

FILED

FEB 17 2009

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY _____
DEPUTY CLERK

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF FLORIDA
George C. Young U.S. Courthouse
and Federal Building
Office of the Clerk
401 W. Central Boulevard, Suite 1200
Orlando, Florida 32801
407/835-4200

Sheryl L. Loesch
Clerk

Tammy Tornus
Orlando Division Manager

February 12, 2009

Ms. Victoria Minor, Clerk
United States District Court
4-200 Robert T. Matsui, US Courthouse
501 I Street
Sacramento, CA 95814-7300

RE: MDL-1769 – In Re: Seroquel Products Liability Litigation

Dear Ms. Minor:

Enclosed is one certified copy of an order filed by the Panel under 28 U.S.C. § 1407. Section 1407 requires that the transferee clerk “transmit a certified copy of the Panel’s order to transfer to the clerk of the district court from which the action is being transferred.” A copy of Rule 1.6, R.P.J.P.M.L., 120 F.R.D. 251, which deals specifically with the transfer of files, is enclosed for your convenience.

Please either send your original file below and a certified copy of the docket sheet to this address: **U.S. District Court, Office of the Clerk, 401 West Central Blvd., 120, Orlando, FL, 32801-0120**; or, if the case is completely electronic and all documents can be retrieved from PACER, you can email a cover letter and certified docket sheet to me at Lisa_Maurey@flmd.uscourts.gov and to Mollie Pleicones at Mollie_Pleicones@flmd.uscourts.gov.

Due to the large volume of cases, we are not using the CM/ECF inter-district transfer feature for the transfer of MDL cases. Also because of the large volume of cases, it will be very much appreciated if you can be sure to reference the Middle District of Florida’s case number on each of your cases.

If you have any questions, please contact me at 407-835-4203.

Sincerely,

Lisa A. Maurey, Deputy Clerk

Enclosures
c: Michael J. Beck, Clerk, MDL Panel

CASE STYLE	EDCA CASE NUMBER	MD FL CASE NUMBER
Vang v. AstraZeneca	1:08-cv-1345	6:09-cv-246-Orl-22DAB

Vang v. AstraZeneca P, et al

Doc. 11

A CERTIFIED TRUE COPY
ATTEST
By Dana Stewart on Feb 09, 2009
FOR THE UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

Jan 22, 2009
FILED
CLERK'S OFFICE

UNITED STATES JUDICIAL PANEL
on
MULTIDISTRICT LITIGATION

IN RE: SEROQUEL PRODUCTS LIABILITY LITIGATION

MDL No. 1769

(SEE ATTACHED SCHEDULE)

CONDITIONAL TRANSFER ORDER (CTO-79)

On July 6, 2006, the Panel transferred 87 civil actions to the United States District Court for the Middle District of Florida for coordinated or consolidated pretrial proceedings pursuant to 28 U.S.C. § 1407. See 447 F.Supp.2d 1376 (J.P.M.L. 2006). Since that time, 733 additional actions have been transferred to the Middle District of Florida. With the consent of that court, all such actions have been assigned to the Honorable Anne C. Conway.

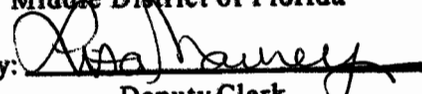
It appears that the actions on this conditional transfer order involve questions of fact that are common to the actions previously transferred to the Middle District of Florida and assigned to Judge Conway.

Pursuant to Rule 7.4 of the Rules of Procedure of the Judicial Panel on Multidistrict Litigation, 199 F.R.D. 425, 435-36 (2001), these actions are transferred under 28 U.S.C. § 1407 to the Middle District of Florida for the reasons stated in the order of July 6, 2006, and, with the consent of that court, assigned to the Honorable Anne C. Conway.

This order does not become effective until it is filed in the Office of the Clerk of the United States District Court for the Middle District of Florida. The transmittal of this order to said Clerk shall be stayed 15 days from the entry thereof. If any party files a notice of opposition with the Clerk of the Panel within this 15-day period, the stay will be continued until further order of the Panel.

