A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN.

Plaintiff,

VS.

JOHNSON & JOHNSON COMPANY, JANSSEN PHARMACEUTICA PRODUCTS, L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN PHARMACEUTICA, L.P., a/k/a JANSSEN PHARMACEUTICA, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

(PROPOSED) ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, and the arguments of counsely and good cause having been shown;

IT IS on this 16th day of Deamby, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that a verdict for Plaintiff will adversely impact pharmaceutical companies' incentive/ability to develop new medications is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be berved upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

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~ / /	11	a Let.	
	101	1416/11	
JESSICA	4 R. MA	YER, J.S.	C.

This motion was:

_ Unopposed

* The parties having impacted & disposition of the motion on the papers and for the Musins set forth in the attracted memo yardom

Laissen v. Johnson & Johnson, et al.

Docket No. L-6720-06 (MT)

Memorandum of Decision on Plaintiff's "omnibus" motion in limine to exclude evidence related to certain issues at trial:

1. Plaintiff's motion in limine to bar Defendants from advising the jury that a verdict for the Plaintiff will adversely impact pharmaceutical companies' incentive/ability to develop new medications.

Defendants agree not to introduce such evidence at trial unless Plaintiff "opens the door." Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 16 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN.

Plaintiff,

VS.

JOHNSON & JOHNSON COMPANY,
JANSSEN PHARMACEUTICA PRODUCTS,
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN
PHARMACEUTICA, L.P., a/k/a JANSSEN
PHARMACEUTICA, INC.,
Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION

MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

TROPOSED ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and [Mischell Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and moving papers, and opposition papers, and the arguments of course, and good cause having been shown;

IT IS on this 10th day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that any award of damages in this case or other Risperdal or second generation antipsychotic product liability litigation cases will adversely affect the ability of any member of the jury to purchase, or have available medications in the future, or affect the

cost thereof, or have any adverse effect on the medical or health products available to individuals or industries in the United States or worldwide is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

JESSICA R. MAYER, J.S.C.

This motion was:	¥	
Opposed	71	The purpos herry consented to disposition
Unopposed		at the motion on the papers and
		to the rensus set forth in the
		attached memoradien.

2. Plaintiff's motion in limine to bar Defendants from suggesting that any award of damages in this case or other Risperdal® or second generation antipsychotic product liability litigation cases will adversely affect the ability of any member of the jury to purchase, or have available medications in the future, or affect the cost thereof, or have any adverse effect on the medical or health products available to individuals or industries in the United States or worldwide.

Defendants agree not to introduce such evidence at trial unless Plaintiff "opens the door." Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN, SUPERIOR COURT OF NEW JERSEY Plaintiff, LAW DIVISION MIDDLESEX COUNTY VS. JOHNSON & JOHNSON COMPANY, **CIVIL ACTION** JANSSEN PHARMACEUTICA PRODUCTS. L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN CASE CODE 274 PHARMACEUTICA, L.P., a/k/a JANSSEN (Risperdal/Seroquel/Zyprexa Litigation) PHARMACEUTICA, INC., Defendants. DOCKET NO. MID-L-6720-06(MT) [PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having head and coursidered the moving papers, any opposition papers, any copy papers, and the arguments of coursel, and good cause having been shown;

IT IS on this 16th day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that this case or other Risperdal or second generation antipsychotic product liability litigation cases may have a negative impact on the stock price of

Janssen or any publicly traded pharmaceutical manufacturer, or cause any of them or their employees any sort of financial hardship or loss of employment is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

JESSICA R. MAYER, J.S.C.

This motion was:	r A H.
Opposed	The parties having consented to disposition
Unopposed	a sie motion on the papers and
	for the reasons Set forth in the
	attached memorandum.

3. Plaintiff's motion in limine to bar Defendants from suggesting that this case or other Risperdal® or second generation antipsychotic product liability litigation cases may have a negative impact on the stock price of Janssen Pharmaceuticals LP or Janssen LP or any publicly traded pharmaceutical manufacturer, or cause any of them or their employees any sort of financial hardship or loss of employment.

