

UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

DRUG MART PHARMACY CORP., et al.

Plaintiffs,

v.

AMERICAN HOME PRODUCTS, CORP. et al.

Defendants.

No. 1:93-CIV-5148 (ILG) (SMG)

NOTICE OF APPEAL

Notice is hereby given that the Plaintiffs listed on Exhibit A hereto (“Plaintiffs”) appeal to the United States Court of Appeals for the Second Circuit from this Court’s Partial Final Judgment under Fed. R. Civ. P. 54(b), entered on November 13, 2012, pursuant to the Court’s Memorandum and Order dated August 16, 2012, granting Defendants’ motion for summary judgment and dismissing with prejudice all of Plaintiffs’ claims.

Dated: November 20, 2012
New York, New York

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/s/ Nicholas A. Gravante
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Attorneys for Plaintiffs

EXHIBIT A

1. Dee-Car, Inc.
2. Cash & Henderson Drugs, Inc.
3. Omega Pharmacy LLC
4. Discount Drugs of Ellijay, Inc.
5. Klein's Pharmacy & Orthopedic Appliances, Inc.
6. Monroe Pharmacy, Inc.
7. Triangle Pharmacy, Inc.
8. The Troutman Drug Co.
9. Graves Drug Store Emporia, Inc.
10. R.H. Moore Drug Company of Franklin, Inc.
11. Pelta Drug, Inc.
12. Maple Avenue Pharmacy, Inc.
13. Ackal's Iberia Pharmacy, Inc.
14. Northpark Pharmacy, Ltd.
15. Miller Drugs, Inc.
16. Rickman & Haile, Inc.
17. Collinwood Drugs
18. Thrifty Drug Store, Inc.
19. Pharma-Card, Inc.
20. Creech Drug Co., Inc.
21. Feldman, Inc.
22. West End Pharmacy LLC
23. Family Prescription Center, Inc.
24. Waschko's Pharmacy, Inc.
25. Harrah Pharmacy, Inc.
26. David W. Garber
27. Madison Drug Co., Inc.
28. Lively Drug Co., Inc.

APPEAL

**U.S. District Court
Eastern District of New York (Brooklyn)
CIVIL DOCKET FOR CASE #: 1:93-cv-05148-ILG-SMG**

Drug Mart Pharmacy Corporation et al v. American Home
Products Corporation et al
Assigned to: Judge I. Leo Glasser
Referred to: Chief Mag. Judge Steven M. Gold
Cause: 15:15 Antitrust Litigation

Date Filed: 11/16/1993
Jury Demand: None
Nature of Suit: 410 Anti-Trust
Jurisdiction: Federal Question

Plaintiff**Drug Mart Pharmacy Corporation**

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Plaintiff

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Defendant

**American Home Products
Corporation**

Defendant

Ciba-Geigy Corporation
TERMINATED: 03/12/2012

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Defendant

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Defendant

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Dow Inc.
Hoechst Marion Roussel, Inc. formerly
known as Marion Merrell Dow Inc.
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Defendant

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Defendant

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Date Filed	#	Docket Text
11/16/1993	1	Complaint filed and summons (es)issued as to defendant(s) American Home Products Corporation, Ciba-Geigy Corporation, G.D. Searle & Co., Glaxo, Inc., Pfizer, Inc., Schering-Plough Corporation, Smithkline Beecham Pharmaceuticals Co. Filing fee \$120.00. Receipt number: 157032.. (dg) [Entry date 11/18/1993 (Joe, Victor) Modified on 6/13/2002 (Joe, Victor). (Entered: 06/13/2002)
11/16/1993		Case Referred to Magistrate John L. Caden (dg) [Entry date 11/18/93] (Joe, Victor) (Entered: 06/13/2002)
11/16/1993	65	NOTICE that this case was originally opened in ICMS. ICMS docket sheet is attached. (Henry, Teresa) (Entered: 01/13/2003)
12/10/1993	2	Notice of Attorney Appearance filed by Marguerite S. Boyd and William L. Wedder on behalf of Schering-Plough Corporation. (Joe, Victor) (Entered: 06/13/2002)
12/17/1993	3	Order, dated 12/17/93 Status conference set for 3/18/1994 at 11:00 AM. Before Magistrate John L. Caden (Signed by Magistrate John L. Caden) (dd) [Entry date 12/17/93] (Joe, Victor) (Entered: 06/13/2002)
12/20/1993	4	Amended complaint. by Drug Mart Pharmacy Corporation, Piptone Ethical, (Answer due 12/30/1993 for Medco Containment, for Smithkline Beecham P, for Schering-Plough Corp, for Pfizer, Inc., for Glaxo, Inc., for G.D. Searle &

		Co., for Ciba-Geigy Corp., for American Home Produc) amending [1-1] complaint againt Jost Pharmacy, Inc., R-R Drugs, Inc., This Way Pharmacy, Inc. Jury Trail demanded. (lg) [Entry date 12/21/93] [Edit date 12/21/93]. Victor Joe (Entered: 06/13/2002)
12/22/1993	5	Stipulation and order dated 12/17/93 that defts' time to answer extended until 30 days after the ruling of the Judicial Panel on Multidistrict Litigation on motions to transfer & consolidate; etc. (signed by Judge I.L. Glasser). (lg) [Entry date 12/21/93] (Joe, Victor) (Entered: 06/13/2002)
01/06/1994	6	Notice of Attorney Appearance filed by Richard J. Holwell on behalf of Ciba-Geigy Corporation. (Joe, Victor) (Entered: 06/13/2002)
01/13/1994		**Added for Ciba-Geigy Corp. attorney Ronald W. Davis, Robert A. Milne. (tv) [Entry date 01/13/94] (Joe, Victor) (Entered: 06/12/2002)
02/18/1994	7	Letter dated 2/11/94 from U.S. Dist. Court in Chicago, requesting our file in this matter for inclusion into MDL 997, re Brand-Names Prescription Drugs Antitrust Litigation. (Joe, Victor) [Entry date 3/1/94] (Entered: 06/12/2002)
02/18/1994		Case closed. (tv) [Entry date 2/18/94] (Joe, Victor) (Entered: 06/12/2002)
03/01/1994	8	Notice that our file in this action was rec'd. in the N.D. of Illinois on Feb.25, 1994, and assigned case nimer 94-C-1206 to Judge Kocoras (tv) [Entry date 03/01/94] (Joe, Victor) (Entered: 06/12/2002)
10/29/2001	9	Letter dated Oct. 19, 2001 from the MDL Panel to the U.S.D.C., N.D. of Illinois enclosing a copy of the panel's REMAND ORDER that pursuant to 28:1407, the Sherman Act claims in the actions listed in Schedule A, are separated & remanded from N.D. of Illinois to their respective transferor courts. [Our civil actions are: cv-93-5148,94-5008, 95-402, 95-1261, 95-1292, 95-4128 and 97-100.] (tv) [Entry date 10/29/01] (Joe, Victor) (Entered: 06/13/2002)
11/15/2001		Case reopened. (ms) [Entry date 11/15/01] (Joe, Victor) (Entered: 06/12/2002)
11/15/2001	10	Letter dated 10/31/01 from David Boies to Jugde Glasser in reference civil action 93-5148, 94-5008, 95-402, 95-1292, and 95-4128, advising that MDL panel's final remand order has been docketed in the Northern District of Illinos, that all files are being arranged for transmittal to the ENDY, and requesting that a status conf proceed, and proposing that all cases associated with this action be transferes to the EDNY. (ms) [Entry date 11/15/01] (Joe, Victor) (Entered: 06/13/2002)
11/15/2001	11	Letter dated 11/5/01 from Wayne Cross to Judge Glasser n reference to civil cases 93-5148,94-5008, 95-402, 95-1292, 95-4128, and 95-1261 in response to plts' letter dated 10/31/01 and requesting that the Court should take no action, and that no trrial schedule be considered before the specified issues are resolved. A similar letter has simultaneously been sent to Judge Weinstein, before whom an identical case is now pending. (ms) [Entry date 11/15/01] (Joe, Victor) (Entered: 06/13/2002)
11/15/2001	12	Letter dated 11/8/01 from David Boies to Judge Glasser in reference to civil

