Court of Common Pleas of Philadelphia County Trial Division

Civil Cover Sheet

For Prothonotary Use Only (Docket Number)

JUNE 2013

E-Filing Number: 1306007946

000861

PLAINTIFF'S NAME DEAN HIBBS		DEFENDANTS NAME JANSSEN PHARMACEUTIC	DEFENDANTS NAME JANSSEN PHARMACEUTICALS, INC.	
PLAINTIFF'S ADDRESS 247 ROBERTS AVENUE HORSHAM PA 19044		DEFENDANTS ADDRESS 1125 TRENTON-HARBOUR TITUSVILLE NJ 08560	1125 TRENTON-HARBOURTON ROAD	
PLAINTIFF'S NAME		DEFENDANTS NAME JOHNSON & JOHNSON CO	DEFENDANTS NAME JOHNSON & JOHNSON COMPANY	
PLAINTIFF'S ADDRESS			DEFENDANTS ADDRESS ONE JOHNSON & JOHNSON PLAZA NEW BRUNSWICK NJ 08933	
PLAINTIFF'S NAME		DEFENDANTS NAME JOHNSON & JOHNSON PH DEVELOPMENT, L	JOHNSON & JOHNSON PHARMACEUTICAL RESEARCH AND	
PLAINTIFF'S ADDRESS		DEFENDANTS ADDRESS 920 ROUTE 202 RARITAN NJ 08869	920 ROUTE 202	
TOTAL NUMBER OF PLAINTIFFS TOT	TAL NUMBER OF DEFENDANTS	COMMENCEMENT OF ACTION X Complaint	on	
□ Art	PROGRAMS bitration		Settlement	
	ry Savir on-Jury Petiti her:	ngs Action		
CASE TYPE AND CODE	11.0			
XE - MASS TORT - RISI	PERDAL	THOUGH O		
STATUTORY BASIS FOR CAUSE OF ACTION				
RELATED PENDING CASES (LIST BY CASE CA	APTION AND DOCKET NUMBER)	FILED PRO PROTHY	IS CASE SUBJECT TO COORDINATION ORDER? YES NO	
		JUN 06 2013		
		S. GARRETT		
TO THE PROTHONOTARY:				
Kindly enter my appearance on b	ehalf of Plaintiff/Petitioner/A	Appellant: <u>DEAN HIBBS</u>		
Papers may be served at the address	ess set forth below.			
		ADDRESS		
BRIAN J. MCCORMICK		SHELLER PC 1528 WALNUT STREET		
PHONE NUMBER (215)790-7300	FAX NUMBER none entered	FLOOR 4 PHILADELPHIA PA 191	102	
SUPREME COURT IDENTIFICATION NO.		E-MAIL ADDRESS		
81437		bjmccormick@sheller	bjmccormick@sheller.com	
SIGNATURE OF FILING ATTORNEY OR PARTY BRIAN MCCORMICK		Thursday, June 06,	DATE SUBMITTED Thursday, June 06, 2013, 09:39 am	

COMPLETE LIST OF DEFENDANTS:

- 1. ELSEVIER, INC.
 - 2 NEWTOWN PLACE, SUITE 350

NEWTOWN MA 02458-1637

2. EXCERPTA MEDICA INCORPORATED

685 US-202

BRIDGEWATER NJ 08807

3. JOHNSON & JOHNSON PHARMACEUTICAL RESEARCH AND DEVELOPMENT, L $920\ \text{ROUTE}\ 202$

RARITAN NJ 08869

4. JOHNSON & JOHNSON COMPANY

ONE JOHNSON & JOHNSON PLAZA

NEW BRUNSWICK NJ 08933

5. JANSSEN PHARMACEUTICALS, INC.

1125 TRENTON-HARBOURTON ROAD

TITUSVILLE NJ 08560

SHELLER, P.C.