Defendants agree not to introduce such evidence at trial unless Plaintiff "opens the door." Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

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EPSTEIN ARLEN, LLC

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff FILED

DEC 16 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN. SUPERIOR COURT OF NEW JERSEY Plaintiff. LAW DIVISION MIDDLESEX COUNTY VS. JOHNSON & JOHNSON COMPANY. CIVIL ACTION JANSSEN PHARMACEUTICA PRODUCTS. L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN CASE CODE 274 PHARMACEUTICA, L.P., a/k/a JANSSEN (Risperdal/Seroquel/Zyprexa Litigation) PHARMACEUTICA, INC., : Defendants. DOCKET NO. MID-L-6720-06(MT) PROPOSED ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any reply papers, and the arguments of coursel, and good cause having been shown;

IT IS on this luth day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that this case or other Risperdal or second generation antipsychotic product liability litigation cases may cause an increase in the cost of purchasing or maintaining insurance is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

JESSICA R. MAYER, J.S.C.

I MS	mouon was:
	_Opposed
	Unopposed

A the parties having consented to deposition of the motion on the papers and for the reasons set forth in the attached memorandum.

4. Plaintiff's motion in limine to bar Defendants from suggesting that this case or other Risperdal® or second generation antipsychotic product liability litigation cases may cause an increase in the cost of purchasing or maintaining insurance.

Defendants agree not to introduce such evidence at trial unless Plaintiff "opens the door." Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED.**

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN,

Plaintiff.

VS.

JOHNSON & JOHNSON COMPANY, JANSSEN PHARMACEUTICA PRODUCTS, L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN PHARMACEUTICA, L.P., a/k/a JANSSEN PHARMACEUTICA, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION
MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

[PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heart and considered the moving papers, and opposition papers, any reply papers, and the arguments of reason, and good cause having been shown;

IT IS on this lith day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that this case or other Risperdal or second generation antipsychotic product liability litigation cases may cause an increase in the cost of purchasing medications for the public is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

This motion was:

Opposed

_ Unopposed

the parties having consented to disposition of the motion on the papers and for the reasons set forth in the attached memorandum.

5. Plaintiff's motion in limine to bar Defendants from suggesting that this case or other Risperdal® or second generation antipsychotic product liability litigation cases may cause an increase in the cost of purchasing medication for the public.

Defendants agree not to introduce such evidence at trial unless Plaintiff "opens the door." Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff FILED

DEC 16 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN, SUPERIOR COURT OF NEW JERSEY Plaintiff. LAW DIVISION MIDDLESEX COUNTY VS. JOHNSON & JOHNSON COMPANY, CIVIL ACTION JANSSEN PHARMACEUTICA PRODUCTS, L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN CASE CODE 274 PHARMACEUTICA, L.P., a/k/a JANSSEN (Risperdal/Seroquel/Zyprexa Litigation) PHARMACEUTICA, INC., Defendants. DOCKET NO. MID-L-6720-06(MT) [PROPOSED] ORDER :

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, and opposition papers, and the arguments of several, and good cause having been shown;

IT IS on this with day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that Plaintiff is covered by some form of insurance or other collateral source for the injuries sustained as a result of having ingested Risperdal is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon Defendants' counsel within seven (7) days of the date of this Order.

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JESSICA R. MAYER, J.S.C.

This motion was:	
Opposed	*
Unopposed	0

The parties having consented to disposition of the motion on the papers and fix the reasons set forth 14 the attached memorendum.

6. Plaintiff's motion in limine to bar Defendants from advising that Plaintiff is covered by some form of insurance or other collateral source for the injuries sustained as a result of having ingested Risperdal®.

Defendants agree not to introduce evidence or comment at trial that Plaintiff had insurance or coverage from a collateral source. However, the court **DENIES** this motion as vague and overly broad. The court must await the trial testimony to determine the relevancy of such testimony, by either party, depending upon the issue for which such testimony is presented.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff FILED

DEC 16 2011

JUDGE JESSICA R. MAYER

SHON LAISSEN.

Plaintiff.

VS.