		cases 93-5148, 94-5008, 95-402, 95-1292, and 95-4128, responding to defts' letter dated 11/5/01, and reiterating there request for a conf. (ms) [Entry date 11/30/01] (Joe, Victor) (Entered: 06/13/2002)
11/20/2001	13	Calendar Entry: Before Judge Glasser on 11/20/01 case called for pre-trial conf, Related to cv 94-5008, cv 95-403, 95-1292, and 95-4128. Pltf has made a motion to transfer cases to EDNY. Chicago Judge has not made a decision yet. Briefing schedule needed. Pltf to relay by 12/14/01. Def't's response due 12/28/01. (ms) [Entry date 11/30/01] (Joe, Victor) (Entered: 06/12/2002)
01/02/2002	15	Letter dated 12/28/01 from Vincent Fitzpatrick, Jr. to Judge Glasser enclosing copies of documents listed herein. (ar) [Entry date 01/16/02] (Joe, Victor) (Entered: 06/13/2002)
01/03/2002	14	Scheduling order signed by Senior Judge I.L. Glasser on 1/2/02. A motion having been filed to transfer venue to the Northern District of Illinois, the parties are hereby directed to appear at 10:00 on 2/8/02 to present oral argument. (ar) [Entry date 01/04/02] (Joe, Victor) (Entered: 06/12/2002)
01/28/2002		Case No Longer Referred to Magistrate Judge John L. Caden. (tv) (Joe, Victor) (Entered: 06/12/2002)
01/31/2002	18	Order endorsed on letter dated 1/30/02 from Wayne Cross to Judge Glasser. Request to withdraw pending motion to transfer and to vacate the order setting oral argument is granted. Parties are directed to appear for a status conference at 11:00 on 2/19/02. (signed by Senior Judge I.L. Glasser on 1/31/02) (ar) [Entry date 02/04/02] (Entered: 06/12/2002)
01/31/2002	16	Order signed by Charles Kocoras, Northern District of Illinois on 1/17/02. Plaintiff's motion to transfer case to EDNY is granted. (ar) [Entry date 02/04/02] (Joe, Victor) (Entered: 06/12/2002)
01/31/2002	17	Letter dated 1/31/02 from Judge Glasser to Wayne Cross enclosing a copy of the Court's endorsed order on counsel's letter dated 1/30/02. (ar) [Entry date 02/04/02] (Joe, Victor) Modified on 6/13/2002 (Joe, Victor). (Entered: 06/12/2002)
02/15/2002	19	Status Report submitted by Johnson & Johnson on behalf of the manufacturer defendants. (ar) [Entry date 02/19/02] (Joe, Victor) (Joe, Victor) Modified on 6/13/2002 (Joe, Victor). (Entered: 06/12/2002)
02/19/2002	20	Calendar Entry: Case called before Judge Glasser on 2/19/02 for status conference. Motions to be filed by 3/15/02; response by 4/16/02; oral argument is set for 5/14/02 at 10:00 (ar) [Entry date 03/27/02] (Joe, Victor) (Entered: 06/13/2002)
03/19/2002	21	Letter dated 3/15/02 from Wayne Cross to David Boies enclosing the Manufacturer Defendants' Motion for Partial Summary Judgement and supporting documents. (ar) [Entry date 4/11/02] (Joe, Victor) (Entered: 06/13/2002)
03/26/2002	23	Letter dated 3/19/02 from the U.S.D.C., N.D. of Illinois, enclosing a copy of the M.D.L. Panel's REMAND ORDER ordering that the Sherman Act Claims are separated and remanded to EDNY. Enclosed is our original file, acertified

		copy of the M.D.L. Panel's remand order and a certified copy of Illinois' individual docket sheet (also enclosed was a certified copy of Illinois' Master Docket sheet; due to the voluminous size of the Master Docket only one copy was forwarded to EDNY; it is placed in 94-cv-5008) received from District of Illinois - Northern. (tv) [Entry date 04/15/02] (Joe, Victor) (Entered: 06/13/2002)
04/03/2002	22	Letter dated 4/3/02 from Wayne Cross to Judge Glasser requesting that the parties be permitted to file certain confidential information under seal. (ar) [Entry date 04/15/02] (Joe, Victor) (Entered: 06/13/2002)
04/16/2002	37	Letter date 4/16//02 from Wayne Cross to David Boies enclosing papers in opposition to plaintiff's motion to allow use of defendant's judgment sharing agreement to prove conspiracy and to dismiss defendants' indirect purchaser defenses. (this is doc. #37 in 93cv5148) (ar) [Entry date 5/23/02] (Joe, Victor) (Entered: 06/13/2002)
04/16/2002	437	Letter dated 4/16/04 from Wayne A. Cross to Clerk of the Court Regarding request that the actions, all of which are substantially identical to the first case, Drug Mart (93-cv-5148), be assigned to Judge Glasser.(Drayton, Lorraine) (Entered: 12/03/2004)
05/02/2002	24	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	25	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	26	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	28	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	27	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	29	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	30	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	31	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	32	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	33	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/02/2002	34	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)

