



IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

IN RE: ZOLOFT LITIGATION

CIVIL ACTION NO. 14-C-7000

THIS DOCUMENT APPLIES TO ALL CASES

**ORDER REGARDING DEFENDANTS' OMNIBUS MOTION
TO FILE CERTAIN PRETRIAL FILINGS UNDER SEAL**

Defendants Pfizer Inc., including its former division J.B. Roerig & Co., and Greenstone LLC, by and through counsel, filed *Defendants' Omnibus Motion to File Certain Pretrial Filings Under Seal* on August 15, 2016 (Transaction ID 59422209). Having reviewed Defendants' motion to seal, and there being no objection to the motion, the Court finds that good cause has been shown, and the motion to seal is **GRANTED**.

The Court **ORDERS** the following documents filed under seal:

- Documents filed in all cases:
 1. Memorandum in Support of Defendants' Motion *in Limine* No. 9 To Exclude Other Lawsuits Involving Pharmaceutical Products and Public Relations Firms; and
 2. Exhibit 1 to Defendants' Motion *in Limine* No. 9 To Exclude Other Lawsuits Involving Pharmaceutical Products and Public Relations Firms.
- Documents filed in *D.B., a minor by and through his mother and next friend Nina B*, Civil Action No. 12-C-164-WNE:
 1. Defendants' Motion to Exclude Specific Opinions of Plaintiffs' Expert Robert M. Cabrera, Ph.D., and Motion for Summary Judgment, Memorandum of Law in Support and all supporting Exhibits;
 2. Memorandum in Support of Defendants' Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Nina B or her Prescribers;
 3. Exhibit 1 to Defendants' Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Nina B or her Prescribers;
 4. Memorandum in Support of Defendants' Motion *in Limine* No. 12 To Exclude Evidence or References Relating to Autism or that Suggest Zolof causes Epilepsy;
 5. Exhibits 1 and 2 to Defendants' Motion *in Limine* No. 12 To Exclude Evidence or References Relating to Autism or that Suggest Zolof causes Epilepsy;

6. Memorandum in Support of Defendants’ Motion *in Limine* No. 13 To Exclude Evidence and Argument Suggesting that Defendants Owed a Duty to Warn Plaintiff; and
 7. Exhibits 1, 2 and 3 to Defendants’ Motion *in Limine* No. 13 To Exclude Evidence and Argument Suggesting that Defendants Owed a Duty to Warn Plaintiff.
- Documents filed in *J.C., a minor by and through his mother and next friend Michelle C*, Civil Action No. 12-C-146-WNE:
1. Motion to Exclude the Opinions of Plaintiffs’ Experts, John MacGregor, MD, Ra-id Abdulla, MD, and Robert M. Cabrera, Ph.D., Memorandum of Law In Support, and all supporting Exhibits;
 2. Memorandum in Support of Defendants’ Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Laura Michelle D or her Prescribing Physicians;
 3. Exhibit 1 to Defendants’ Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Laura Michelle D or her Prescribing Physicians;
 4. Memorandum in Support of Defendants’ Motion *in Limine* No. 13 To Strike Evidence of Future Medical Costs and Expenses Offered by Plaintiffs’ “Life Care Planning” Expert, Cathlin Vinett Mitchell, R.N.;
 5. Exhibits A through L to Defendants’ Motion *in Limine* No. 13 To Strike Evidence of Future Medical Costs and Expenses Offered by Plaintiffs’ “Life Care Planning” Expert, Cathlin Vinett Mitchell, R.N.; and
 6. Motion in Limine No. 14 To Exclude Evidence of Injuries Not Attributed to Zolofit or the Alleged Injury, Memorandum in Support, all supporting Exhibits, and Proposed Order.
- Documents filed in *I.H., a minor by and through her mother and next friend Angela H* Civil Action No. 13-C-229-WNE:
1. Motion to Exclude the Opinions of Plaintiffs’ Experts, John MacGregor, MD, Ra-id Abdulla, MD, and Robert M. Cabrera, Ph.D., Memorandum of Law In Support, and all supporting Exhibits;
 2. Memorandum in Support of Defendants’ Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Angela H or her Prescriber;
 3. Exhibits 1 and 2 to Defendants’ Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Angela H or her Prescriber
 4. Memorandum in Support of Defendants’ Motion *in Limine* No. 13 To Strike Evidence of Future Medical Costs and Expenses Offered by Plaintiffs’ “Life Care Planning” Expert, Cathlin Vinett Mitchell, R.N.; and

5. Exhibits A through L to Defendants' Motion *in Limine* No. 13 To Strike Evidence of Future Medical Costs and Expenses Offered by Plaintiffs' "Life Care Planning" Expert, Cathlin Vinett Mitchell, R.N.
- Documents Filed in *M.M., a minor by and through her mother and next friend Jeanette M* Civil Action No. 12-C-149-WNE:
1. Motion to Exclude the Opinions of Plaintiffs' Experts, John MacGregor, MD, Ra-id Abdulla, MD, and Robert M. Cabrera, Ph.D., Memorandum of Law In Support and all supporting Exhibits;
 2. Memorandum in Support of Defendants' Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Jeanette M or her Prescribers;
 3. Exhibits 1 and 2 to Defendants' Motion *in Limine* No. 11 To Exclude Marketing Evidence that has no Nexus to Plaintiff Jeanette M or her Prescribers;
 4. Defendants' Motion in Limine No. 12 To Exclude Evidence and Argument Suggesting that Defendants Owed a Duty to Warn Plaintiff, and Memorandum in Support;
 5. Memorandum in Support of Defendants' Motion *in Limine* No. 13 To Strike Evidence of Future Medical Costs and Expenses Offered by Plaintiffs' "Life Care Planning" Expert, Cathlin Vinett Mitchell, R.N.; and
 6. Exhibits A through L to Defendants' Motion *in Limine* No. 13: To Strike Evidence of Future Medical Costs and Expenses Offered by Plaintiffs' "Life Care Planning" Expert, Cathlin Vinett Mitchell, R.N.

It is so **ORDERED**.

ENTERED: August 18, 2016.

/s/ James P. Mazzone
Lead Presiding Judge
Zoloft Litigation