Inasmuch as no objection is pending at this time, the stay is lifted.
Feb 09, 2009
CLERK'S OFFICE
UNITED STATES JUDICIAL PANEL ON MULTIDISTRICT LITIGATION

FOR THE PANEL:


Jennifer N. Lüthi, Clerk of the Panel
I, SHERYL L. LOESCH, Clerk of the Panel, certify the foregoing to be a true and correct copy of the original.
SHERYL L. LOESCH, Clerk
United States District Court
Middle District of Florida
By: 
Deputy Clerk

IN RE: SEROQUEL PRODUCTS LIABILITY LITIGATION

MDL No. 1769

SCHEDULE CTO-79 - TAG-ALONG ACTIONS

DIST. DIV. C.A. #

CASE CAPTION

CALIFORNIA EASTERN

CAE 1 08-1345

Pa Vang v. AstraZeneca LP, et al.

ILLINOIS SOUTHERN

ILS 3 08-898

Coy David v. AstraZeneca Pharmaceuticals, LP, et al.

MINNESOTA

MN 0 08-6459

Sophia Burrell v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6460

Celeste A. Estep v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6461

Darra Kitchen v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6462

Delia E. Ovrebo v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6487

Jimmy Russell v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6488

Eugenia Sliman v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6489

Lillian Walls v. AstraZeneca Pharmaceuticals, LP, et al.

MN 0 08-6490

Trenda L. Wright v. AstraZeneca Pharmaceuticals, LP, et al.

MISSOURI EASTERN

MOE 4 08-1897

Thomas Conway v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1898

Willie Lee Staples v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1900

Cheryl Kunzie v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1901

Bobby Ratliff v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1903

Nancy Karl v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1904

Sharon Johnson v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1905

Patty Rollet v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1906

Jeffrey Green v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1907

Carol Brooks v. AstraZeneca Pharmaceuticals, LP

MOE 4 08-1908

Marvin Womble v. AstraZeneca Pharmaceuticals, LP

NORTH CAROLINA MIDDLE

NCM 1 08-933

Linda Morton v. AstraZeneca Pharmaceuticals, LP, et al.

NCM 1 08-934

Janice Wyrick v. AstraZeneca Pharmaceuticals, LP, et al.

RULE 1.6: TRANSFER OF FILES

(a) Upon receipt of a certified copy of a transfer order from the clerk of the transferee district court, the clerk of the transferor district court shall forward to the clerk of the transferee district court the complete original file and certified copy of the docket sheet for each transferred action.

(b) If an appeal is pending, or a notice of appeal has been filed, or leave to appeal has been sought under 28 U.S.C. § 1292(b) or a petition for an extraordinary writ is pending, in any action included in an order of transfer under 28 U.S.C. § 1407, and the original file or parts thereof have been forwarded to the court of appeals, the clerk of the transferor district court shall notify the clerk of the court of appeals of the order of transfer and secure the original file long enough to prepare and transmit to the clerk of the transferee district court a certified copy of all papers contained in the original file and a certified copy of the docket sheet.

(c) If the transfer order provides for the separation and simultaneous remand of any claim, cross-claim, counterclaim, or third-party claim, the clerk of the transferor district court shall retain the original file and shall prepare and transmit to the clerk of the transferee district court a certified copy of the docket sheet and copies of all papers except those relating exclusively to separated and remanded claims.

(d) Upon receipt of an order to remand from the Clerk of the Panel, the transferee district court shall prepare and send to the clerk of the transferor district court the following:

- (i) a certified copy of the individual docket sheet for each action being remanded;
- (ii) a certified copy of the master docket sheet, if applicable;
- (iii) the entire file for each action being remanded, as originally received from the transferor district court and augmented as set out in this rule;
- (iv) a certified copy of the final pretrial order, if applicable; and
- (v) a “record on remand” to be composed of those parts of the files and records produced during coordinated or consolidated pretrial proceedings which have been stipulated to or designated by counsel as being necessary for any or all proceedings to be conducted following remand. It shall be the responsibility of counsel originally preparing or filing any document to be included in the “record on remand” to furnish on request sufficient copies to the clerk of the transferee district court.

(e) The Clerk of the Panel shall be notified when any files have been transmitted pursuant to this Rule.