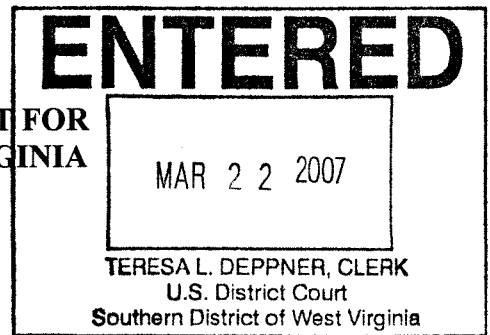


IN THE UNITED STATES DISTRICT COURT FOR
THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION



IN RE SERZONE PRODUCTS LIABILITY
LITIGATION

MDL NO. 1477
Hon. Joseph R. Goodwin

ORDER

On this day came Bristol-Myers Squibb Company, by its lead and liaison counsel, and came the following plaintiffs: Thomas I. Bozeman, Michael D. Turner, Gwenith M. Wiley, James Randolph, Cameron T. Clarke, Jeremy D. Ohmann, Jonah D. Settle, Lee E. Jackson, R. L. Anderson, Cinquay J. Harrison, Russell L. Sayre, Kevin P. Smith, Mark J. Ames, and Jacqueline D. Henry, each by class counsel and his or her parent or legal guardian, each such plaintiff being a minor. The office of the Settlement Claims Administrator for the matter appeared by Jill Bak.

Whereupon, class counsel advised the court that each said minor plaintiff is a member of the settlement class in the above-styled matter, asserts no claim for personal injury as a result of the use of Serzone® but has qualified for payment in accordance with the Class Settlement under the criteria for Fund D. Class counsel represented to the court that payment to each under Fund D is reasonable, appropriate, and fair, and is in the best interests of each minor plaintiff, the same having been determined by the independent Claims Administrator upon review of all documents and information submitted on behalf of each such minor plaintiff. The office of the Claims Administrator, by Jill Bak, advised the court that the representations of class counsel in this regard were accurate and that such determination had been made for each of the said minor plaintiffs in accordance with the claims process and upon a fair and independent review by the office of the Claims Administrator.

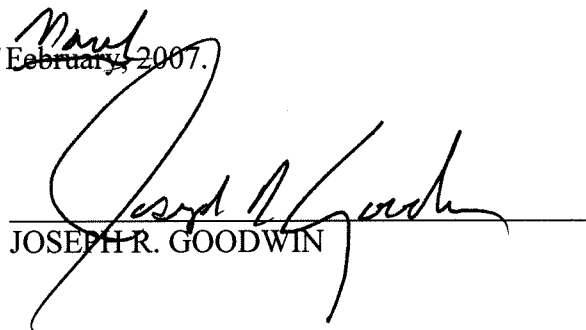
In view of these matters, class counsel requested that the court enter an order permitting the payment by the Claims Administrator to each minor plaintiff under Fund D of the Class Settlement, permitting the completion and execution of a release in favor of Bristol-Myers Squibb Company and related entities and persons on behalf of each and releasing and discharging Bristol-Myers Squibb Company from any and all claims, causes of action, rights of recovery and claims of whatever type and kind for any and all types of damages (whether compensatory or punitive), and any claims arising directly, indirectly, or in any way out of the purchase of and/or use of Serzone® by each minor plaintiff or any others through whose purchase and/or use of Serzone® each asserts his or her claim.

Having heard the representations of class counsel, being familiar with the Third Amended Settlement Agreement of the class action herein, understanding the process, independent analysis and determination undertaken by the Claims Administrator and hearing the Claims Administrator confirm the same, this Court is of the opinion that the settlement of the claims brought on behalf of each of the aforesaid minor plaintiffs under Fund D of the Class Settlement is fair, appropriate, reached in good faith through arms-length negotiations undertaken by class counsel and that such settlements are in the best interests of each minor plaintiff. The Court also finds that the parent, legal guardian, or next friend of each such minor plaintiff may execute a release of the claims which were or could have been asserted on behalf of each minor plaintiff in favor of Bristol-Myers Squibb Company and its insurers, employees, distributors, agents, representatives, subsidiaries, predecessors and interests and successors and interests (the "Releasees"), the same being included in the release documents used for all claims resolved through the Class Settlement, and hereby releases and discharges Bristol-Myers Squibb Company and the said other Releasees from any and all claims, causes of action, rights of

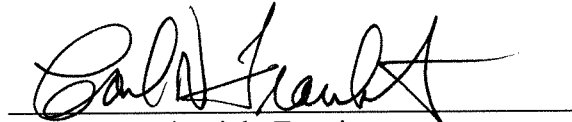
recovery and claims of whatever type and kind for any and all types of damages (whether compensatory or punitive) and from any claims arising directly, indirectly, or in any way related to the use of Serzone® by each said minor plaintiff or by any others through whose purchase and/or use of Serzone® each asserts his or her claim. Furthermore, in accordance with the Third Amended Settlement Agreement of the class action herein, each is barred from asserting a claim in the future against any Releasee for the ingestion, use or purchase of Serzone® by themselves, or others. .

The Clerk is hereby DIRECTED to forward a certified copy of this Order to class counsel, liaison counsel for Bristol-Myers Squibb Company, and lead counsel for Bristol-Myers Squibb Company.

ENTERED: This 22 day of ^{March}~~February~~, 2007.


JOSEPH R. GOODWIN

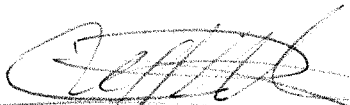
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