


Court of Common Pleas of Philadelphia County
 Trial Division - Civil
TRIAL WORK SHEET

Judge's Name: ARNOLD L NEW		Judge's I.D.: J357	Signature: 		
Caption: Z.S. ETAL VS JANSSEN PHARMACEUTICALS, INC. ETAL		Case Type: MASS TORT - RISPERDAL	Program: MASS TORT		
Court Term and Number: #1304-02100		If Consolidated, Court Term and Number:			
Trial Date:	<input type="checkbox"/> Jury <input type="checkbox"/> Non-Jury	Total Amount:	Number of Days:	Disposition Date: 03-JAN-2017	Date Sheet Prepared: 05-JAN-2017

Report Generated 05-JAN-17 Job #29244

Full Description of Disposition (to be entered Verbatim on the Docket)

The court having been advised that the within case has been settled, the case shall be so marked on the docket and removed from the applicable list and inventory of pending cases. If the instant proceedings involve an appeal from a compulsory arbitration award, any lien from the arbitration award is released. This case may be restored to the trial list only upon written order of the team/program leader. This relief shall be requested by formal motion. It is further ordered and decreed that in the following types of cases additional steps must be taken to officially conclude the case: minor's compromises, incompetent/incapacitated person's compromises, wrongful death/survival actions (see PA. R.C.P. 2039, 2064, 2206, Phila Civ. R. No.2039.1, 2206, and joint general court regulation 97-1) and joinder (see PA. R.C.P. 2231).

- | | | |
|---|--|--|
| <input type="checkbox"/> Default Judgment/Court Ordered | <input type="checkbox"/> Jury Verdict for Plaintiff | <input type="checkbox"/> Other (explain) |
| <input type="checkbox"/> Directed Verdict | <input type="checkbox"/> Jury Verdict for Defendant | |
| <input type="checkbox"/> Discontinuance Ordered | <input type="checkbox"/> Mistrial | |
| <input type="checkbox"/> Transferred to binding arbitration | <input type="checkbox"/> Hung Jury | |
| <input type="checkbox"/> Finding for Defendant (Non-Jury) | <input type="checkbox"/> Non-Pros entered | |
| <input type="checkbox"/> Finding for Plaintiff (Non-Jury) | <input type="checkbox"/> Non-Suit entered | |
| <input type="checkbox"/> Damages Assessed | <input checked="" type="checkbox"/> Settled prior to assignment for trial (Team Leaders, only) | |
| <input type="checkbox"/> Judgment entered by agreement | <input type="checkbox"/> Settled after assignment for trial | |
| <input type="checkbox"/> Judgment entered | <input type="checkbox"/> prior to jury selection | |
| <input type="checkbox"/> Judgment satisfied | <input type="checkbox"/> after jury sworn | |

DOCKETED
JAN - 6 2017
S. MacGREGOR
COMPLEX LIT CENTER

Z.S. Etal Vs Janssen Ph-WSPTJ



13040210000126



Arnold & Itkin LLP
TRIAL LAWYERS

January 3, 2017

VIA ELECTRONIC MAIL AND HAND DELIVERY

The Honorable Arnold L. New
Court of Common Pleas of Philadelphia County
Complex Litigation Center
City Hall, Room 602
Philadelphia, PA 19107

**Re: *In re Risperdal*® Litigation, March Term 2010, No. 296
Z.S., et al. v. Janssen Pharmaceuticals, Inc., April Term 2013, No. 2100**

Dear Judge New:

Plaintiffs submit this letter to notify the Court that the Parties to the above referenced matter have resolved their dispute by way of confidential settlement. The Parties are in the process of completing the necessary settlement documentation following which time the Parties will file the appropriate pleadings and proposed order with the Court.

Respectfully,

/s/ Jason A. Itkin

Jason A. Itkin

cc: John Winter, Esquire
Melissa Graff, Esquire
Kenneth Murphy, Esquire
Heidi Hilgendorff, Esquire
David Abernathy, Esquire