Trial Order No. 13 [Rec. Doc. 895], which governs the form and schedule for service of Plaintiff Fact Sheets ("PFSs"), as well as executed Authorizations for the release of records to be completed by plaintiffs in all individual cases. Pre-Trial Order No. 13A and 14A [Rec. Doc. 1040] provides the procedure for the online submission and service of Fact Sheets and Authorization forms through the BrownGreer MDL Centrality System.

Prior to filing a Motion for Extension of PFS Deadlines, plaintiff's counsel should contact Defendants' Liaison Counsel to determine whether there is any opposition.

On April 21, 2016, the Court entered Pre-Trial Order No. 27, which modifies PTO Nos. 13, 13A, 14 and 14A. Plaintiffs' counsel in any filed cases as to which the PFS would be due after March 30, 2016 should consult Pre-Trial Order No. 27.

On January 25, 2017, the Court entered Pre-Trial Order No. 31, a Protocol to Assist in Addressing Plaintiff Fact Sheets Which Defendants Contend Are Not in Compliance with Court Orders. [Rec. Doc. 5183].

On February 27, 2018, the Court entered CMO No. 6. Pre-Trial Order No. 27 shall no longer apply to those cases selected in Wave 1 and Wave 2, but shall remain in effect with respect to cases not selected in either Wave 1 or Wave 2.

Defendants continue to file Order to Show Cause Motions in cases where Defendants allege a Plaintiff Fact Sheet ("PFS") has not been submitted pursuant to PTO 13 and CMO 6; PFS deficiencies have not been cured pursuant to PTO 13 and CMO 6; CMO 6 plaintiffs have not met the discovery requirements of CMO 6; and CMO 6 plaintiffs lack capacity to proceed with their cases.

Defendants filed several motions for alleged failure to comply with PTO 13 in non-CMO 6 cases, which are listed in the Non-CMO 6 Cases Overdue Plaintiff Fact Sheets and Core Deficient Plaintiff Fact Sheets section at item No. 14 of this Joint Report.

Defendants filed motions for alleged failure to comply with the CMO 6 and PTO 13 PFS requirements in the following CMO 6 cases: Linda Lynch (Rec. Doc. 10522), David Alejandro (Rec. Doc. 10633), Edith Daniel (Rec. Doc. 10635), Fred Haney (Rec. Doc. 10680), Piper Legrand (Rec. Doc. 11465), Rolland Ives (Rec. Doc. 11845), Lee Robert (Rec. Doc. 11445), Rueben Cox (Rec. Doc. 11846), and regarding various Wave 2 plaintiffs (Rec. Doc. 11767). Defendants filed a motion for alleged failure to participate in discovery pursuant to CMO 6 in the Roger Braden

case (Rec. Doc. 11847). Defendants filed motions for alleged lack of capacity to proceed with in the following CMO 6 cases: Elaine Mayfield (Rec. Doc. 11710), McKinnley Williams (Rec. Doc. 11840), Clinton Sesco (Rec. Doc. 11841), Normand Beaulieu (Rec. Doc. 11842), James Billiot (Rec. Doc. 11843), Linda Johnson (Rec. Doc. 11844). The parties continue to meet and confer in advance of the scheduled hearing dates on the various Orders to Show Cause that are set by the Court. The next Show Cause Hearing will be held on December 12, 2018 immediately following the monthly status conference.

5. DEFENDANT FACT SHEETS

On May 4, 2015, the Court issued Pre-Trial Order No. 14 [Rec. Doc. 896], which governs the form and schedule for service of Defendant Fact Sheets to be completed by defendant in all individual cases. Pre-Trial Orders No. 13A, 14A, and 14B [Rec. Docs. 1040, 1221, & 1847] provide the procedure for the online submission and service of Fact Sheets and Authorization forms through the BrownGreer MDL Centrality System, as well as for the release of information and data from IMS Health, Inc. Pursuant to paragraph 3 of PTO 14 [Rec. Doc. 896], it is the responsibility of the Plaintiffs' Liaison Counsel to send written notices of DFS deficiencies to counsel for Defendants. However, any needed follow-up addressing such deficiencies remains the responsibility of individual counsel for plaintiff.

On April 21, 2016, the Court entered Pre-Trial Order No. 27, which modifies PTO Nos. 13, 13A, 14 and 14A. Defendants will complete a DFS for completed PFSs served as of March 30, 2016 and at this time Defendants have no obligation to serve a DFS for any PFS served after March 30, 2016.