JOHNSON & JOHNSON COMPANY, JANSSEN PHARMACEUTICA PRODUCTS, L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN PHARMACEUTICA, L.P., a/k/a JANSSEN PHARMACEUTICA, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

PROPOSED ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having been considered the moving papers, any opposition papers, any coply papers, and the arguments of counsel, and good cause having been shown;

IT IS on this 16th day of December 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, to any reference to payments or coverage by Janssen for the costs of Risperdal samples or Risperdal prescriptions through a prescription drug assistance program is hereby granted in which

IT IS FURTHER ORDERED that a copy of this Order shall be served upon Defendants' counsel within seven (7) days of the date of this Order.

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This motion was:

____/ Opposed

____Unopposed

* The parties having consented to disposition	^
of the motion on the papers and for the Reacons set touth in the.	
for the Reacons set forth in the.	
attached memorandum	

7. Plaintiff's motion in limine to bar Defendants from any reference to payments or coverage by Janssen for the costs of Risperdal® samples or Risperdal® prescriptions through a prescription drug assistance program.

The court does not believe that Plaintiff obtained Risperdal® through a drug assistance program sponsored by Janssen or any charitable organization or governmentally funded program. Therefore, this motion is **GRANTED IN PART**.

However, to the extent that Plaintiff received samples of Risperdal® from his prescribing physician such testimony is relevant to Plaintiff's prescription history. Any possible prejudice is outweighed by its probative value regarding Plaintiff's ingestion of Risperdal®.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 16 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN,	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION
,	:	MIDDLESEX COUNTY
vs.	:	
	:	
JOHNSON & JOHNSON COMPANY,	:	CIVIL ACTION
JANSSEN PHARMACEUTICA PRODUCTS,	:	
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN	:	CASE CODE 274
PHARMACEUTICA, L.P., a/k/a JANSSEN	:	(Risperdal/Seroquel/Zyprexa Litigation)
PHARMACEUTICA, INC.,	:	
Defendants.	:	DOCKET NO. MID-L-6720-06(MT)
	:	

[PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any reply papers, and the cause having been shown;

IT IS on this 16th day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, the purported "litigation crisis," "lawsuit abuse," or similar terms or phrases is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED	Jessica R. Mayer, J.S.C.
This motion was:	
Opposed	A you parties having consented to disposition
Unopposed	At the motion on the papers and
	for the Reasons set forth in the
	attached memoraphem.

8. Plaintiff's motion to bar Defendants from using phrases suggesting the purported "litigation crisis," "lawsuit crisis," "lawsuit abuse," or similar terms or phrases.

Defendants agree not to employ such phrases. Similarly, Plaintiff shall not refer to Defendants as "Big Pharma," or the "corporate defense team," or other such negative phrases. Both parties are cautioned that civility among counsel during the course of the trial is paramount. Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN.

Plaintiff,

VS.

JOHNSON & JOHNSON COMPANY, JANSSEN PHARMACEUTICA PRODUCTS, L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN PHARMACEUTICA, L.P., a/k/a JANSSEN PHARMACEUTICA, INC.,

Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

(PROPOSED) ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, and opposition papers, and opposition papers, and the arguments of counsel, and good cause having been shown;

IT IS on this leth day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that Plaintiff's attorneys and their law firms primarily represent plaintiffs in lawsuits, specialize in personal injury or product liability litigation, advertise, seek to

obtain clients in a manner different from that used by defense counsel, or routinely employ contingent fee arrangements is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

ESSICA R. MAYER, J.S.C.

This motion was:	
Opposed	A the parties having consented to disposition
Unopposed	at the motion on the papers and
	for the reasons set forth in the
	attach ad memo Randiem.

9. Plaintiff's motion in limine to bar Defendants from advising that Plaintiff's attorneys and their law firm primarily represent plaintiffs in lawsuits, specialize in personal injury or product liability litigation, advertise, seek to obtain clients in a manner different from that used by defense counsel, or routinely employ contingent fee arrangements.