05/02/2002	35	SEALED DOCUMENT placed in vault on 5/2/02(Joe, Victor) (Entered: 06/12/2002)
05/02/2002	36	SEALED DOCUMENT placed in vault on 5/2/02 (Joe, Victor) (Entered: 06/12/2002)
05/09/2002	63	Smithkline Beecham Pharmaceutical Corp.'s response to plaintiffs' motion to compel defendants to designate non-cumulative expert witnesses and set a schedule for updating expert reports and other expert witness filings. (document filed in hard copy) (Rodriguez, Angela) (Entered: 12/03/2002)
05/09/2002	64	Rhone-Poulenc Rorer Inc.'s memorandum in support of their opposition to plaintiffs' motion in limine to introduce evidence. (document filed in hard copy) (Rodriguez, Angela) (Entered: 12/03/2002)
05/09/2002	309	SEALED DOCUMENT Appendix Pltffts' Memorandum in Support of Their Motion to Compel Defts to Designate Non-Cumulative Expert Witnesses And Set a Schedule for Updating Expert Reports And Other Expert Witness Filings. (Drayton, Lorraine) (Entered: 11/30/2004)
05/09/2002		Pltffs' Memorandum in Support of Their Motion to Compel Defts to Designate Non-Cumulative Expert Witnesses and Set a Scheule for Updating Expert Reports and other Expert Reports Witness Filings.(Drayton, Lorraine) (Entered: 12/01/2004)
05/09/2002	393	Pltffs' Memorandum in Support of their Motion to Compel Defts to Designate Non-Cumulative Expert Witnesses and Set a Schedule for Updating Expert Reports and Other Expert Witness Filings. (Drayton, Lorraine) (Entered: 12/01/2004)
05/09/2002	395	Pltffs' Motion in Limine to Introduce Evidence of Defts' and their Co-Conspirators' "Other Crimes, Wrongs or Acts" Puarsuant to Fed.R.Evid.404 (B) (Drayton, Lorraine) (Entered: 12/01/2004)
05/09/2002	396	Pltffs' Reply Memorandum in Further Support of their Motion to Compel Defts to Designate Non-Cumulative Expert Witness and to Set A scheduled for Updating Expert Reports and for Other Expert Witness Filings. (Drayton, Lorraine) (Entered: 12/01/2004)
05/09/2002	397	Affifavit of Service. (Drayton, Lorraine) (Entered: 12/01/2004)
05/22/2002	39	Letter dated 5/24/02 from Aubrey Calvin to Clerk of Court advising that all related cases should be assigned to Judge Glasser. Counsel requests information regarding how civil cover sheets should be filed re: related cases transferred to EDNY. (Rodriguez, Angela) (Entered: 06/05/2002)
05/22/2002	38	Order consolidating cases. Check ECF docket sheet for affiliated cases. (signed by Senior Judge I.L. Glasser on 5/21/02) [Entry date 06/03/02](Joe, Victor) (Entered: 06/13/2002)
05/28/2002	40	Letter dated 3/15/02 from Kenneth Walsh to all counsel enclosing motion papers. (Rodriguez, Angela) (Entered: 06/12/2002)
05/29/2002	41	Letter dated 5/28/02 from Judge Glasser to David Boies and Wayne Cross

		regarding Magistrate Gold's recusal. Parties are to advise whether they agree that Magistrate Gold should not be disqualified. (Rodriguez, Angela) (Entered: 06/12/2002)
06/06/2002		LETTER dated June 6, 2002 from David A. Barrett to Hon. I.Leo Glasser: Plaintiffs agree that Magistrate Judge Gold should not be disqualified on the basis set forth in your letter. (This is doc. #43 on ICMS docket sheet) (Rodriguez, Angela) Modified on 8/21/2002 (Rodriguez, Angela). (Entered: 08/21/2002)
06/12/2002	42	Letter dated 6/11/02 from Wayne Cross to Magistrate Gold enclosing Novartis' motions and supporting documents. (Rodriguez, Angela) (Entered: 06/13/2002)
06/17/2002	43	Order referring defts' motion to strike and plttffs' motion in limine to Mag. J. Gold for Report and Recommendation. Pltff's motion for an order compelling defts to Designate Non-Cumulative Expert Witnesses, etc. referred to Mag. J. Gold for decision. Copy sent by mail to designated liasion counsel,who are directed to forward it to interested parties. Copy to Mag. J.Gold. (signed by ILG on 6/11/02) (Glenn, Marilyn) (Entered: 06/17/2002)
06/17/2002		ORDER scheduling conference for 2:00 7/12/02 before Magistrate Steven M. Gold. Three motions referred to magistrate for report & recommendation or decision. (signed by Magistrate Steven M. Gold on 6/14/02) (this is doc. #39 on ICMS docket) (Rodriguez, Angela) (Entered: 08/21/2002)
06/17/2002		LETTER dated May 29, 2002 from Wayne A. Cross to Hon. I. Leo Glasser: Response to letter of May 21, 2002 regarding designation of liaison counsel. Defendants designate Wayne A. Cross and William F. Cavanaugh, Jr. (This is doc. #40 on ICMS docket sheet)(Rodriguez, Angela) Modified on 8/21/2002 (Rodriguez, Angela). (Entered: 08/21/2002)
06/17/2002		LETTER dated May 30, 2002 from Nicholas A. Gravante, Jr. to Hon. I. Leo Glasser: Response to letter of May 21, 2002 informing that David Boies will serve as liaison counsel on behalf of Boies/Gravante and Malley's plaintiff groups. (this is doc. #41 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
06/17/2002		LETTER dated June 4, 2002 from Steven E. Grubb to Hon. Robert E. Heinemann: Requesting that the status conference at 2:30pm on June 17, 2002 be cancelled. (This is doc. #42 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
06/17/2002		LETTER dated June 7, 2002 from Wayne A. Cross to Hon. I. Leo Glasser: Defendants have no objection to Judge Gold serving in this matter. (This is doc. #44 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
06/19/2002	44	Copy of transfer order to the Eastern District of New York dated 4/18/02 from the United States Eastern District of Oklahoma, dated 4/18/02 (Signed by Honorable Frank H. Seay) (Guzzi, Roseann) (Entered: 06/19/2002)
06/20/2002		Case Assigned/Reassigned. Steven M. Gold assigned to the case. (Vaughn, Terry) (Entered: 06/20/2002)

06/21/2002		Calendar entry: Case called before Judge Glasser on 6/21/02. Civil Cause for deft's motion for partial summary judgment. Court Reporter: Henry Shapiro. Motion argued. All counsels pres. Decision reserved. (This is doc. #45 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
06/27/2002		ORDER: The oral argument previously scheduled for 7/12/02 @ 2:00 will be limited to "Plaintiffs' Motion In Limine to Introduce Evidence of Defendants' and Their Co-Conspirators' Other Crimes, Wrongs or Acts Pursuant to Fed. R.Evid.404(b)." Argument on the remaining motions will bescheduled after the motions pending before Judge Glasser.(Signed by Magistrate Steven M. Gold on 6/26/02). (This is doc. #46 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
07/01/2002		Manufacturer Defendants' response to plaintiffs' June 21, 2002 Hearing Exhibits. (This is doc. #47 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
07/03/2002		SUPPLEMENTAL MEMORANDUM by Drug Mart Pharmacy, Piptone Ethical, This Way Pharmacy, R-R Drugs, Inc., Jost Pharmacy, Inc. in further support of their motion for a ruling re: whether deft's withdrawal from the conspiracy or whether the conspiracy and its effects have ended are issues of fact forthe jury, and for expedited discovery relating to these issues,and in further opposition to Manufacturer deft's motion for partial summary judgment with respect to claims after May 1,1996. (This is doc, #48 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
07/03/2002		AFFIDAVIT of STEVEN I. FROOT by Drug Mart Pharmacy, Piptone Ethical, This Way Pharmacy, R-R Drugs, Inc., Jost Pharmacy, Inc. in opposition to Manufacture Deft's motion for partial summary judgment with respect to claims after May1,1996. (This is doc. #49 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
07/08/2002		LETTER dated 07/08/02 from Steven I. Froot to Hon. I. Leo Glasser: Mr. Froot only had today to review defendants' July 3, 2002 letter to the Court, which was faxed to them at 5:05pm, central time, before the holiday weekend. Mr. Froot hesitates to further burden the Court, but believes that the defendants' letter requires a brief response. (This is doc. #50 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
07/11/2002	47	Calendar Entry: Case called before Judge Glasser on 7/11/02 for motion conference. (Rodriguez, Angela) (Entered: 07/18/2002)
07/12/2002	48	Calendar Entry: Case called before Magistrate Gold on 7/12/02 for oral argument. (Rodriguez, Angela) (Entered: 07/18/2002)
07/15/2002		TRANSCRIPT filed for Motiong hearing before Hon. Steven M. Gold for date of 07/12/02. Official Transcriber: Rosalie Lombardi from Transcription Plus II. (This is doc. #51 on ICMS docket sheet) (Rodriguez, Angela) (Entered: 08/21/2002)
07/17/2002	45	Motion for leave to appear pro hac vice filed by Wayne A. Cross on behalf of Sandoz Pharmaceuticals, Inc., Novartis Pharmaceuticals Corporation, Ciba-Geigy Corporation. (Guzzi, Roseann) (Entered: 07/17/2002)