On February 27, 2018, the Court entered CMO No.6, which provides in part that for those Plaintiffs selected in Wave 1 and Wave 2 who timely complete the Plaintiff Fact Sheet in

compliance with Pre-Trial Order No. 13 within 30 days of selection, Defendants must serve a completed Defendant Fact Sheet pursuant to Pre-Trial Order 14 within 60 days of selection as to any selected plaintiff who timely submitted a complete PFS. Pre-Trial Order No. 27 shall no longer apply to those cases selected in Wave 1 and Wave 2, but shall remain in effect for cases not selected in either Wave 1 or Wave 2

6. SERVICE OF PROCESS ON DEFENDANTS

On March 16, 2018, the Court entered an Order [Rec. Doc. 8926] vacating and replacing the March 24, 2015 Order [Rec. Doc. 4217] and the February 15, 2018 Order [Rec. Doc. 8628] and relates to service of process, and addresses a filing backlog in the MDL over the last three months. For these backlogged cases, the March 16, 2018 Order extends the deadline for service of process, allowing the plaintiff-s, for that defendant to whom the summons was addressed, sixty (60) days from the date on which the Court issues the summons to serve that defendant. This extension only applies when the plaintiff presents or has presented the properly addressed summons to the clerk for signature and seal at the time of the filing of the complaint.

7. PRESERVATION ORDER

On May 4, 2015, the Court issued Pre-Trial Order No. 15 [Rec. Doc. 897], a Consent Order Regarding the Preservation of Documents and Electronically Stored Information. Pre-Trial Order No. 15 modifies paragraph 13 of Pre-Trial Order No. 1 relating to preservation of evidence. Further, the Court issued Pre-Trial Order No. 15B on October 21, 2015 [Rec. Doc. 1477] regarding the obligation of all parties to preserve voicemail, instant messages sent or received on an instant messaging system, or text messages sent or received on a cellular phone, smartphone, tablet or other mobile device. Pre-Trial Order 15B vacated previously entered Pre-Trial Order 15A. [Rec. Doc. 1301].

8. ORDER GOVERNING THE PARTIES' INTERACTIONS WITH MDL PLAINTIFFS' PRESCRIBING AND TREATING PHYSICIANS

On April 28, 2016, the Court entered Pre-Trial Order No. 28 [Rec. Doc. 3156] Regarding Contact with Physicians. On January 10, 2017, the Court entered Pre-Trial Order No. 28A [Rec. Doc. 5018] regarding the parties' interactions with MDL Plaintiff's prescribing and treating physicians for the four bellwether cases through end of trial and regarding the maintaining of a record by Plaintiffs' counsel of their contacts *ex parte* with physicians for each of the other 36 discovery pool cases.

On February 27, 2018, the Court entered CMO No. 6, which modifies Pre-Trial Order No. 28 to require, for those Plaintiffs selected in Wave 1 and Wave 2, joint scheduling of physician depositions, i.e. both parties will contact physician's office together for purpose of scheduling a date for deposition. Pre-Trial Order No. 28's record-keeping and disclosure provisions are extended to all Wave 1 and Wave 2 selected cases. On September 13, 2018, the Court entered the Joint Stipulated Order Addressing Order of Examination for Certain Prescribing and Treating Physician Depositions Pursuant to Case Management Orders Nos. 6 and 6A. [Rec. Doc. 10882].

On October 9, 2018, the Court entered Pretrial Order 28B, addressing the application of Pretrial Orders 28 and 28A regarding ex parte physician communication and retention of experts to the cases selected pursuant to Case Management Order 6.

9. <u>BELLWETHER CASES</u>

The following bellwether trials took place in the MDL:

a. *Joseph J. Boudreaux, Jr., et al. v. Janssen et al.*, Case No. 2:14-cv-02720, which commenced in the Eastern District of Louisiana on April 24, 2017 and concluded on May 3, 2017, resulted in a verdict for the Defendants. Plaintiffs' Motion for New Trial was denied on September 20, 2017 (Rec. Doc. 7644). Plaintiffs' filed a Notice of Appeal on October 18, 2017 (Rec. Doc. 7830). A Notice of Conditional Cross Appeal was filed by the Defendants on November 1, 2017 (Rec. Doc. 7911).