Defendants agree and will not seek to introduce such evidence. Plaintiff shall not address the financial resources or status of Defendants or their counsel. Neither party shall argue or comment on these issues unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN,	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
vs.	∤ ∶	
	:	
JOHNSON & JOHNSON COMPANY,	∤:	CIVIL ACTION
JANSSEN PHARMACEUTICA PRODUCTS,	:	
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN	}: ∣	CASE CODE 274
PHARMACEUTICA, L.P., a/k/a JANSSEN	:	(Risperdal/Seroquel/Zyprexa Litigation)
PHARMACEUTICA, INC.,	:	
Defendants.	}: □	DOCKET NO. MID-L-6720-06(MT)
	∤ :	
	}:	[PROPOSED] ORDER
	:	

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any opposition papers, any opposition papers, any opposition papers, and the arguments of coursel, and good cause having been shown;

IT IS on this 1ch day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, to any reference to other Risperdal cases and other cases involving Plaintiff's counsel or other drugs is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED	Ma 146/4
	JESSICA R. MAYER, J.S.C.

This motion was:	
Opposed	
Unopposed	* The parties having consented to deposition
	of the motion on the papers and
	for the Reasons Set forth in the
	attented memoranderm.

10. Plaintiff's motion in limine to bar Defendants from referring to other Risperdal® cases and other cases involving Plaintiff's counsel or other drugs.

Defendants agree not to introduce such evidence at trial unless Plaintiff "opens the door." Neither party shall argue or comment on this issue unless the court determines that the other party has "opened the door." Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1.6 2011 JUDGE JESSICA R, MAYER

SHON LAISSEN,	T :	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION
	} :	MIDDLESEX COUNTY
vs.]:	
	:	
JOHNSON & JOHNSON COMPANY,	:	CIVIL ACTION
JANSSEN PHARMACEUTICA PRODUCTS,	:	
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN	:	CASE CODE 274
PHARMACEUTICA, L.P., a/k/a JANSSEN	:	(Risperdal/Seroquel/Zyprexa Litigation)
PHARMACEUTICA, INC.,	:	
Defendants.	:	DOCKET NO. MID-L-6720-06(MT)
	} :	
	: :	[PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having been dead und considered the moving papers, any opposition papers, any reply papers, and the arguments of sounsel, and good cause having been shown;

IT IS on this 16th day of 1/centry, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that the potential impact on pharmaceutical companies and/or the FDA, if any, of permitting state failure to warn claims to be asserted or of following a plaintiff in such a case to prevail is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon.

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

ESSICA R. MAYER, J.S.C.

This motion was:	
Opposed	* His parties having concented to disposition
Unopposed	of the motion on the papers and for the Reisons Set Firth In the
	for the Reisons Set Firth In the
	attached memorandum.

11. Plaintiff's motion in limine to bar Defendants from discussing the potential impact on pharmaceutical companies and/or the FDA, if any, of permitting state failure to warn claims to be asserted or of allowing a plaintiff in such a case to prevail.

The potential impact of allowing failure to warn claims on industry or regulatory entities is not relevant to proving or disproving any essential fact in this case. See N.J.R.E. 401. Likewise, such testimony may be unduly prejudicial. See N.J.R.E. 403. The court's ruling does not preclude Defendants from introducing relevant evidence and testimony about Risperdal®'s development and the pre-marketing and post marketing history of Risperdal®. Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN,
Plaintiff,

vs.

JOHNSON & JOHNSON COMPANY,
JANSSEN PHARMACEUTICA PRODUCTS,
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN
PHARMACEUTICA, L.P., a/k/a JANSSEN
PHARMACEUTICA, INC.,
Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

(PROPOSED) ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, and opposition papers, and reply papers, and the arguments of coursel, and good cause having been shown;

IT IS on this 14th day of Delember, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, the fees received and/or charged by Plaintiff's experts for work in lawsuits involving drugs other than Risperdal and any reference to them as "paid litigation experts" or the like is hereby granted in the like in the like in the like is hereby granted in the like in the like in the like in the like is hereby granted in the like in t

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

ESSICA R. MAYER, J.S.C.

This motion was:

Opposed

____ Unopposed

If the parties having consented to disposition of the motion on the papers and for the reasons set forth in the attacked membrandum.