07/17/2002	46	Order entered on 7/17/2002 granting motion for leave to appear pro hac vice. (Signed by Judge Glasser, dated 6/10/02) No receipt of fee. (Guzzi, Roseann) (Entered: 07/17/2002)
07/18/2002	49	Report and Recommendation of Magistrate Gold. Magistrate Gold recommends that plaintiff's motion in limine be denied. Objections due by 8/9/2002. (signed by Magistrate Gold on 7/18/02)(Rodriguez, Angela) (Entered: 07/19/2002)
07/29/2002	55	Letter dated July 25, 2002 from Kenneth Walsh, Esq., Boies, Schiller & Flexner, LLP, to EDNY attn. Michael Kramer, listing the pleadings that Pltfs. designated for transfer from the N.D. of Illinois, consisting of 30 boxes, regarding 93-cv-5148 and 02-cv-4432. (Attachments: # 1 Pages 21-40 of Pltfs.' Designation# 2 Pages 41-60 of Pltfs.' Designation# 3 Pages 61-80 of Pltfs.' Designation# 4 Pages 81-100 of Pltfs.' Designation# 5 Pages 101-115 of Pltfs.' Designation) (Vaughn, Terry) (Entered: 09/09/2002)
08/06/2002	52	Letter dated 8/6/02 from David Barrett to Judge Glasser explaining the Boies/ Gravante plaintiffs' understanding of the status of the pending Rule 404(b) motion and of the relevant statutory deadlines. (Rodriguez, Angela) (Entered: 08/21/2002)
08/09/2002	53	Notice of change of firm name. Stinson Mag & Fizzell, attorney for defendant Hoechst Marion Roussel, Inc. (now known as Aventis Pharmaceuticals, Inc.) has been renamed Stinson Morrison Hecker LLP. (Rodriguez, Angela) (Rodriguez, Angela) (Entered: 08/21/2002)
08/12/2002	50	Letter filed by David A. Barrett to Magistrate Gold dated 7/31/02 advising the court of following briefing schedule. Defts' response shall be filed and served by 8/16/02 and plttf's reply shall be filed and served by 8/29/02. (Jean-Louis, Andy) (Entered: 08/12/2002)
08/13/2002	51	Plaintiff's Motion for reconsideration of <i>Magistrate Judge Gold's R & R on Pltffs' motion in limine to introduce evidence of defts and their Co-conspirators'</i> filed by Mary McInnis Boies on behalf of Drug Mart Pharmacy Corporation, Jost Pharmacy, Inc., Piptone Ethical Pharmacy, Inc., R-R Drugs, Inc., This Way Pharmacy. (Jean-Louis, Andy) (Entered: 08/13/2002)
08/30/2002	54	Memorandum & Opinion signed by Judge Glasser on 8/21/02. Manufacturer defendants' motion for partial summary judgment is granted, plaintiffs' motion for judgment on the pleadings dismissing the manufacturer defendants' indirect purchaser defenses is denied, and the plaintiffs' motion to dismiss the manufacturer defendants' indirect purchaser defenses based on the Judgment Sharing Agreement also is denied. (Rodriguez, Angela) (Entered: 09/03/2002)
09/09/2002	57	Motion by Barbara Levy to be relieved as counsel for defendant Hoechst Marion Roussel, Inc. (now known as Aventis Pharmaceuticals, Inc.) Supporting affidavit is attached. (Rodriguez, Angela) (Entered: 09/12/2002)
09/11/2002	56	Memorandum and Order entered on 9/11/2002 denying motion for reconsideration. (Gold, Steven) (Entered: 09/11/2002)

09/12/2002	58	Order signed by Magistrate Gold on 9/5/02. Barbara Levy's motion to be relieved as counsel is granted. (Rodriguez, Angela) (Entered: 09/12/2002)
09/17/2002	59	Motion for reconsideration of the Court's memorandum and order entered on 9/3/02 (filed on behalf of the Boies/Gravante plaintiffs) filed by Mary McInnis Boies on behalf of Drug Mart Pharmacy Corporation. (Rodriguez, Angela) (Entered: 09/19/2002)
10/23/2002	61	STIPULATION AND ORDER substituting White & Case LLP as counsel in place and stead of Dewey Ballantine LLP. Signed by Judge I. Leo Glasser on 10/28/02. (Rodriguez, Angela) (Entered: 11/04/2002)
10/24/2002	60	Letter dated 10/22/02 from Norma Levy to Judge Glasser enclosing Plaintiff's motion for reconsideration of the court's 8/21/02 memorandum and order and related documents. (Rodriguez, Angela) (Entered: 10/25/2002)
10/24/2002	399	Defts' Opposition to Pltffs' Motion for Reconsideration and/or Reargument of the Court's 8/21/02. Memorandum and Order. (Drayton, Lorraine) (Entered: 12/01/2004)
10/24/2002	400	Compendium of Cases to Defts' Opposition to Pltffs' Motion for Reconsideration of the Court's 8/21/02 Memorandum and Order. (Drayton, Lorraine) (Entered: 12/01/2004)
10/24/2002	401	Affidavit of Service by Mail. (Entered: 12/01/2004)
10/24/2002	402	Defts' Opposition to Pltffs' Motion for Reconsideration and/or Reargument of the Court's 8/21/02 Memorandum and Order. (Drayton, Lorraine) (Entered: 12/01/2004)
10/24/2002	442	Pltffs' Reply Memo. of Law In Further Support of Motion for Reconsideration and/or Reargument of the Court's 8/21/02 Memo. and Order filed by Nicholas A. Gravante, Jr., o/b/o Boies/Gravante. (Layne, Monique) (Entered: 12/07/2004)
10/28/2002	62	Minute Entry for proceedings held before I. Leo Glasser: Docket Call held on 10/28/2002 re: date for oral argument on "direct purchaser issue." Rule 59(e) motion to be heard on 11/22/02 at 11:00. Settlement conference will also be held. (Rodriguez, Angela) (Entered: 11/14/2002)
11/01/2002		Email Test (Joe, Victor) (Entered: 11/01/2002)
11/05/2002		Email Test # 2. (Joe, Victor) (Entered: 11/05/2002)
11/05/2002		Email Test #3 Please Do Not Respond. This is only an E-mail test. (Joe, Victor) (Entered: 11/05/2002)
03/05/2003	66	ORDER, endorsed on letter dated 2/28/03 from William Cavanaugh to MJ Gold: Application granted for a 2 week extension of time to report on the status of discussions. Signed by Judge Steven M. Gold on 3/3/03. (Fahey, Lauren) (Entered: 03/05/2003)
04/14/2003	67	Letter dated 4/8/03 from William Cavanaugh, Jr. to Magistrate Gold advising that the parties are discussing settlement. The parties will provide an update within 2 weeks. (Rodriguez, Angela) (Entered: 04/14/2003)