- b. *Joseph Orr, Jr., et al. v. Janssen et al.*, Case No. 2:15-cv-03708, which commenced in the Eastern District of Louisiana on May 30, 2017 and concluded on June 9, 2017, resulted in a verdict for the Defendants. Plaintiffs' Motion for New Trial was denied on September 20, 2017 (Rec. Doc. 7644). Plaintiffs' filed a Notice of Appeal on October 18, 2017 (Rec. Doc. 7829). A Notice of Conditional Cross Appeal was filed by the Defendants on November 1, 2017 (Rec. Doc. 7912).
- c. *Mingo v. Janssen Research & Development, LLC, et al.*, Case No. 2:15-cv-03367, which commenced in the Southern District of Mississippi on August 7, 2017 and concluded on August 18, 2017, resulted in a verdict for the Defendants. Plaintiff's Motion for New Trial was denied on December 14, 2017 (Rec. Doc. 8145). Plaintiff filed a Notice of Appeal on January 12, 2018 (Rec. Doc. 8307). A Notice of Conditional Cross Appeal was filed by the Defendants on January 26, 2018 (Rec. Doc. 8502).

On March 14, 2018, the United States Court of Appeals for the Fifth Circuit issued a Briefing Notice. Appellants Cross-Appellees Joseph J. Boudreaux, Jr., Loretta Boudreaux, Kim Deagano, Joseph Orr, III, Joseph Orr, Jr., Kelli Walker and Dora Mingo filed their brief on April 23, 2018. Appellees Cross-Appellants Bayer HealthCare Pharmaceuticals Inc., and Bayer Pharma AG, Janssen Research & Development LLC, and Janssen Pharmaceuticals, Inc. filed their brief on June 7, 2018. Appellants Cross-Appellees Joseph J. Boudreaux, Jr., Loretta Boudreaux, Kim Deagano, Joseph Orr, III, Joseph Orr, Jr., Kelli Walker and Dora Mingo's Reply briefing and Response to the contingent Cross-Appeal is due July 9, 2018. Appellees Cross-Appellants Bayer HealthCare Pharmaceuticals Inc., and Bayer Pharma AG, Janssen Research & Development LLC, and Janssen Pharmaceuticals, Inc.'s Reply briefing to the Appellants Cross-Appellees' Response to the contingent Cross-Appeal is due July 23, 2018. Appellants/Cross-Appellees filed a Motion to Suspend Briefing, which was granted by the United States Fifth Circuit Court of Appeals on July 2, 2018 [Document: 00514537474], which directed the parties to notify the court immediately upon completion of the record. On September 19, 2018, the United States Fifth Circuit Court of Appeals directed the parties to file a motion to supplement the record on appeal and include all

documents purported to be missing from the record. [Document 00514647196]. The parties continue to address supplementing the record with the Clerk of Court.

The following bellwether case was voluntarily dismissed with prejudice:

Henry v. Janssen Research & Development, LLC et al., Case No. 2:15-cv-00224, Order signed on November 2, 2017 (Rec. Doc. 7943).

10. CMO 6 CASES.

The parties will report to the Court on the status of the cases selected for work up under CMO 6. Thus far (as of December 10, 2018) the Defendants advise that the data show that 248 of the 600 Wave 1 cases and 163 of the 600 Wave 2 cases have been represented by counsel as cases which are being, will be, or have already been dismissed.

11. STATE/FEDERAL COORDINATION

The case of *Cooney v. Janssen, et al.* (Case No. 02012) which commenced August 6, 2018, in the State Court of Pennsylvania (Philadelphia Court of Common Pleas), Judge M. Teresa Sarmina presiding, resulted in a defense verdict. Plaintiff has a pending Motion for New Trial in *Cooney*. Plaintiffs have appealed the judgments in favor of defendants in *Hartman et al. v. Janssen Pharmaceuticals, Inc., et al.* (Case No. 160503416) and *Russell et al. v. Janssen Pharmaceuticals, Inc., et al.* (Case No. 150500362). The next scheduled trial is *Rush v. Janssen Pharmaceuticals, Inc. et al.* (Case No. 150202947) set for May 6, 2019. Additional cases will be set for trial in that Court, commencing in June 2019.

In accordance with Pre-Trial Orders No. 7 and 7A, as well as Case Management Order No. 1, PLC and DLC have had, and will continue to have, communications regarding the State Liaison Committee, as well as the status of coordination of MDL and state court actions. The parties will report to the Court on recent developments in state court cases.

12. MATTERS SET FOR HEARING FOLLOWING STATUS CONFERENCE

There will be a Show Cause Hearing following the December 12, 2018 status conference on the following five (5) cases:

- 1. Norman Beaulieu [R. Doc. 11868]
- 2. James Billiot [R. Doc. 11869]
- 3. Reuben Cox [R. Doc. 11846]
- 4. Linda Johnson [R. Doc. 11870]
- 5. Elaine Mayfield [R. Doc. 11809]

13. NEXT STATUS CONFERENCE

The next monthly status conference is scheduled for January 23, 2019 at 9:00 o'clock a.m.

