

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY

IN RE: **RISPERDAL / SEROQUEL /
ZYPREXA LITIGATION**

CIVIL ACTION

Case Code: 274

CASE MANAGEMENT ORDER No. 27

FILED
JAN 14 2010
JUDGE JESSICA R. MAYER

THIS MATTER having come before the Court on January 13, 2010 concerning the case management of all pending New Jersey state cases in the above-captioned litigation, and good cause having been shown:

IT IS on this 14th day of **JANUARY, 2010** *effective from the conference date:*

ORDERED as follows:

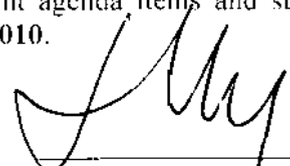
1. Defendant AstraZeneca may file motions to dismiss plaintiffs' complaints without prejudice for failure to provide completed Long Form PISs with authorizations and/or acknowledgments by **January 20, 2010** for return date of **February 5, 2010** in the following cases:

Wellner, April	L-8516-09
Turano, Anthony	L-4780-09
Robinson-Bockus, Maria	L-694-09
Mendola, Anna	L-6968-06
Johnson, Leslie	L-4767-06
Gillespie, Sheryl	L-653-06
Stamper, James	L-961-07
Roper, Serena	L-1881-07
McFadden, Douglas	L-495-07
Smith, Shirley D.	L-738-07
2. As to William Lufsky (L-1891-07), plaintiff's counsel shall provide a date for plaintiff's deposition by **February 2, 2010**. Should plaintiff fail to do so, defendant AstraZeneca may file a motion to dismiss by **February 3, 2010** for a return date of **February 19, 2010**. If plaintiff is released on his own recognizance from his current residential facility, his deposition shall be conducted in New Jersey by **February 26, 2010**. Should plaintiff require permission to leave the State of Minnesota, his deposition shall be conducted in New Jersey by **March 15, 2010**.
3. As to Michael Little (L-1628-07), plaintiff's deposition shall be conducted in New Jersey by **January 29, 2010**.
4. As to Christina Higgins (L-105-07), defendant AstraZeneca, upon withdrawal of the pending motion to dismiss without prejudice, may re-file its motion for summary judgment based upon the Statute of Limitations by **January 22, 2010** for a return date of **February 19, 2010**.

5. As to Job Henry (L-6731-06), defendant Janssen may file a motion for summary judgment.
6. As to Benjamin Hargrave (L-5474-09), defendant AstraZeneca may file a motion to dismiss plaintiff's complaint without prejudice for failure to provide a completed Long Form PFS with authorizations and/or acknowledgments by **January 20, 2010** for return date of **February 5, 2010**.
7. Defendant Janssen may file motions to dismiss plaintiffs' complaints without prejudice for failure to provide completed Long Form PFSs with authorizations and/or acknowledgments by **January 20, 2010** for return date of **February 5, 2010** in the following cases:

Gillespie, Sheryl	L-653-06
Hickey, David	L-492-07
Jackson, Rochelle	L-1619-06
Johnson, Leslie	L-4767-06
Mendola, Anna	L-6968-06
Robinson-Bockus, Maria	L-694-06
Turano, Anthony	L-4780-06
Walker, Susan	L-1524-07
Wilder, Jonathan	L-1616-06
Wister, Marie	L-1647-06

8. Defendant Janssen shall provide a response to plaintiffs' challenges pertaining to redaction of documents, with an explanation of the questioned redactions and/or identify the unredacted version of the redacted document, by **February 1, 2010**.
9. The deposition of Janssen's former employee, Janet Vergis, shall be conducted in the Philadelphia offices of Drinker Biddle on **March 11, 2010** between 9:00 a.m. and 5:00 p.m., and shall be continued on **March 12, 2010**, if necessary.
10. Defendant Janssen shall identify the final version of promotional materials and clinical study reports by **February 1, 2010**, and the final version of business plans by **March 1, 2010**.
11. Defendant Janssen shall provide a schedule for the depositions of its sales representatives requested by plaintiffs by **January 25, 2010**. Such depositions shall be conducted in February and March, 2010.
12. The next Case Management Conference is scheduled before Judge Mayer on **February 9, 2010 @ 9:00 a.m.** in **courtroom 403**. Any joint agenda items and submissions shall be submitted to the Court by **noon** on **February 2, 2010**.



 JESSICA R. MAYER, J.S.C.