04/14/2003	68	ORDER endorsed on letter dated 4/7/03 from Paul Slater to Judge Glasser. The Malley's cases are hereby referred to Magistrate Gold for mediation. Signed by Judge I. Leo Glasser on 4/10/03. (Rodriguez, Angela) (Entered: 04/14/2003)
04/17/2003	69	Letter dated 4/15/03 from William Cavanaugh to Judge Glasser advising that the Johnson & Johnson defedants have no objection to a referral to Magistrate Gold for mediation. (Rodriguez, Angela) (Entered: 04/21/2003)
07/17/2003	70	ORDER, A Status Conference is set for 7/23/03 at 3:00. (Signed by Judge Steven M. Gold on 7/15/03). (Piper, Francine) (Entered: 07/17/2003)
07/28/2003	71	Letter dated 7/18/03 from Steven Froot to Judge Glasser and Magistrate Gold confirming that the 7/23/03 conference has been adjourned to 7/31/03 at 3:00. (Rodriguez, Angela) (Entered: 07/29/2003)
07/31/2003	72	Minute Entry for proceedings held before I. Leo Glasser :A Status Conference held on 7/31/2003. Counsel for both sides present. The next Status Conference is set for 10/10/2003 @ 02:15 PM before Senior-Judge I. Leo Glasser. Motions can also be heard on 10/10/03. (Sica, Michele) (Entered: 08/08/2003)
09/02/2003	80	ORDER: The court will hold a conference to address plt's motion to compel dfts to designate non-cumulative witnesses and set a schedule for updating expert reports and other expert witness filings; and dfts motion to strike plts December 2000 Supplement to their Expert Report on Wednesday 9/10/03 @ 3:00pm. Signed by Judge Steven M. Gold on 8/18/03. (Nieves, Adrian) (Entered: 09/17/2003)
09/03/2003	73	MOTION to Dismiss <i>by Hoffman-La Roche on behalf of defendants in 02cv2508 (see document for all parties)</i> by Novartis Pharmaceuticals Corporation. (Rodriguez, Angela) (Entered: 09/08/2003)
09/03/2003	74	RESPONSE in Support of 73 MOTION to Dismiss <i>by Hoffman-La Roche on behalf of defendants in 02cv2508 (see document for all parties)</i> . (Rodriguez, Angela) (Entered: 09/08/2003)
09/03/2003	75	AFFIDAVIT of Jennifer Rie in Support of 73 MOTION to Dismiss <i>by Hoffman-La Roche on behalf of defendants in 02cv2508 (see document for all parties)</i> . (Rodriguez, Angela) (Entered: 09/08/2003)
09/03/2003	76	Joint MOTION to Dismiss (<i>see document for all moving parties</i>) by Novartis Pharmaceuticals Corporation. (Rodriguez, Angela) (Entered: 09/08/2003)
09/03/2003	77	RESPONSE in Support of 76 Joint MOTION to Dismiss (<i>see document for all moving parties</i>) filed by Novartis Pharmaceuticals Corporation. (Rodriguez, Angela) (Entered: 09/08/2003)
09/11/2003	78	ORDER signed by Judge I. Leo Glasser on 9/10/03. The motion to dismiss filed on 9/3/03 as to case the Sherman Act claims in case number 02cv2508 will be heard at 10:00 on 9/26/03.(Rodriguez, Angela) (Entered: 09/15/2003)
09/11/2003	79	ORDER signed by Judge I. Leo Glasser on 9/10/03. The joint motion to dismiss all claims, filed on 9/3/03, will be heard on 9/26/03 at 10:00.

		(Rodriguez, Angela) (Entered: 09/15/2003)
09/18/2003	81	Letter dated 9/12/03 from Richard Coffman to Judge Glasser advising that the Malley's Pharmacy Plaintiff Group has settled. Settlement funds may not be distributed until the court grants the pending motions to dismiss. (Rodriguez, Angela) (Entered: 09/19/2003)
09/18/2003	82	ORDER granting 73 Motion to Dismiss. Signed by Judge I. Leo Glasser on 9/16/03. Forwarded for judgment. (Rodriguez, Angela) (Entered: 09/19/2003)
09/18/2003	83	ORDER granting 76 Motion to Dismiss. Signed by Judge I. Leo Glasser on 9/16/03. Forwarded for judgment. (Attachments: # 1 Exhibit A) (Rodriguez, Angela) (Entered: 09/19/2003)
09/23/2003	84	Letter dated 9/16/03 from Steven I. Froot, Esq. to USDJ Glasser enclosing a Stipulation and Order of Settlement and Dismissal with Prejudice. (Nieves, Adrian) (Entered: 09/23/2003)
09/23/2003	85	STIPULATION AND ORDER OF SETTLEMENT AND DISMISSAL WITH PREJUDICE: See document for further details. C/M. Signed by Judge I. Leo Glasser on 9/17/03. (Nieves, Adrian) Modified on 9/24/2003 to indicate that this order and stip are as to only some claims. Case is open. Per chambers. (Vaughn, Terry). (Entered: 09/23/2003)
09/25/2003	86	ORDER: endorsed on (faxed)(copy) letter dtd. 9/18/03, from counsel Mark S. Stewart, for deft Smithkline Pharmaceuticals Co., o/b/o all defts, granting his application that the conf. previously set for 9/25/03 be held instead on 9/30/03 at 2:30 P.M. (Signed by Judge Steven M. Gold on 9/19/03). C/M by chambers. (Layne, Monique) (Entered: 09/25/2003)
09/30/2003	87	MEMORANDUM AND OPINION signed by Judge I. Leo Glasser on 9/18/03. Plaintiffs' motion for reconsideration is denied.(Rodriguez, Angela) (Entered: 09/30/2003)
09/30/2003	88	JUDGMENT signed by Clerk of Court on 9/24/03. The motion to dismiss all Sherman Act claims against defendants as to case no. 02cv2508 are dismissed with prejudice and without costs.(Rodriguez, Angela) (Entered: 10/02/2003)
09/30/2003	89	JUDGMENT signed by Judge Clerk of Court on 9/24/03. The motion to dismiss is granted. All claims brought by the plaintiffs identified in Exhibit A are dismissed with prejudice and without costs.(Rodriguez, Angela) (Entered: 10/02/2003)
09/30/2003	94	Minute Entry for proceedings held before I. Leo Glasser: Telephone Conference held on 9/30/2003. Counsel will submit a letter by 10/3/03 setting forth their views regarding the agenda for the 10/10 conference. All counsel agree that any attorney may contact chambers ex parte to schedule a settlement conference. The motions pending re: expert discovery will be rescheduled as needed after 10/10/03. (Rodriguez, Angela) (Entered: 10/22/2003)
10/14/2003	90	Letter dated 10/3/03 from Wayne Cross to Judge Glasser requesting that the 10/10/03 conference be adjourned and that a date be set for oral argument on defendant's motion for summary judgment. (Rodriguez, Angela) (Entered: 10/14/2003)