12. Plaintiff's motion in limine to bar Defendants from discussing the fees received and/or charged by Plaintiff's experts for work in lawsuits involving drugs other than Risperdal® and any reference to them as "paid litigation experts" or the like.

This motion is **GRANTED IN PART**. The amount of money charged by experts who testify on behalf of either party in other litigation matters is irrelevant to Plaintiff's claims in this case. However, the court will be instructing the jury that they may consider the fee charged by the experts in this litigation as bearing on the expert's reasons for testifying, if any. Moreover, experts who testify in court are permitted to be examined regarding their role as an expert for plaintiffs/defendants/both. Such information goes to the expert's credibility and the weight that the jury may give that expert's testimony. Neither party shall refer to any expert as a "hired gun," "paid litigation expert," or the like.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1.6 2011

JUDGE JESSICA R. MAYER

SHON LAISSEN,	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
vs.	:	

JOHNSON & JOHNSON COMPANY, JANSSEN PHARMACEUTICA PRODUCTS, L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN PHARMACEUTICA, L.P., a/k/a JANSSEN PHARMACEUTICA, INC.,

Defendants.

CIVIL ACTION

CASE CODE 274
(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

PROPOSED ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any reply papers, and the arguments of counter, and good cause having been shown;

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that any of Plaintiff's counsel in this case or other Risperdal product liability litigation cases may have advertised for persons injured by the use of Risperdal or in any other manner is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

JESSICA Ř. MAYER, J.S.C.

This motion was:

_____Opposed

____Unopposed

of the motion on the pipers and for the Reasons Set forth in the attached memorandum.

13. Plaintiff's motion in limine to bar Defendants from discussing that any of Plaintiff's counsel in this case or other Risperdal® product liability litigation cases may have advertised for persons injured by the use of Risperdal® or in any other manner.

There is no information in this case suggesting that Plaintiff only learned of an alleged association between his diabetes diagnosis and ingestion of Risperdal® as a result of advertisements placed by Plaintiff's attorneys. Therefore, such testimony is irrelevant under N.J.R.E. 401 and unduly prejudicial under N.J.R.E. 403. Therefore, this motion is GRANTED.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1 6 2011

AUDGE JESSICA R. MARKEN

SHON LAISSEN,	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
vs.	:	
	:	
JOHNSON & JOHNSON COMPANY,	:	CIVIL ACTION
JANSSEN PHARMACEUTICA PRODUCTS,	:	
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN	:	CASE CODE 274
PHARMACEUTICA, L.P., a/k/a JANSSEN	:	(Risperdal/Seroquel/Zyprexa Litigation)
PHARMACEUTICA, INC.,	:	
Defendants.	:	DOCKET NO. MID-L-6720-06(MT)
	:	
	:	(PROPOSED) ORDER
	<u> </u>	

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any raply papers, and the agreements of counsel, and good cause having been shown;

IT IS on this 16th day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, that FDA approval of Risperdal means that Janssen met its standard of care and/or fulfilled its duty to warn as a matter of law is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED	My 12/16/4
	JESSICA R. MAYER, J.S.O

This motion was:

____Opposed

____Unopposed

Whe parties having consented to disposition

of the motion on the papers and

for the reasons set forth in the

attached memorranem.

11/

14. Plaintiff's motion in limine to bar Defendants from discussing that FDA approval of Risperdal® means that Janssen met its standard of care and/or fulfilled its duty to warn as a matter of law.

It is the province of the court to instruct the jury as to the law. Neither party should offer testimony purporting to instruct the jury as to the law. Defendants may introduce testimony and evidence that Risperdal® was approved by the FDA but may not instruct the jury that FDA approval means that Defendants satisfied their duty of care and/or duty to warn. Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 1 6 2011 JUDGE JESSICA R. MAYER

SHON LAISSEN,

Plaintiff,

VS.

JOHNSON & JOHNSON COMPANY,
JANSSEN PHARMACEUTICA PRODUCTS,
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN
PHARMACEUTICA, L.P., a/k/a JANSSEN
PHARMACEUTICA, INC.,
Defendants.

