IN THE DISTRICT COURT OF CLEVELAND COUNTY STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel., MIKE HUNTER, ATTORNEY GENERAL OF OKLAHOMA,

Plaintiff,

VS.

- (1) PURDUE PHARMA L.P.;
- (2) PURDUE PHARMA, INC.;
- (3) THE PURDUE FREDERICK COMPANY, INC.;
- (4) TEVA PHARMACEUTICALS USA, INC.;
- (5) CEPHALON, INC.;
- (6) JOHNSON & JOHNSON;
- (7) JANSSEN PHARMACEUTICALS, INC.;
- (8) ORTHO-McNEIL-JANSSEN PHARMACEUTICALS, INC., n/k/a JANSSEN PHARMACEUTICALS, INC.;
- (9) JANSSEN PHARMACEUTICA, INC., n/k/a JANSSEN PHARMACEUTICALS INC.;
- (10) ALLERGAN, PLC, f/k/a ACTAVIS PLC, f/k/a ACTAVIS, INC., f/k/a WATSON PHARMACEUTICALS, INC.;
- (11) WATSON LABORATORIES, INC.;
- (12) ACTAVIS LLC; and
- (13) ACTAVIS PHARMA, INC., f/k/a WATSON PHARMA, INC.,

Defendants.

SCHEDULING ORDER

WHEREAS, the parties assert that the above-entitled cause is at issue, the Court, pursuant

to Rule 5 of the Rules for the District Courts of Oklahoma, finds and Orders as follows:

STATE OF OKLAHOMA S.S.

FILED

JAN 29 2018

In the office of the Court Clerk MARILYN WILLIAMS

Case No. CJ-2017-816

Honorable Thad Balkman

JURY TRIAL DEMANDED

Scheduling Order

Event	Deadline
Ruling on Motion for Protective Order:	Court denied by Summary Order, dated November 14, 2017
Ruling on Motions to Dismiss:	Granted in part, denied in part by written Order, dated December 6, 2017
Parties disclose the name and, if known, the address and telephone number of each individual likely to have discoverable information—along with the subjects of that information—that the disclosing party may use to support its claims or defenses.	March 15, 2018
Motions to join additional parties:	March 30, 2018
Motions to amend pleadings:	June 29, 2018
Plaintiff disclose expert witnesses and provide information set forth in 12 O.S. § 3226(B)(4)(a)(l):	August 17, 2018
Defendants disclose expert witnesses and provide information set forth in 12 O.S. § 3226(B)(4)(a)(l):	September 14, 2018
Discovery completed by:	January 31, 2019
Plaintiff disclose information for expert witnesses set forth in 12 O.S. \S 3226(B)(4)(a)(3) by:	November 1, 2018
Defendants disclose information for expert witnesses set forth in 12 O.S. § 3226(B)(4)(a)(3) by:	November 29, 2018
Expert Witness Depositions Complete by:	January 25, 2019
Daubert Hearings to be completed by:	March 8, 2019
All dispositive motions to be filed by:	March 29, 2019
Motions in limine shall be filed by:	20 days prior to pretrial conference
Plaintiff to submit to defendant final list of witnesses in chief, together with addresses and brief summary of expected testimony where witness has not already been deposed by:	20 days prior to pretrial conference
Defendant to submit to plaintiff final list of witnesses in chief, together with addresses and brief summary of expected testimony where witness has not already been deposed by:	20 days prior to pretrial conference
Plaintiff to submit to defendant final exhibit list (if	20 days prior to pretrial conference

1. The following deadlines shall apply:

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exhibit is nondocumentary, a photograph or brief description thereof sufficient to advise defendant of what is intended will suffice) by:	
Defendant to submit to plaintiff final exhibit list (if exhibit is nondocumentary, a photograph or brief description thereof sufficient to advise plaintiff of what is intended will suffice) by:	20 days prior to pretrial conference
Trial briefs to be filed by:	7 days prior to trial
Mediation shall be completed prior to the Status Conference	
All stipulations to be filed by:	May 13, 2019
Trial Date:	May 28, 2019

