IN THE UNITED STATES COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

IN RE: SILICONE GEL BREAST)	MDL 926
IMPLANT PRODUCTS)	Master File No. CV-92-C-10000-S
LIABILITY LITIGATION)	
)	MDL CASE NO. CV-94-S-14084-S
DOROTHY LARSON, et. al.,)	USDC Oregon Case No. 95-00740-MA
)	Mult. Co. Circuit Court Case No.
Plaintiffs,)	9407-04610
)	
vs.)	
BRISTOL-MYERS)	
SQUIBB COMPANY, et al.)	
)	
Defendants,)	

ORDER ON MOTION FOR RELIEF FROM PREVIOUS ORDER

Before the Court is Plaintiff Dorothy Larson's ("Larson's") Rule 60(b) Motion for Relief from Previous Order (Doc. 7, CV. No. 94-14084) as well as Dow Corning Corporation's ("Dow") Response (Doc. 3628, CV. No. 92-10000.) Larson was named in Judge Pointer's November 6, 1995, State Remand Order #3 due to an obvious clerical mistake. Larson clearly opted out of Plaintiffs' Motion to Dismiss. (*See* Doc. 7, Ex. A.) Neither Rule 60(a) or (b) contemplate a strict time limitation to correct clerical errors. Thus, the Court finds that her claims against Dow Corning Corporation ("Dow") were inadvertently dismissed. She now has the right to resolve her claims against Dow by participating in the bankruptcy settlement being

administered by the Dow Corning Trust–Dow Settlement Facility. Plaintiff's Rule 60(b) Motion is hereby GRANTED.

Done the 18th day of April, 2008.

U.W. Clemon

United States District Judge