Stephen A. Sheller, Esquire Brian J. McCormick, Jr., Esquire Attorney I.D. Nos. 03270, 81437 sasheller@sheller.com bjmccormick@sheller.com 1528 Walnut St., 4th Floor Philadelphia, PA 19102 Tel (215) 790-7300



Attorneys for Plaintiff	
IN RE: RISPERDAL® LITIGATION March Term 2010, No. 296	X : PHILADELPHIA COUNTY : COURT OF COMMON PLEAS
	TRIAL DIVISION
Dean Hibbs,	•
Plaintiff,	: JUNE TERM, 2013
	: No
V.	
Janssen Pharmaceuticals, Inc., Johnson & Johnson	•
Company, Johnson & Johnson Pharmaceutical Research and Development, L.L.C., Excerpta	:
Medica, Inc., and Elsevier Inc.,	:
Defendants.	:
	X

NOTICE TO PLEAD

NOTICE You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to

AVISO Le han demandado en corte. Si usted quiere defenderse contra las demandas nombradas en las paginas siquientes, tiene veinte (20) dias a partir de recibir esta demanda notificacion para entablar personalmente o por un abogado una comparesencia escrita y tambien para entablar con la corte en forma escrita sus defensas y objeciones a las demandas contra usted sin

do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER (OR CANNOT AFFORD ONE), GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP. PHILADELPHIA COUNTY BAR ASSOCIATION LAWYER REFERRAL AND INFORMATION SERVICE 1101 MARKET STREET, 11TH FLOOR PHILADELPHIA, PENNSYLVANIA 19107 TELEPHONE: (215) 238-1701

THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A
LAWYER, THIS OFFICE MAY BE ABLE
TO PROVIDE YOU WITH INFORMATION
ABOUT AGENCIES THAT MAY OFFER
LEGAL SERVICES TO ELIGIBLE
PERSONS AT A REDUCED FEE OR NO
FEE.

previo aviso para conseguir el deniro demandado en el pleito o para conseguir cualquier otra demanda o alivio solicitados por el demandante. Usted puede perder dinero o propiendad u otros derechos importantes para usted.

USTED DEBE LLEVAR ESTE DOCUMENTO A SU ABOGADO INMEDIATAMENTE. SI USTED NO TIENE ABOGADO (O NO TIENE DINERO SUFICIENTE PARA PAGAR A UN ABOGADO) VAYA EN PERSONA O LLAME POR TELEFONO A LA OFICINA NOMBRADA ABAJO PARA AVERIGUAR DONDE SE PUEDE CONSEGUIR ASSISTENCIA LEGAL. ESTA OFICINA PUEDE PROPORCIONARLE LA INFORMACION SOBRE CONTRATAR A UN ABOGADO.

ASOCIACION DE LICENCIADOR DE PHILADELPHIA VICIO DE REFERENCIA DE INFORMACION LEGAL 1101 MARKET STREET, 11TH FLOOR PHILADELPHIA, PENNSYLVANIA 19107 TELEFONO: (215) 238-1701

SI USTED NO TIENE DINERO SUFICIENTE
PARA PAGAR A UN ABOGADO, ESTA
OFICINA PUEDE PROPORCION
INFORMACION COBRE AGENCIAS QUE
OFRECEN SERVICIOS LEGALES A
PERSONAS QUE CUMPLEN LOSE
REQUISITOS PARA UN HONORARIO
REDUCIDO O NINGUN HONORARIO.

Stephen A. Sheller, Esquire Brian J. McCormick, Jr., Esquire Attorney I.D. Nos. 03270, 81437 sasheller@sheller.com bjmccormick@sheller.com 1528 Walnut St., 4th Floor Philadelphia, PA 19102 Tel (215) 790-7300

Attorneys for Plaintiff	X
IN RE: RISPERDAL® LITIGATION March Term 2010, No. 296	: PHILADELPHIA COUNTY COURT OF COMMON PLEAS TRIAL DIVISION
Dean Hibbs,	:
Plaintiff,	: JUNE TERM, 2013
v.	: No.
Janssen Pharmaceuticals, Inc., Johnson & Johnson Company, Janssen Pharmaceutical Research and Development, L.L.C., Excerpta Medica, Inc., and	: :
Elsevier Inc.,	:
Defendants.	:
	X

ABBREVIATED INDIVIDUAL COMPLAINT FOR RISPERDAL LITIGATION AND ADOPTION BY REFERENCE

- 1. Plaintiff incorporates by reference Plaintiffs' Amended Master Long Form Complaint in *In Re: Risperdal Litigation* in the Philadelphia County Court of Common Pleas, filed as of September 3, 2010, under Docket Number March Term 2010, No. 296, and currently pending before the Honorable Arnold L. New.
- 2. Plaintiff selects and indicates by checking off the appropriate spaces, those products and claims that are specific to his or her case. Where certain claims require, pursuant to

Pennsylvania law, specific pleading or case specific facts and individual information, Plaintiff(s) shall add and include them herein.

