

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF FLORIDA
PENSACOLA DIVISION**

IN RE: DEPO-PROVERA (DEPOT
MEDROXYPROGESTERONE
ACETATE) PRODUCTS LIABILITY
LITIGATION

Case No. 3:25-md-3140

This Document Relates to:
All Cases

Judge M. Casey Rodgers
Magistrate Judge Hope T. Cannon

**PRETRIAL ORDER NO. 24
(Notice of Appearance Requirement)**

In Pretrial Order No. 4, the Court ordered that “[a]ll attorneys seeking to appear in this MDL must file a Notice of Appearance in all individual cases in which the attorney is an attorney of record.” ECF No. 6 at 5. The Clerk’s Office has informed the undersigned that there are many individual dockets for which Notices of Appearance have not been filed for Parties. This is true even for cases where the Clerk’s Office has provided Notices Regarding Attorney Admission requirements on the docket. Failure to enter appearances prevents Parties from receiving necessary Notices of Electronic Filing (“NEFs”) over CM/ECF and frustrates the efforts of the Clerk’s Office.

Accordingly, the Court again directs counsel for all Parties to promptly file Notices of Appearance in all individual cases in which the counsel is an attorney of record (in addition to the main docket Notice or *pro hac vice* motion). For individual

cases filed as of the date of this order, counsel should file Notices of Appearance in all individual cases in which he/she is an attorney of record by **July 11, 2025**.¹ The Court will not excuse missed deadlines because counsel failed to properly appear on the main docket and/or individual docket and, therefore, did not receive a NEF. So warned.

SO ORDERED this 27th day of June, 2025.

M. Casey Rodgers

M. CASEY RODGERS
UNITED STATES DISTRICT JUDGE

¹ If counsel is properly admitted, listed as counsel for the party or parties represented on an individual docket, and receiving CM/ECF notifications for an individual case, then a formal Notice of Appearance by this date is not required.