14. NON-CMO 6 CASES OVERDUE PLAINTIFF FACT SHEETS AND CORE DEFICIENT PLAINTIFF FACT SHEETS.

A. Overdue Plaintiff Fact Sheets.

a. Overdue PFS - First Time Listed.

Plaintiffs listed below have failed to serve a PFS in accordance with the time set forth in CMO No. 1. Plaintiffs were notified of this deficiency by Defendants and have not cured this deficiency within twenty (20) days, as required by PTO Nos. 13 and 31. This is their first time listed on the Joint Report.

No.	Xarelto User	Docket No.	Plaintiff Counsel
1. Anderson, Ralph 2:18-cv-06288 Heninger		Heninger Garrison Davis, LLC	
2.	Anzalone, Florence	2:18-cv-05608	Heninger Garrison Davis, LLC
		Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.	
4.	Barker, Gladys	2:18-cv-04818	Gacovino, Lake, & Associates, P.C.

No.	Xarelto User	Docket No.	Plaintiff Counsel		
5.	Bass, Kenneth A.	2:18-cv-05953	Motley Rice LLC		
6.	Bishop, Delores	2:18-cv-06289	Heninger Garrison Davis, LLC		
7.		Salvi, Schostok & Pritchard P.C.			
8. Bridges, Michael 2:18-cv-04827 Motley Rid		Motley Rice LLC			
9.	Brown, Randy	2:18-cv-05606	Tamari Law Group, LLC; The Freeman Law Firm, P.C.		
10.	Bryant, Frances	2:18-cv-05291	Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.		
11.	Bullock, Aubrey	2:18-cv-04656	Peterson & Associates, P.C.		
12.	Bunker, Douglas	2:18-cv-04989	Johnson Law Group		
13.	Campbell, John	2:18-cv-05394	Kelley, Bernheim & Dolinsky, LLC		
14.	Elliott, Curtis L.	2:18-cv-05680	Motley Rice LLC		
15.	Fanchier, Alton	2:18-cv-04664	Burns Charest LLP		
16.	Franke, Jim R.	2:18-cv-05175	Peterson & Associates, P.C.		
17.	Garland, Cathey	2:18-cv-06253	Stern Law, PLLC		
18.	George, Sandra Jo	2:18-cv-05999	Fears Nachawati, PLLC		
19.	Grove, April	2:18-cv-04902	Fears Nachawati, PLLC		
20. Gueli, Carol 2:18-cv-06210 Lenze Lawyers, PL		Lenze Lawyers, PLC			
21.	Halstead, Glenna	2:18-cv-04846	Flint Law Firm, LLC		
22.	Hamade, Fida	2:18-cv-04675	The Bradley Law Firm		

No.	Xarelto User	Docket No.	Plaintiff Counsel	
23.	Harper, Evelyn Faye	2:18-cv-04668	Aylstock, Witkin, Kreis & Overholtz PLLC	
24.	Henderson, Kenneth	2:18-cv-04936	Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.	
25.	Hernandez, Vanessa	2:18-cv-06125	Douglas & London, P.C.	
26.	Hill, Alexzander U.	2:18-cv-05245	Motley Rice LLC	
27.	James, Melissa	2:18-cv-05428	Wagstaff & Cartmell, LLP	
28.	Jones, Arthur	2:18-cv-04991	Johnson Law Group	
29.	Jones, Margaret A.	2:18-cv-05983	Kirkendall Dwyer LLP	
30.	Kearney, Faye	2:18-cv-05169	Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.	
31.	Lumpkin, Walter	2:18-cv-05241	Morris Law Firm	
32.	Mannino, Joseph	2:18-cv-06127	Douglas & London, P.C.	
33.	Manus, L.B.	2:18-cv-05946	Johnson Law Group	
34.	Marron, Peter	2:18-cv-06290	Heninger Garrison Davis, LLC	
35.	May, James Thomas	2:18-cv-05233	Johnson Law Group	
36.	McAlister, Cheryl	2:18-cv-05044	Wilshire Law Firm	
37.	Meeks, Wesley R.	2:18-cv-05451	Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.	
38.	Miller, Alvin	2:18-cv-04447	Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.	
39.	Mitchum, Casey	2:18-cv-05057	Beasley, Allen, Crow, Methvin, Portis & Miles, P.C.	
40.	Morris, Georgia Sue	2:18-cv-04824	The Law Office of L. Paul Mankin	

