

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

IN RE: STRYKER REJUVENATE AND
ABG II HIP IMPLANT PRODUCTS
LIABILITY LITIGATION

MDL No. 13-2441 (DWF/BRT)

KENNETH CARR,

Plaintiffs,

Civil No. 15-2888 (DWF/BRT)

v.

HOWMEDICA OSTEONICS, d/b/a
STRYKER ORTHOPAEDICS, STRYKER
CORP., STRYKER SALES
CORPORATION and STRYKER IRELAND
LIMITED,

Defendants.

**ORDER FOR
DISMISSAL WITHOUT
PREJUDICE IN WHICH
DISMISSAL WITH TOLLING
HAS BEEN AGREED TO BY
THE PARTIES**

In further management of its docket, on September 12, 2019 the Court entered Pretrial Order No. 42 (“PTO. #42”) establishing certain mandatory tolling election response obligations on the part of Unrevised Plaintiffs in this multidistrict litigation.

Pursuant to the terms of PTO #42, Plaintiff Kenneth Carr has elected to accept the tolling terms offered by HOC, as identified in the PTO #42, and consented to the filing of a dismissal without prejudice.

IT IS HEREBY ORDERED that this action is **DISMISSED WITHOUT PREJUDICE** and without fees or costs to any party pursuant to the tolling terms set forth in PTO #42.

Dated: February 14, 2020

s/Donovan W. Frank
DONOVAN W. FRANK
United States District Judge