

**IN THE SUPREME COURT OF PENNSYLVANIA
EASTERN DISTRICT**

JANET MCCLELLAN AND WILLIAM : No. 119 EM 2011
MCCLELLAN III, INDIVIDUALLY AND AS :
THE REPRESENTATIVES OF THE :
ESTATE OF MEGAN MCCLELLAN, :
DECEASED, :

Respondents

v.

BAYER CORPORATION, BAYER :
HEALTHCARE LLC, BAYER :
HEALTHCARE PHARMACEUTICALS :
INC., F/K/A BERLEX, INC., F/K/A :
BERLEX LABORATORIES, INC. ON ITS :
OWN BEHALF AND AS SUCCESSOR :
BY MERGER TO BAYER :
PHARMACEUTICALS CORPORATION, :
AND BAYER PHARMA AG, F/K/A :
BAYER SCHERING PHARMA AG, :

Petitioners

ORDER

PER CURIAM

AND NOW, this 1st day of February, 2012, as Petitioners' Amended Application for Exercise of King's Bench Powers or Extraordinary Jurisdiction replaced the initial Application for Exercise of King's Bench Powers or Extraordinary Jurisdiction, the initial Application for Exercise of King's Bench Powers or Extraordinary Jurisdiction is **DISMISSED**. Additionally, the Motion for Leave to File Reply Brief and the Motion for Leave to Supplement Application are **GRANTED**. Furthermore, the Amended

Application for Exercise of King's Bench Powers or Extraordinary Jurisdiction is **DENIED**. Finally, the Motion for Consolidation is **DISMISSED AS MOOT**.