SUPERIOR COURT OF NEW JERSEY

LAW DIVISION

MIDDLESEX COUNTY

CIVIL ACTION

CASE CODE 274

(Risperdal/Seroquel/Zyprexa Litigation)

DOCKET NO. MID-L-6720-06(MT)

[PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any reply papers, and the arguments of coursel, and good cause having been shown;

IT IS on this 10th day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, regarding jury consultants is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

of the motion on the papers and for the Reasons set toeth in the

JESSICA R. MAYER, J.S.C.

OPPOSED

15. Plaintiff's motion in limine to bar Defendants from mentioning that plaintiff's counsel may have used jury consultants.

Defendants agree. Neither party shall mention the use of jury consultants prior to or at trial. Therefore, this motion is **GRANTED**.

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600 DEC 1 6 2011

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

SHON LAISSEN, SUPERIOR COURT OF NEW JERSEY Plaintiff. LAW DIVISION MIDDLESEX COUNTY VS. JOHNSON & JOHNSON COMPANY, CIVIL ACTION JANSSEN PHARMACEUTICA PRODUCTS. L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN **CASE CODE 274** PHARMACEUTICA, L.P., a/k/a JANSSEN (Risperdal/Seroquel/Zyprexa Litigation) PHARMACEUTICA, INC., Defendants. DOCKET NO. MID-L-6720-06(MT) [PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, and opposition papers, and reply papers, and the arguments of counter, and good cause having been shown;

IT IS on this Ut day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, regarding settlement, negotiations, or the lack thereof is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

OPPOSED

This motion was: Opposed AThe parties having consented to disposition ____Unopposed

of the motion on the papers and for the Reasons set first in the attacked memorandum.

16. Plaintiff's motion in limine to bar Defendants from mentioning settlement, negotiations, or the lack thereof.

Defendants agree. Neither party shall mention settlement, negotiations, or the lack thereof, at trial. Therefore, this motion is **GRANTED**.

OPPOSED

EPSTEIN ARLEN, LLC

A New Jersey Limited Liability Corporation 220 Davidson Avenue, Suite 102 Somerset, New Jersey 08873 Tel. (732) 828-8600

BAILEY PERRIN BAILEY

440 Louisiana Street, Suite 2100 Houston, Texas 77002 (713) 425-7100 Telephone Attorneys for Plaintiff

FILED

DEC 16 2011

JUDGE JESSICA R. MAYER

SHON LAISSEN,	:	SUPERIOR COURT OF NEW JERSEY
Plaintiff,	:	LAW DIVISION
	:	MIDDLESEX COUNTY
vs.	;	
	:	
JOHNSON & JOHNSON COMPANY,	:	CIVIL ACTION
JANSSEN PHARMACEUTICA PRODUCTS,	:	
L.P. a/k/a JANSSEN, L.P., a/k/a JANSSEN	: }	CASE CODE 274
PHARMACEUTICA, L.P., a/k/a JANSSEN	:	(Risperdal/Seroquel/Zyprexa Litigation)
PHARMACEUTICA, INC.,	:	
Defendants.	;	DOCKET NO. MID-L-6720-06(MT)
	$\}:$	
	:	[PROPOSED] ORDER

THIS MATTER having been brought before the Court by Bailey Perrin Bailey and Epstein Arlen, attorneys for Plaintiff Shon Laissen; the Court having heard and considered the moving papers, any opposition papers, any reply papers, and the arguments of coursel, and good cause having been shown;

IT IS on this 16th day of December, 2011,

ORDERED that Plaintiff's Omnibus Motion in Limine to Exclude Evidence at Trial, and/or for a limiting instruction, regarding stipulations is hereby granted;

IT IS FURTHER ORDERED that a copy of this Order shall be served upon

Defendants' counsel within seven (7) days of the date of this Order.

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JESSICA R. MAYER, J.S.C.

17. Plaintiff's motion in limine to bar Defendants from mentioning stipulations.

Defendants agree. Neither party shall mention stipulations at trial. Therefore, this motion is **GRANTED**.