- 3. Plaintiff, Dean Hibbs (hereinafter referred to as "Plaintiff")¹ is an individual who resides at 247 Roberts Avenue, Horsham in the state of Pennsylvania.
 - 4. Plaintiff claims the following antipsychotic medications caused his or her injury:

RISPERDAL X
RISPERDAL CONSTA
INVEGA
INVEGA SUSTENNA

5. Plaintiff claims to have suffered the following injury(ies) as a result of ingesting Risperdal, Risperdal Consta and/or Invega:

Injury	Risperdal and/or Risperdal Consta	Invega and/or Invega Sustenna
Gynecomastia	X	
Galactorrhea		
Pituitary Tumors		
Microadenomas of the Pituitary Gland		
Breast Cancer		
Osteoporosis		
Decreased Bone Mineral Density		
Metabolic Syndrome		

¹ In answering the following questions, the term "Plaintiff" refers to the party who alleges that they were injured, including a decedent who is represented by an administrator or a minor who is represented by a parent or guardian.

		1
Dyslipidemia		
Hypertension		
Diabetes Mellitus		
Diabetic Ketoacidosis (DKA)		
Hyperosmolar coma		
Hyperglycemia		
Glucose Dysregulation		
Insulin Insufficiency		
Insulin Resistance		
Pancreatitis		
Tardive Dyskinesia (TD)		
Extrapyramidal Symptoms		
Involuntary Movement Disorders		
Dyskinesia		
Dystonia		
Akathisia		
Parkinsonism		
Neuroleptic Malignant Syndrome (NMS)		
Other: Weight Gain	X	
		l

6.	Plaintiff purchased as	nd/or otherwise obtained Risp	perdal and/or Risperdal	Consta,
which Plaint	iff ingested from approx	ximately September 2002 thro	ugh August 2003.	
7.	Plaintiff purchased a	Plaintiff purchased and/or otherwise obtained Invega and/or Invega Sustenna,		
which Plaint	iff ingested from	_ to		
8.	Plaintiff claims dama	ges as a result of:		
	X Personal Inj	ury to himself, herself or the p	person represented	
	X Economic L	oss		
9.	Plaintiff's spouse,	(herein	nafter referred to as "S	pouse"),
is an adult in	ndividual residing at	in the Sta	ate of	, and
claims dama	ges as a result of:			
	Loss of Cons	ortium, date of marriage:		
10.	Plaintiff's parent and	or guardian, (herei	nafter referred to as	
"Guardian"),	, is an adult individual r	esiding at,in	the state of	and
claim damag	es as a result of medica	expenses incurred and/or to b	be incurred in an effort	to treat
Plaintiff's in	juries.			
11.	The following clain	ns asserted in the Amende	d Master Complaint	and the
allegations	with regard thereto in	the Amended Master Com	plaint are herein ado	pted by
reference:				
	X Count I:	Negligence		
	X Count II:	Negligence- Design Defect		
	X Count III:	Fraud		
	X Count IV:	Strict Product Liability- Fai	lure to Warn	

X Count V:	Strict Product Liability – Design Defect			
X Count VI:	Breach of Express Warranty			
X Count VII:	Breach of Implied Warranty			
X Count VIII:	Violation of Pennsylvania Unfair Trade Practices and			
	Consumer Protection Law, 73 P.S. § 201-1 et seq.			
X Count IX:	Unfair and Deceptive Trade Practices			
X Count X:	Conspiracy			
X Count XI:	Punitive Damages			
X Count XII:	Medical Expenses Incurred by Parent			
X Count XIII:	Loss of Consortium			
Plaintiff(s) asserts the following additional theories of recovery against Defendants:				
*Attach additional pages.				
	Respectfully submitted,			
	SHELLER, P.C.			
Dated: <u>June 6, 2013</u>	By: /s/ Brian J. McCormick, Jr. Stephen A. Sheller, Esquire Brian J. McCormick, Jr., Esquire			
	Attorneys for Plaintiff			

VERIFICATION

I, Brian J. McCormick, Jr., attorney for Plaintiff, verify that the statements of fact

contained in the foregoing Short-Form Complaint are true and correct to the best of my

knowledge, information and belief. I understand that statements herein are made subject to

the penalties of 18 Pa.C.S.A. § 4904 relating to unsworn falsifications to authorities.

Date: June 6, 2013

/s/ Brian J. McCormick, Jr.

BRIAN J. MCCORMICK, JR.

Case ID: 130600861