No.	Xarelto User	Docket No.	Plaintiff Counsel		
41.	Nicely, Roberta	2:18-cv-05535	Fears Nachawati, PLLC		
42.	O'Brien, Mary	2:18-cv-06126	Douglas & London, P.C.		
43.	43.		Motley Rice LLC		
44. Randall, Wayne 2:18-cv-04773 Johnson Law		Johnson Law Group			
45.	Ross, Sharon Bonita	2:18-cv-06382	Marc J. Bern & Partners LLP - New York		
46.	Russell, Eugene, Jr.	2:18-cv-04515	Johnson Law Group		
47.	Scott, Irene	2:18-cv-06292	Heninger Garrison Davis, LLC		
48.	Sias, Cynthia	2:18-cv-06257	Burns Charest LLP		
49.	Skidmore, Eugenia	2:18-cv-05526	Ferrer, Poirot & Wansbrough		
50.	Smith, Billy, Sr.	2:18-cv-05616	Johnson Law Group		
51.	Smith, Hershal Franklin	2:18-cv-06293	Heninger Garrison Davis, LLC		
52.	Stephens, Joseph	2:18-cv-06294	Heninger Garrison Davis, LLC		
53.	Syedali, Ziagul	2:18-cv-04635	Johnson Law Group		
54.	Taylor, James	2:18-cv-04618	Burns Charest LLP		
55.	Thomas, James	2:18-cv-05532	Johnson Law Group		
56.	Williams, Edna Frances	2:18-cv-04677	The Bradley Law Firm		
57.	Yelton, Eddith P.	2:18-cv-04814	Motley Rice LLC		

b. Overdue PFS - Second Time Listed.

The cases below have overdue Plaintiff Fact Sheets, and this is at least the second time that they are listed for a Show Cause hearing. Pursuant to proposed PTO 31(a), Defendants request that Orders to Show Cause be entered in these cases, returnable at the next status conference, as to why the cases should not be dismissed with prejudice.

1. Rec. Doc. 11400 (Motion for Order to Show Cause filed on July 2, 2018; first hearing date September 18, 2018; second hearing date: November 19, 2018)

No.	Xarelto User	Docket No.	Plaintiff Counsel
	Carrington, Terrance		Pro Se
1.		2:17-cv-17305	(Stern Law, PLLC terminated 4/10/18)
	Christie, Jennifer		Pro Se
2.		2:17-cv-17264	(Stern Law, PLLC terminated 4/12/18)

2. Rec. Doc. 11640 (Motion for Order to Show Cause filed on November 5, 2018; first hearing date: November 19, 2018)

No.	Xarelto User	Docket No.	Plaintiff Counsel
1.	Brennan, Mary	2:18-cv-03711	Beasley, Allen
2.	Thompson, Louis	2:18-cv-03297	Beasley, Allen

B. Core Deficient Plaintiff Fact Sheets.

a. Core Deficient PFS - First Time Listed.

Plaintiffs listed below have core deficient Plaintiff Fact Sheets. Plaintiffs were notified of this deficiency by Defendants and have not cured this deficiency within twenty (20) days, as required by PTO Nos. 13 and 31. This is their first time listed on the Joint Report.

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
1.	17319	ABBOTT, RONALD	The Driscoll Firm	2:18-cv- 06135	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
2.	25346	ABREGO, OTILIA	The Driscoll Firm	2:18-cv- 1349	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
3.	27306	ACHESON, MARY	Marc J. Bern & Partners LLP	2:18-cv- 07211	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
4.	26859	ANDERSON, DAVID	The Driscoll Firm	2:18-cv- 1694	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
5.	26891	AUTRY, RUBY	The Law Office of L. Paul Mankin	2592	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
6.	27142	BAUM, SHELDON E	Beasley Allen	2:18-cv- 02379	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Failure to respond to question in Section I (core case information)
7.	23219	BAUMGARTNER, TRACY	Carey Danis & Lowe	2:17-cv- 09028	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
8.	25212	BEATTY, JAMES	Goza & Honnold, LLC	2:18-cv- 00512	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
9.	27039	BONETTO, SANDRA D	Marc J. Bern & Partners LLP	2:18-cv- 06376	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
10.	21113	BOUDREAUX, RUTH	Wexler Wallace LLP	2:17-cv- 02249	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
11.	27258	BREEDEN, PATTI L	Johnson Law Group	2:18-cv- 05530	Medical Records- Medical records provided do not demonstrate alleged injury; Failure to respond to question in Section I (core case information)
12.	24205	CAMILLE, DONA	Medley Law Group	2:17-cv- 07332	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
13.	27270	CARDENAS, PATRICIA B	Marc J. Bern & Partners LLP	2:18-cv- 07046	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
14.	27034	COLLINS, ELIZABETH	Wexler Wallace LLP	2:18-cv- 05464	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
15.	25764	COMEGYS, CAROLE	Lenze Moss, PLC.	2:17-cv- 07581	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
16.	21638	DANIELS, JANET	The Law Office of L. Paul Mankin	2:17-cv- 05008	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
17.	27343	DAUGHERTY, BILL	Marc J. Bern & Partners LLP	2:18-cv- 7258	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
18.	27295	DEMPSEY, PATRICIA	Johnson Law Group	2:18-cv- 06886	Medical Records- Failure to provide any Medical Records demonstrating alleged injury

