

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

\_\_\_\_\_  
No. 11-12999  
\_\_\_\_\_

FILED U.S. COURT OF APPEALS ELEVENTH CIRCUIT APRIL 24, 2012 JOHN LEY CLERK
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D.C. Docket Nos. 1:08-md-01928-DMM,  
9:08-cv-81432-DMM

JOHNNY WARD PUTNAM,

Plaintiff-Appellant,

versus

BAYER A.G., et al.,

Defendants,

BAYER CORPORATION,

Defendant-Appellee.

\_\_\_\_\_  
Appeal from the United States District Court  
for the Southern District of Florida

\_\_\_\_\_  
(April 24, 2012)

Before HULL and COX, Circuit Judges, and BOWEN,\* District Judge.

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\*The Honorable Dudley H. Bowen, Jr., United States District Judge for the Southern District of Georgia, sitting by designation.

PER CURIAM:

After review and oral argument before this Court, we conclude that Plaintiff-Appellant Johnny Ward Putnam has shown no reversible error in the district court's order, dated 27 May 2011, granting summary judgment in favor of Defendant-Appellee Bayer Corporation on all of Putnam's claims, based on Mississippi's statutes of limitation.

The district court did not err in finding that, as a matter of law, Putnam failed to show that the relevant Mississippi limitation periods were tolled based on theories of fraudulent concealment and/or discovery of latent injury.

**AFFIRMED.**