

FILED

NOV 28 2006

BRYAN D. GARRUTTO, JUDGE

JANET HUGGINS,

Plaintiff,

v.

BAYEK CORPORATION; WYETH;
WHITEHALL-ROBINS HEALTHCARE
DIVISION OF AMERICAN HOME
PRODUCTS CORP; WYETH-AYERST
PHARMACEUTICALS, INC.; WYETH-
AYERST INTERNATIONAL, INC.,
WYETH-AYERST LABORATORIES
DIVISION OF AMERICAN HOME
PRODUCTS CORPORATION; JOHN
DOE STORES 1-49. JANE DOES
MANUFACTURERS 50-59. JACK DOES
DISTRIBUTORS 100-149. JIM DOES
MARKETERS 150-190. JAKE DOES 250-
299.,

Defendants.

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION: MIDDLESEX COUNTY
DOCKET NO.: MID-L-1320-05 MT

Case Code No.: 264

**CONSENT ORDER SCHEDULING
DISCOVERY DEADLINES**

This matter having been the subject of a case management conference on August 31, 2006, and with the consent of counsel for plaintiff, Locks Law Finn, PLLC. Jerry A. Lindheim, Esq.; counsel for Wyeth, Porzio, Bromberg & Newman, P.C., Frank Fazio, Esq.; and for good cause shown:

IT IS on this 28 day of Nov 2006, **ORDERED** as follows:

1. Plaintiff shall serve case-specific liability and damages expert reports on or before November 1, 2006:

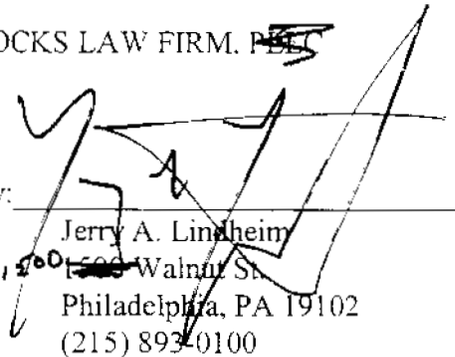
2. Defendants shall depose plaintiff's experts on or before ~~December 30, 2006~~; ^{Jan. 15}
3. All IMEs shall be completed by ~~January 8, 2007~~; ^{Jan 31}
4. Defendants shall serve case-specific liability and damages expert reports on or before ~~January 30, 2007~~; ^{Feb 15}
5. Plaintiff shall depose defendants' experts on or before March 5, 2007;
6. The parties shall use all best efforts to complete the depositions of all fact witnesses on or before February 28, 2007;
7. The parties shall serve and file dispositive motions on March 5, 2007;
8. The parties shall serve and file *in limine* motions on March 9, 2007;
9. The parties shall serve and file witness lists on March 9, 2007;
10. The parties shall serve **and** file exhibits and exhibit lists on March 9, 2007;
11. The parties shall serve and file any opposition papers to dispositive motions on March 16, 2007;
12. The parties shall serve and file deposition designations on March 9, 2007;
13. The parties shall serve and file opposition to any exhibits on March 16, 2007;
14. The parties shall serve and file deposition counter designations on March 16, 2007;
15. The parties shall serve and file opposition papers to *in limine* motions on March 18, 2007;
16. The **parties** shall serve and file reply papers to opposition **papers** to dispositive motions on March 23, 2007;
17. The parties shall serve and file reply papers to opposition papers to *in limine* motions on March 23, 2007;
18. The parties shall serve and file their final exhibit list on March 26, 2007;
19. The parties shall serve and file trial briefs on March 26, 2007; and
20. The trial in this matter will be held on April 2, 2007 at 9:00 a.m.


Hon. Bryan Garruto, J.S.C.


Supervising Judge for Mass Tort Section

WE SO CONSENT:

LOCKS LAW FIRM, P.L.L.C.

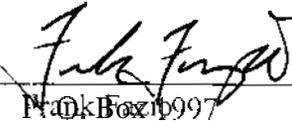
By: 

Jerry A. Lindheim
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Attorneys for Plaintiff

WE SO CONSENT:

PORZIO, BROMBERG &
NEWMAN, P.C.

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Attorneys for Defendant Wyeth