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
19.	26927	EDWARDS, JAMES D	Marc J. Bern & Partners LLP	2:18-cv- 06080	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
20.	26894	ELLIS, FRED	The Law Office of L. Paul Mankin	2592	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
21.	4839	EMBERTON, WENDELL	Sarangi Law, LLC	2:15-cv- 6213	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
22.	26357	FAWTHROP, THOMAS	Slater Slater Schulman LLP	2:17-cv- 17398	Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission
23.	24611	GIVEN, ROD R	Harrelson Law Firm, PA	2:17-cv- 09288	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
24.	27182	GRAHAM, PETER	Beasley Allen	2:18-cv- 02432	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
25.	26964	GUESS, EDDIE	Fears Nachawati	2:18-cv- 3989	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Failure to respond to question in Section I (core case information)
26.	27082	GUZMAN, CARRIE	Marc J. Bern & Partners LLP	2:18-cv- 06557	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
27.	25971	HALL, BRENDA	Gacovino Lake & Associates	2:18-cv- 00979	Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
28.	27153	HALL, LEONA	Morgan, Collins, Yeast & Salyer	2:17-cv- 14730	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
29.	26875	HART, GEORGE	The Driscoll Firm	2:18-cv- 5959	Prescription Records-Records provided do not show Xarelto use; Medical Records- Medical records provided do not demonstrate alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
30.	26959	HAYTER, NOBUKO	Marc J. Bern & Partners LLP	2:18-cv- 06147	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
31.	23977	HEASLEY, JESSIE	OnderLaw, LLC	2:18-cv- 85	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
32.	9170	HERRING, HENRY	Beasley Allen	2:16-cv- 02479	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
33.	14929	HILLERY, DORIS	Baron & Budd	2:16-cv- 13211	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
34.	26877	HOPPER, MARY T	Slater Slater Schulman LLP	2:18-cv- 5296	Medical Records- Medical records provided do not demonstrate alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
35.	27127	HUACOTO, EUGENIA D	Law Office of Christopher K. Johnston, LLC	2:18-cv- 5863	Medical Records- Medical records provided do not demonstrate alleged injury
36.	16465	IMES, FRANK L	The Cochran Firm - Birmingham	2:16-cv- 10331	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
37.	27190	JACKSON, CHARLES	Beasley Allen	2:18-cv- 02785	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
38.	25697	JAMES, RINGER	The Bradley Law Firm	2:18-cv- 00291	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
39.	27289	JOHNSON, MELISSA	Wexler Wallace LLP	2:18-cv- 04821	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
40.	26461	JONES, LINDA	The Driscoll Firm	2:18-cv- 05184	Medical Records- Medical records provided do not demonstrate alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
41.	25786	KENNEDY, CRAIG	Pierce Skrabanek Bruera, PLLC	2:18-cv- 730	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
42.	26848	KHIDHIR, ABDEL	Beasley Allen	2:18-cv- 04121	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
43.	25955	LEARY, ANTHONY C	Beasley Allen	2:18-cv- 01274	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
44.	27114	LEVY, LYDIA	Beasley Allen	2:18-cv- 03621	Prescription Records-Records provided are not for the user identified in PFS section I.B.
45.	19338	LINVILLE, CAROL	Law Office of Christopher K. Johnston, LLC	2:17-cv- 13858	Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
46.	25586	LOVE, SAMUEL D	Beasley Allen	2:18-cv- 00672	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
47.	27286	LUNA, SUSAN	Baron & Budd	2:18-cv- 04451	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
48.	27191	MANCEBO, JOHN	Excolo Law PLLC	2:18-cv- 00949	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
49.	21364	MARTINEZ, GUILLERMO	Milstein Jackson Fairchild & Wade, LLP	2:17-cv- 03501	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
50.	23103	MCDAVID, OLIVE	Napoli Shkolnik PLLC	2:14-cv- 02592	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
51.	25759	MOORE, JOSEPH	Slater Slater Schulman LLP	2:17-cv- 10706	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto
52.	27158	MORALES, GUADALUPE	Schneider Hammers LLC	2:18-cv- 5947	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
53.	27320	NALDRETT, ADELE	Marc J. Bern & Partners LLP	2:18-cv- 07080	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
54.	26811	NEAL, EARNEST	The Gallagher Law Firm PLLC	2:18-cv- 04753	Medical Records Medical records provided do not demonstrate alleged injury