		10/14/2003)
10/14/2003	91	Letter dated 10/3/03 from Nicholas Gravante, Jr. to Judge Glasser requesting that the 10/10/03 conference go forward as planned. (Rodriguez, Angela) (Entered: 10/14/2003)
10/14/2003	92	ORDER signed by Judge I. Leo Glasser on 10/7/03. The 10/10/03 conference is adjourned to 11/7/03 at 10:30. Oral argument on defendant's motion for partial summary judgment will be heard at that time.(Rodriguez, Angela) (Entered: 10/14/2003)
10/16/2003	95	Letter dated 10/14/03 from Steven Froot to Wayne Cross enclosing the Boies/Gravante plaintiffs' memorandum in opposition to motion for partial summary judgment. (Rodriguez, Angela) (Entered: 10/27/2003)
10/20/2003	93	ORDER endorsed on letter dated 10/15/03 from Nicholas Gravante, Jr. to Judge Glasser. The 11/7/03 conference is adjourned to 11/18/03. Signed by Judge I. Leo Glasser on 10/20/03. (Rodriguez, Angela) (Entered: 10/21/2003)
10/21/2003	96	Sealed Letter. (Rodriguez, Angela) (Entered: 10/27/2003)
10/21/2003	441	Pltffs' Memo. of Law filed by Steven I. Froot o/b/o Boies/Gravante Pltffs, In Opposition to Manufacturer Defts' Motion for Partial Summ. Judgment w/Respect To Claims for Lost Profits on Foregone Sales and for Special Damages. (w/Ex. A). (Layne, Monique) (Entered: 12/07/2004)
10/29/2003	97	ORDER signed by Judge I. Leo Glasser on 10/23/03. The manufacturer defendants' motion for partial summary judgment is granted.(Rodriguez, Angela) (Entered: 10/29/2003)
12/22/2003	98	MEMORANDUM AND OPINION signed by Judge I. Leo Glasser on 12/22/03. The manufacturer defendants' motion for partial summary judgment is granted, and plaintiffs' claim for damages is measured by the amount of the overcharge attributable to the alleged conspiracy and accrued when they paid it.(Rodriguez, Angela) Additional attachment(s) added on 1/20/2004 (Rodriguez, Angela). Additional attachment(s) added on 1/20/2004 (Rodriguez, Angela). Additional attachment(s) added on 1/20/2004 (Rodriguez, Angela). (Entered: 12/23/2003)
12/31/2003	99	ORDER signed by Judge Steven M. Gold on 12/30/03 scheduling a telephone status conference. (Rodriguez, Angela) (Entered: 01/26/2004)
01/08/2004	105	Minute Entry for proceedings held before Steven M. Gold: Telephone Conference held on 1/8/2004. Defendants to present basis for their experts by 1/22/04; repsonse by 2/5/04; reply by 2/12/04. The next conference is scheduled for 3/1/04 at 3:00. (Rodriguez, Angela) (Entered: 02/03/2004)
01/13/2004	108	Letter dated 12/30/04 from Terrance Callahan to Judge Glasser requesting that Mary Cranston be removed from the case and that he be added as counsel for defendant Rhone-Poulenc Rorer, Inc. (Rodriguez, Angela) (Entered: 02/25/2004)
01/29/2004	100	Letter dated 5/27/03 from Nicholas Gravante, Jr. to Magistrate Gold advising that the Boies/Gravante Plaintiffs have reached an impasse re: settlement.

		(Rodriguez, Angela) (Entered: 01/29/2004)
01/29/2004	101	Letter dated 6/6/03 from Wayne Cross to Magistrate Gold submitted in response to Plaintiffs' letter of 5/27/03. (Rodriguez, Angela) (Entered: 01/29/2004)
01/29/2004	102	Letter dated 7/30/03 from Nicholas Gravante to Judge Glasser and Magistrate Gold advising of the status of this case. (Rodriguez, Angela) (Entered: 01/29/2004)
01/29/2004	103	Letter dated 7/30/03 from Wayne Cross to Judge Glasser and Magistrate Gold requesting a status conference to identify and propose a schedule for all additional matters which require resolution prior to trial. (Rodriguez, Angela) (Entered: 01/29/2004)
01/29/2004	104	Letter dated 10/21/03 from Wayne Cross to Judge Glasser enclosing papers relating to the Manufacturer Defendants' Motion for Partial Summary Judgment with respect to claims for lost profits. (Rodriguez, Angela) (Entered: 01/29/2004)
02/03/2004	106	Letter dated 1/23/04 from Steven Froot to Alison Kirschner enclosing a copy of a Memorandum and Opinion of the Hon. Charles P. Kocoras, dated 8/29/00, denying defendants' motion to strike the supplements to the expert report of Roy Weinstein. (Rodriguez, Angela) (Entered: 02/11/2004)
02/11/2004	107	ORDER signed by Judge Steven M. Gold on 2/9/04. The conference previously set for 2/12/04 will be held instead on 3/17/04 at 2:00.(Rodriguez, Angela) (Entered: 02/23/2004)
03/01/2004	109	Minute Entry for proceedings held before Steven M. Gold: Status Conference held on 3/1/2004. A status report with proposed agenda for the 3/16/04 conference should be submitted by 3/10/03. The conference is scheduled for 3/16/04 at 10:00. (Rodriguez, Angela) (Entered: 03/05/2004)
03/16/2004	110	Minute Entry for proceedings held before Steven M. Gold: Status Conference held on 3/16/2004. Defendants' motion to strike is denied. It is recommended that plaintiff's motion to compel be denied. Revised pretrial schedule to be filed. See document. (Rodriguez, Angela) (Entered: 03/19/2004)
03/19/2004	111	Letter dated 3/17/04 from Cecilia B. Loving to Magistrate Gold enclosing proposed scheduling order. (Rodriguez, Angela) (Entered: 03/22/2004)
03/19/2004		ORDER endorsed on doc. #111. Scheduling order approved. Specific dates for argument on motions and pretrial conferences shall be set by contacting Judge Glasser's Case Manager. Counsel shall promptly advise Magistrate once any specific dates have been scheduled. Signed by Judge Steven M. Gold on 3/17/04. (Rodriguez, Angela) (Entered: 03/22/2004)
04/14/2004	126	Letter dtd 3/4/04 from Philip J. Iovieno to Counsel of Record noting service of various motions. (see letter) (Sica, Michele) (Entered: 06/16/2004)
04/16/2004	112	ORDER endorsed on letter dated 4/8/04 from Steven Froot to Magistrate Gold. A telephone conference to discuss the issues raised in this letter is scheduled for 4/20/04 at 3:30. Plaintiff's counsel is directed to immediately

