

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss.

SUPERIOR COURT  
BUSINESS LITIGATION SESSION

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COMMONWEALTH OF MASSACHUSETTS,

Plaintiff,

Civil Action

No. 18-1808-BLS2

v.

: **SERVED VIA EMAIL**

PURDUE PHARMA L.P, et al,

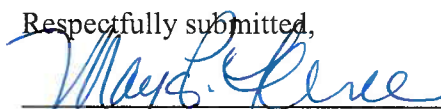
Defendants.  
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**DEFENDANTS CRAIG LANDAU, JOHN STEWART  
AND MARK TIMNEY'S PARTIAL JOINDER IN DEFENDANT  
RUSSELL GASDIA'S REPLY IN SUPPORT OF HIS MOTION TO DISMISS**

Defendants Craig Landau, John Stewart, and Mark Timney hereby join and adopt the arguments stated in the portions of Defendant Russell Gasdia's Reply in support of his Motion To Dismiss that are relevant to their Partial Joinder in Defendant Gasdia's Motion to Dismiss. Pursuant to the Court's Order on May 17, 2019, all other reply arguments and authorities in further support of Defendants Landau, Stewart and Timney's Motion To Dismiss The First Amended Complaint are contained in their Reply in further support of their Motion To Dismiss, including with respect to their motion to dismiss the Commonwealth's claim against Mr. Stewart on statute of limitations grounds.

Dated: May 31, 2019  
Boston, Massachusetts

Respectfully submitted,



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**CERTIFICATE OF SERVICE**

I, Maya P. Florence, hereby certify that on May 31, 2019, pursuant to an agreement among the parties and Superior Court Rule 9A(b)(1)(iii), a true copy of the foregoing Defendants Craig Landau, John Stewart And Mark Timney's Joinder In Defendant Russell Gasdia's Reply In Further Support Of His Motion To Dismiss was served by email upon the following counsel of record:

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Dated: May 31, 2019

  
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Maya P. Florence