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
55.	27323	NEWER, VAUGHAN	Marc J. Bern & Partners LLP	2:18-cv- 07252	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
56.	27052	NEWMAN, DORA B	Beasley Allen	2:18-cv- 05672	Medical Records- Medical records provided do not demonstrate alleged injury
57.	26829	PIZZOLATO, ROSE	Slater Slater Schulman LLP	2:18-cv- 02194	Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
58.	27043	POWER, MARY	Fears Nachawati	2:18-cv- 1702	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Failure to respond to question in Section I (core case information)
59.	27038	PRIDE, DYLAN	Marc J. Bern & Partners LLP	2:18-cv- 06379	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
60.	27328	RAHNAMOON, ALI	Marc J. Bern & Partners LLP	2:18-cv- 07352	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
61.	25937	RASSI, ROY J	Beasley Allen	2:18-cv- 01951	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
62.	26783	REESE, SAMUEL	Pulaski Law Firm, PLLC	2:18-cv- 05652	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto
63.	24652	RICHEY, KENNETH D	Baron & Budd	2:17-cv- 08477	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
64.	27329	ROBINSON, SAVANNAH	Marc J. Bern & Partners LLP	2:18-cv- 07262	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
65.	27346	SAYRE, GAY	Marc J. Bern & Partners LLP	2:18-cv- 07338	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
66.	24017	SIMMONS, CORA	The Freeman Law Firm	2:18-cv- 00568	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
67.	24131	STACK, WILLIAM	The Olinde Firm,	2:17-cv- 6876	Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission
68.	26086	SUNDA, DIANNE	Douglas & London	2:18-cv- 4381	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
69.	26841	TENERY, DONNA	Flint Law Firm, LLC	2:18-cv- 7532	Medical Records- Medical records provided do not demonstrate alleged injury

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
70.	27115	VARGAS, JOSEPHINE L	Marc J. Bern & Partners LLP	2:18-cv- 06569	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
71.	26292	VAUGHN, EVELYN Y	Wagstaff & Cartmell, LLC	2:18-cv- 03429	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
72.	23902	WASHINGTON, SHARON K	Beasley Allen	2:17-cv- 09852	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
73.	26812	WATANABE, DONNA	Slater Slater Schulman LLP	2:18-cv- 01386	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Medical records provided do not demonstrate alleged injury; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
74.	25991	WEEKS, RONALD	Marc J. Bern & Partners LLP	2:18-cv- 03162	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide new Declaration for Amended Plaintiff Fact Sheet submission; Failure to respond to question in Section I (core case information)

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
75.	27183	WILLIAMS, KENNETH	Marc J. Bern & Partners LLP	2:18-cv- 02071	Medical Records- Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
76.	14901	WILLIAMS, RONALD E	Milstein Jackson Fairchild & Wade, LLP	2:16-cv- 11738	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

No.	Plaintiff ID	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
77.	26912	WILLIS, JANICE K	Pulaski Law Firm, PLLC	2:18-cv- 06041	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Failure to respond to question in Section I (core case information)
78.	23170	WILSON, DEVRAN	Salim-Beasley, LLC	2:17-cv- 07424	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user
79.	5178	WORTHINGTON, JACQULYN	Forman Law Offices	2:15-cv- 05745	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

b. Core Deficient PFS - Second Time Listed.

The cases below have core deficient Plaintiff Fact Sheets, and this is at least the second time that they are listed for a Show Cause hearing. Pursuant to proposed PTO 31(a), Defendants request that Orders to Show Cause be entered in these cases, returnable at the next status conference, as to why the cases should not be dismissed with prejudice.