		notify counsel and to arrange the call. Signed by Judge Steven M. Gold on 4/15/04. (Rodriguez, Angela) (Entered: 04/16/2004)
04/19/2004	114	Letter dated 4/14/04 from Mark Stewart to Nicholas Gravante enclosing defedants' motion to exclude testimony. (Rodriguez, Angela) (Entered: 04/29/2004)
04/20/2004	113	Minute Entry for proceedings held before Steven M. Gold: Status Conference held on 4/20/2004. Plaintiffs shall state damages they seek with specificity by 5/10/04. Deposition of Davis on 5/24/04 with relevant documents to be produced by 5/10/04. DiMario deposition (or deposition of whoever takes over for her) on 6/1/04. (Rodriguez, Angela) (Entered: 04/23/2004)
05/09/2004	394	For an Order Compelling Defts to Designate Non-Cumulative Expert Witnesses and Set Schedule for Updating Expert Reports and Other Expert Witness Filings. (Drayton, Lorraine) (Entered: 12/01/2004)
05/13/2004	115	Minute Entry for proceedings held before Steven M. Gold : For a telephone Conference held on 5/13/2004. Deposition of Plaintiff's out-of-town expert will be held on a later date when 2 consecutive days are available. (Sica, Michele) (Entered: 05/20/2004)
05/24/2004	122	STIPULATION AND ORDER Of Settlement and Dismissal with prejudice. Signed by Judge I. Leo Glasser on 05/25/04. (exhibits 1-2 attached)(Sica, Michele) (Entered: 06/01/2004)
05/27/2004	116	Letter dtd 05/19/04 from James J. Boland to Cousnel, enclosing copies of defendant's Memo of law in opposition to Plaintiff's motion to preclude the expert testimony. (enclosure not attached). (Sica, Michele) (Entered: 05/27/2004)
05/27/2004	117	Letter dtd 05/19/04 from Mark S. Stewart to Nicholas Gravante, Enclosing SmithKline Beecham Copr's Memo of Law in opposition. (enclosure not attached). (Sica, Michele) (Entered: 05/27/2004)
05/27/2004	118	STIPULATION AND ORDEROf Settlement And Dismissal With Prejudice, by and between Schering and the settling Plaintiffs: That any and all the claims be brought against Schering in the BNPD Litigation by the setting Plaintiff's be, and the same hereby are, dismissed with prejudice.(Exhibits 1-2 attached) (see order for further details) Signed by Judge I. Leo Glasser on 05/25/04. (Sica, Michele) (Entered: 05/27/2004)
05/27/2004	119	Letter dated 5/26/04 from Stephen Kastenberg to Mag. Gold, dfts requests that the court either strike Mr. Davis's affidavit, which is exhibit 11 to plttff's response, or permit dfts to submit their reply brief on 6/11, ten days prior to the scheduled Daubert argument on 6/21. (Piper, Francine) (Entered: 05/27/2004)
05/28/2004	120	Letter dtd 05/26/04 from Steven I. Froot to Judge Gold, in response to defendant's 05/26/04 letter in which counsel for defendants requests that the court strike the declaration recently submitted by plaintiffs' data management expert. (exhibits A-C attached). (Sica, Michele) (Entered: 05/28/2004)
05/28/2004	121	Letter datec 5/19/04 from David Klingsberg to David Boies, enclosing two

		service copies of Pfizer Inc.'s Memorandum of Law in Opposition to plttf's motion to preclude the expert testimony of Dr. Frederic M. Scherer. (Piper, Francine) (Entered: 05/28/2004)
06/02/2004	123	ORDER, Dfts' application to file a reply brief on their Daubert motions by 06/11/04, rather than 06/04/04 as originally scheduled, is granted. Dft shall file courtsey copies of their moving papers. Signed by Judge Steven M. Gold on 05/26/04. (Sica, Michele) (Entered: 06/02/2004)
06/03/2004	124	TRANSCRIPT of Motions before Judge Glasser Proceedings held on 11/18/03 before Judge Glasser. (Piper, Francine) (Entered: 06/03/2004)
06/07/2004	443	Pfizer Inc.'s Memo. of Law In Opposition To Pltffs' Motion To Preclude the Expert Testimony of D. Frederic M. Scherer. (w/Ex. 1-3). (Layne, Monique) (Entered: 12/08/2004)
06/14/2004	125	Letter dated 5/19/04 from Cecelia B. Loving to Nicholas Gravante, enclosing copies of dft's opposition to plttf's motion to preclude the expert testimony of Dr. Richard Gilbert and Dft's opposition to plttf's motion to preclude the expert testimony of Dr. Thomas DuPont. (Piper, Francine) (Entered: 06/14/2004)
06/15/2004	444	Letter dtd. 6/14/04 from counsel Alison Tanchyk to Judge Glasser, enclosing two courtesy copies of the Defts' Reply to Pltffs' Memo. In Opp. to Defts' Motion to Exclude Testimony of Pltffs' Damages Experts w/Appendix. (Layne, Monique) (Entered: 12/08/2004)
06/21/2004	127	Letter dtd 6/11/04 from Stephen J. Kastenberg to Nicholas A. Gravante, enclosing Defendant's Reply to Plaintiffs' memorandum of Law in Opposition to Deft's motion to exclude testimony of plaintiffs' damages experts and the appendix thereto. (Sica, Michele) (Entered: 06/21/2004)
06/22/2004	128	Minute Entry for proceedings held before I. Leo Glasser : Motion Conference held on 6/22/2004. Motion of dfts to preclude certain expert testimony plttf's intend to offer at trial. Motion of plttf's to preclude certain expert testimony dfts intend to offer at trial. Decisions reserved. (Piper, Francine) (Entered: 06/25/2004)
06/28/2004	129	ORDER, A telephone conference to discuss the issues raised in this letter and Mr. Gravante's letter dtd 6/24/04 will be held 10:00 a.m. on Wed. 6/30/04. Counsel for SMITHKLINE BEECHAM is directed to arrange the call. Mr. Stewart and Mr. Gravante are the only parties required to participate in this conference. However, Counsel are directed to notify all counsel that this conference will take place and make arrangements for participation by additional counsel if requested. (see Letter dtd 6/17/04 by Mark S. Stewart) . Signed by Judge Steven M. Gold on 6/25/04. (Sica, Michele) (Entered: 06/28/2004)
06/30/2004		Minute Entry for proceedings held before Steven M. Gold : Telephone Conference held on 6/30/2004. Gravante and Froot for pls, Stewart and Cross for defs. Plaintiff's letter application dated June 24, 2004, seeking leave to take the deposition of Jordan Johnson for purposes of preserving Johnson's testimony for trial, is GRANTED for reasons stated on the record. Counsel

