

The Supreme Court of South Carolina

State of South Carolina ex. rel. Alan Wilson, in his
capacity as Attorney General of the State of South
Carolina, Respondent,

v.

Ortho-McNeil-Janssen Pharmaceuticals, Inc., f/k/a
Janssen Pharmaceutical, Inc. and/or Janssen, L.P., and
Johnson & Johnson, Inc., Defendants, of whom Ortho-
McNeil-Janssen Pharmaceuticals, Inc. is the Appellant.

Appellate Case No. 2012-206987

ORDER

Appellant has filed a Consent Motion for Modification of Service and Filing of the Record on Appeal. Therein, appellant states the parties have agreed to service of one hard copy of the record on appeal, with additional copies to be served in electronic format. Appellant seeks permission to *file* less than the fifteen copies of the record on appeal required by Rule 210, SCACR. Specifically, appellant would like to file one hard copy of the record and fifteen copies in a searchable electronic format. Respondent consents to the motion.

We grant appellant permission to file nine hard copies of the record on appeal and six searchable electronic copies on DVD.


C.J.
FOR THE COURT

Columbia, South Carolina

September 21, 2012

cc:

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