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2008 JUN 16 PM 4:22

STATE OF WISCONSIN,

Plaintiff,

v.

ABBOTT LABORATORIES, et al.,

Defendants.

Case No. 04-CV-1709
Unclassified - Civil: 30703

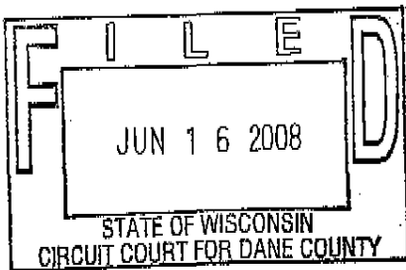
**PLAINTIFF'S MOTION FOR RECONSIDERATION OF ORDER
DENYING PLAINTIFF'S MOTION FOR SUMMARY JUDGMENT
AGAINST DEFENDANTS NOVARTIS, JOHNSON & JOHNSON,
ASTRAZENECA AND SANDOZ**

Pursuant to Wis. Stat. § 806.07, plaintiff moves the Court to reconsider its decision denying plaintiff's motion for summary judgment against defendants Novartis, Johnson & Johnson, AstraZeneca and Sandoz. The grounds for this motion are that the latest Supreme Court decision interpreting Wis. Stat. § 100.18(1), *Novell v. Migliaccio*, 2008 WI 44 (2008) makes clear that Wisconsin has proved all the elements required to establish its public enforcement claim that these defendants caused to be published wholesale prices greater than retailers were generally paying in violation of Wis. Stat. § 100.18(1) and (10)(b) and, hence, is entitled to judgment, an injunction, and an award of attorneys' fees and costs.

Dated this 4th day of June, 2008.

Respectfully submitted,

One of Plaintiff's Attorneys



faxed 6-16-08 ynw

CC. Atty Conley for distributions to All

ORDER
6/16/08
Motion denied.
Novell Nat
pertinent to court's rationale in its decision denying plaintiff's summary judgment