1. Rec. Doc. 11172 (Motion for Order to Show Cause filed on October 8, 2018; first hearing date: November 19, 2018)

No.	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
1.	BOHANNAN, LORETHA	Stern Law, PLLC	2:18-cv- 03830	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
2.	BRANHAM, WILLIAM	The Driscoll Firm	2:18-cv- 1877	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
3.	COLLINS, ROBERT	The Driscoll Firm	2:18-cv- 2556	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Failure to respond to question in Section I (core case information)
4.	DURDEN, VIRGINIA	The Driscoll Firm	2:18-cv- 00666	Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
5.	FREEMAN, LEON	The Driscoll Firm	2:18-cv- 00666	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
6.	GADIM, FOROUGH	The Driscoll Firm	2:18-cv- 00666	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
7.	HARDEN, NELLIE J	Aylstock, Witkin, Kreis & Overholtz, PLLC	2:18-cv- 03076	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Failure to respond to question in Section I (core case information)
8.	HARPER, GLENDA	The Driscoll Firm	2:18-cv- 00666	Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Failure to respond to question in Section I (core case information)
9.	HELTON, TIMOTHY	The Driscoll Firm	2:17-cv- 17536	Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
10.	HOLLAND, STEPHEN	The Driscoll Firm	2:18-cv- 00666	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
11.	JACKSON, FRANCES	The Driscoll Firm	2:18-cv- 00666	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
12.	KING, WILLIE D	The Driscoll Firm	2:18-cv- 2126	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
13.	LEFILS, BRENDA	The Driscoll Firm	2:18-cv- 00666	Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
14.	LEWIS, ANDREW	Pulaski Law Firm, PLLC	2:18-cv- 04535	Medical Records-Medical records provided do not demonstrate alleged injury; Failure to respond to question in Section I (core case information)
15.	MADDOX, REGGIE	The Driscoll Firm	2:18-cv- 5178	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)

No.	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
16.	MAY, JAMES	The Driscoll Firm	2:18-cv- 4387	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
17.	MITCHELL, NANCY	The Driscoll Firm	2:18-cv- 2073	Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
18.	POSEY, DARRYL	OnderLaw, LLC	2:18-cv- 750	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative;; Failure to respond to question in Section I (core case information)
19.	REESE, DOROTHY	Stern Law, PLLC	2:18-cv- 01250	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Medical Records-Failure to provide any Medical Records demonstrating alleged injury
20.	ROYAL, JAMIE	The Driscoll Firm	2:18-cv- 00666	Prescription Records-Failure to provide copies of Prescription and/or Pharmacy Records demonstrating use of Xarelto; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
21.	TAVERNIA, RICHARD A	Marc J. Bern & Partners LLP	2:18-cv- 04211	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative

No.	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
22.	TAXACHER, ROBERT	The Driscoll Firm	2:18-cv- 00666	Medical Records-Failure to provide any Medical Records demonstrating alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
23.	TURNER, ANTHONY	Cochran Legal Group	2:17-cv- 10650	Prescription Records-Records provided do not show Xarelto use; Medical Records-Medical records provided do not demonstrate alleged injury; Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative; Failure to respond to question in Section I (core case information)
24.	VALANTIEJUS, JEANNINE	Law Office of Christopher K. Johnston, LLC	2:18-cv- 3558	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
25.	WALGUARNERY, DENNIS M	Law Office of Christopher K. Johnston, LLC	2:18-cv- 1974	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
26.	WALTON, WILNEISHA	The Driscoll Firm	2:18-cv- 4392	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative
27.	WILLIAMS, BETTY	The Driscoll Firm	2:18-cv- 00666	Declaration-Failure to provide Declaration signed by plaintiff, Xarelto user, or Xarelto user's representative

2. Rec. Doc. 11404 (Motion for Order to Show Cause filed on June 6, 2018; first hearing date July 17, 2018; second hearing date: September 18, 2018; third hearing date: November 19, 2018)

	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
1.	DEEB, VICTOR	The Law Offices of Jeffrey S. Glassman	2:16-cv- 02347	Declaration-Failure to provide documentation supporting the authority of Xarelto user's representative to sign declaration on behalf of the user

3. Rec. Doc. 11416 (Motion for Order to Show Cause filed on September 4, 2018; first hearing date: September 18, 2018; second hearing date: November 19, 2018)

No.	Plaintiff Name	Law Firm Name	Docket Number	Active Deficiencies
1.	COOPER,	Flint Law	2:18-cv-	Declaration-Failure to provide
	GLENN	Firm, LLC	0151	documentation supporting the authority of
				Xarelto user's representative to sign
				declaration on behalf of the user; Failure to
				respond to question in Section I (core case
				information)
2.	MORENO,	The	2:17-cv-	Declaration-Failure to provide Declaration
	KRISTI	Driscoll	17510	signed by plaintiff, Xarelto user, or Xarelto
		Firm		user's representative; Failure to respond to
				question in Section I (core case
				information)
3.	SHERMAN,	Excolo	2:18-cv-	Medical Records-Failure to provide any
	WILLIE	Law PLLC	00359	Medical Records demonstrating alleged
				injury; Declaration-Failure to provide
				Declaration signed by plaintiff, Xarelto
				user, or Xarelto user's representative;
				Failure to respond to question in Section I
				(core case information)
4.	WILLIAMS,	The	2:17-cv-	Declaration-Failure to provide Declaration
	GEORGINE	Driscoll	17346	signed by plaintiff, Xarelto user, or Xarelto
		Firm		user's representative

