

UNITED STATES JUDICIAL PANEL  
on  
MULTIDISTRICT LITIGATION

**IN RE: BOSTON SCIENTIFIC CORP.  
PELVIC REPAIR SYSTEM PRODUCTS  
LIABILITY LITIGATION**

Pamela Williams, et al. v. Boston Scientific Corp., )  
N.D. Ohio, C.A. No. 3:12-01080 ) MDL No. 2326

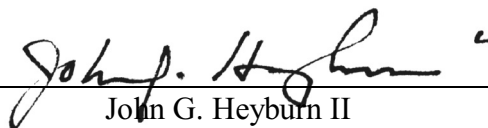
**ORDER VACATING CONDITIONAL TRANSFER ORDER**

**Before the Panel:** Pursuant to Panel Rule 7.1, defendant Boston Scientific Corp. (Boston Scientific) moves to vacate our order that conditionally transferred this action (*Williams*) to MDL No. 2326. Plaintiffs support the motion.

After considering all argument of counsel, we conclude that inclusion of this action in MDL No. 2326 would not necessarily serve the convenience of the parties and witnesses or promote the just and efficient conduct of the litigation. All parties agree that the *Williams* action involves a product, the ProteGen Sling, that is not at issue in MDL No. 2326. The actions in MDL No. 2326 share factual questions arising from alleged injuries from pelvic surgical mesh products manufactured by Boston Scientific. *See In re: Am. Medical Sys., Inc., Pelvic Repair Sys. Prods. Liab. Litig., et al.*, 844 F. Supp. 2d 1359 (J.P.M.L. 2012). While the ProteGen Sling is a pelvic surgical mesh product manufactured by Boston Scientific, it was manufactured years before the products at issue in MDL No. 2326 and was recalled in 1999. The parties agree, and we are persuaded that, it is unlikely this case will share many factual questions or overlapping discovery with the actions in MDL No. 2326.

IT IS THEREFORE ORDERED that the Panel's conditional transfer order designated as "CTO-26" is vacated insofar as it relates to this action.

PANEL ON MULTIDISTRICT LITIGATION



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