- 2. The above deadlines are firm once set and <u>shall not be changed</u> except by <u>written</u> <u>application</u>, submitted to this Court for a hearing and ruling thereon at least ten (10) days prior to Status Conference, unless good cause is otherwise shown.
- 3. All discovery must be <u>COMPLETED</u> by the above date. Serve your discovery requests so that responses may be made and any discovery disputes can be concluded prior to the discovery <u>completion</u> date.
- 4. Unless otherwise ordered, mediation shall be completed in each case. A joint application and order to waive the mediation requirement may be submitted for the Court's review.
- 5. Courtesy copies of all motions and responses shall be provided to the Court upon filing.

Order for Status Conference

A Status Conference shall be held on the 13th day of May 2019, at 200 RM before the undersigned Judge. The following Orders regarding the Status Conference are hereby entered:

- 1. Each party shall be represented at the Status Conference by counsel who will conduct the trial, or by co-counsel, with full knowledge of the case and authority to bind such party by stipulation, or by the party in person, if without counsel;
- 2. <u>Default</u>. Parties who fail to appear pursuant to this Order shall be considered in <u>DEFAULT</u>, and subject to judgment against them, dismissal of claims or sanctions as appropriate;
- 3. <u>Resets and Continuances</u>: Resetting of Status Conference will <u>only</u> be approved upon submission of a <u>joint</u> motion and order OR by a ruling on an opposed Motion for Continuance;

- 4. Discovery. Discovery shall be COMPLETED, per paragraph 3 above, prior to the Status Conference, unless a joint request to extend scheduling deadlines for that purpose is approved:
- 5. <u>Dispositive Motions</u>. All dispositive motions shall be filed AND heard prior to the Status Conference. Failure to comply shall result in a denial of any dispositive motions filed in violation of this order, unless a joint request to extend scheduling deadlines for that purpose is also approved; and,
- 6. Mediation. Mediation shall be completed prior to Status Conference, unless a joint request to extend scheduling deadlines for that purpose is also approved.

Failure to comply with this Order for Status Conference shall result in an appropriate sanction as allowed by law.

T IS SO ORDERED this dav of COURT

JUDGE OF THE DISTRICT

APPROVED AS TO FORM:

COUNSEL FOR PLAINTIFF

COUNSEL FOR DEFENDANTS Purdue Pharma, L.P.; Purdue Pharma, Inc.; and The Purdue Frederick Company, Inc.

COUNSEL FOR DEFENDANTS Teva Pharmaceuticals USA Inc.; Cephalon, Inc.; Watson Laboratories, Inc.; Actavis LLC; and Actavis Pharma, Inc., f/k/a Watson Pharma, Inc.

COUNSEL FOR DEFENDANTS Johnson & Johnson; Janssen Pharmaceuticals, Inc.; Ortho-McNeil-

- 4. <u>Discovery</u>. Discovery shall be COMPLETED, per paragraph 3 above, prior to the Status Conference, unless a joint request to extend scheduling deadlines for that purpose is approved;
- 5. <u>Dispositive Motions</u>. All dispositive motions shall be filed AND heard prior to the Status Conference. Failure to comply shall result in a denial of any dispositive motions filed in violation of this order, unless a <u>ioint</u> request to extend scheduling deadlines for that purpose is also approved; and,
- 6. <u>Mediation</u>. Mediation shall be completed prior to Status Conference, unless a <u>ioint</u> request to extend scheduling deadlines for that purpose is also approved.

Failure to comply with this Order for Status Conference shall result in an appropriate sanction as allowed by law.

IT IS SO ORDERED this _____ day of _____,

JUDGE OF THE DISTRICT COURT

APPROVED AS TO FORM:

COUNSEL FOR PLAINTIFF

COUNSEL FOR DEFENDANTS Purdue Pharma, L.P.; Purdue Pharma, Inc.; and The Purdue Frederick Company, Inc.

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Janssen Pharmaceuticals, Inc., n/k/a Janssen Pharmaceuticals, Inc.; Janssen Pharmaceutica, Inc., n/k/a Janssen Pharmaceuticals, Inc.