		are urged to apply the reasoning of the court's decision and attempt to resolve among themselves any disputes about any other non-party witnesses whose availability for trial may reasonably be questioned. (Tape #61/04.) (Gold, Steven) (Entered: 06/30/2004)
07/01/2004		Case set to ECF status. All civil actions before this Judge are ECF matters. It is MANDATORY that you file all original documents electronically. Please refer to the Judge's Individual Rules. From this point forward, original documents are REQUIRED to be filed electronically and forward a hard copy, labeled courtesy copy, to chambers. The Judges' Individual Rules of Chambers and further information on ECF may be found at the website for the Eastern District of New York at www.nyed.uscourts.gov. NOTIFY ALL COUNSEL TO REGISTER FOR ELECTRONIC FILING. (Vaughn, Terry) (Entered: 07/01/2004)
07/30/2004		Minute Entry for proceedings held before Steven M. Gold : Scheduling Conference held on 7/30/2004. Conference held by tel., Froot and Gendler for pls, Stewart for Smith/Kline, Cross for Novartas, other defendants' counsel listening without participating. (1) The amended schedule proposed in Mr. Cross' letter of July 22, 2004 is approved. (2) Plaintiffs' opposition to defendants' renewed motion to strike, described in Mr. Stewart's letter of July 20, 2004, is due on or before 8/27. Defendants' reply is due two weeks thereafter. THE COURT WILL HEAR ARGUMENT ON THE MOTION AT 3 PM ON SEPT 21, 2004. (Court Reporter 69/04.) (Gold, Steven) (Entered: 07/30/2004)
08/10/2004	130	Copy of the N.D. of Illinois master docket sheet, 94-cv-897, re MDL 997, re Brand Name Prescription Drugs Antitrust Litigation. (Vaughn, Terry) (Entered: 08/10/2004)
08/10/2004	131	Copy of the MDL Panel's Remand Order. (Vaughn, Terry) (Entered: 08/10/2004)
08/12/2004	132	Case transferred in from District of Illinois - Northern (Chicago); Case Number 94-C-1206. Docket sheet received. (Attachments # 1 Docket Sheet from the N.D. of Illinois (Chicago) Modified on 8/12/2004 to indicate that this case is remanded to EDNY pursuant to the MDL Panel's 4/19/2004 order; and to indicate that the original file was remanded to EDNY pursuant to the MDL Panel's remand order of 4/9/03. A copy of the N.D. of Illinois' master docket sheet 94-cv-897, is Doc. No. 130 in 93-cv-5148, Re MDL 997, re Brand-Name Prescription Drugs Antitrust Litigation. (Entered: 08/12/2004)
08/13/2004	133	ORDER, GRANTING the adjournment of the trial until 10/12/04. (see letter dtd 8/9/04 by Wayne Cross) . Signed by Judge I. Leo Glasser on 8/10/04. (Sica, Michele) (Entered: 08/13/2004)
08/17/2004	134	Revised Scheduling ORDER . Signed by Judge Steven M. Gold on 8/12/04. (Sica, Michele) (Entered: 08/17/2004)
08/23/2004	260	Notice of MOTION for Leave to Appear Pro Hac Vice by Pharmacia & Upjohn Co.. Receipt # 298488 \$25.00 paid on 8/24/04 (Sica, Michele) (Entered: 10/13/2004)

08/24/2004	261	ORDER granting 260 Motion for Leave to Appear Pro Hac Vice. Signed by Judge I. Leo Glasser on 8/24/04. (Sica, Michele) (Entered: 10/13/2004)
08/31/2004		Minute Entry for proceedings held before Steven M. Gold : Telephone Conference held on 8/31/2004. Odom and McArthur for pls, Ray for def Searle. Ruling on record of Searle's 30(b)(6) witness, Heller, limiting scope of deposition. (Gold, Steven) (Entered: 08/31/2004)
09/01/2004	135	STIPULATION AND ORDER, It is agreed that by and between P.F. Laboratories and the Settling Plaintiffs: That any and all of the claims brought against P.F. Laboratories in the BNPD Litigation by the Settling Plaintiffs be, and the same hereby are, dismissed with prejudice. (see order for further details) Exhibits A-B attached. Signed by Judge I. Leo Glasser on 8/30/04. (Sica, Michele) (Entered: 09/01/2004)
09/10/2004	136	MOTION to Strike <i>Supplements to Plaintiffs' Expert Report</i> by all defendants. (Attachments: # 1 Exhibit Defendants' Renewed Motion to Strike Exh. 1# 2 Exhibit Defendants' Opening Br. Exh. 2 Pt. 1# 3 Exhibit Defendants' Opening Br. Exh. 2 Pt. 2# 4 Exhibit Defendants' Opening Br. Exh. 3 Pt. 1# 5 Exhibit Defendants' Opening Br. Exh. 3 Pt. 2# 6 Exhibit Defendants' Opening Br. Exhs. 4-8# 7 Exhibit Defendants' Opening Br. Exhs. 9-12# 8 Exhibit Defendants' Opening Br. Exh. 12's A-H & Exhs. 13-16) (John, Leslie) (Entered: 09/10/2004)
09/11/2004	137	MOTION to Strike <i>Opposition Memorandum</i> by all plaintiffs. (Attachments: # 1 Exhibit Pl. Exh. F-L)(John, Leslie) (Entered: 09/11/2004)
09/11/2004	138	MOTION to Strike <i>Reply Memorandum in Support of Renewed Motion to Strike Supplements to Plaintiffs' Expert Report</i> by all defendants. (Attachments: # 1 Exhibit Def. Reply Exh. 1-2# 2 Exhibit Def. Reply Exh. 3) (John, Leslie) (Entered: 09/11/2004)
09/13/2004	248	TRANSCRIPT of Civil Cause For Conference Proceedings held on 07/30/04 before Judge Gold. Appearance for plaintiff: Steven Froot, For Deft. mark Stewart. (Sica, Michele) (Entered: 09/21/2004)
09/14/2004	139	Letter dtd 9/3/04 from Evan Glassman to Mr. Cross, informing tof the documents sent to counsel. (Sica, Michele) (Entered: 09/14/2004)
09/14/2004	140	Letters dtd 9/3/04 informing of papers to be filed and of documents filed with the court. (Sica, Michele) (Entered: 09/14/2004)
09/15/2004	141	MOTION in Limine to <i>Exclude Evidence of Damages for the Period May 1, 1996 Onward</i> by all defendants. (Attachments: # 1 Exhibit Def. Opening Br. Index, Exhs. 1 & 2# 2 Exhibit Def. Opening Br. Exh. 3# 3 Exhibit Def. Opening Br. Exhs. 4-6# 4 Plaintiffs' Opposition Memorandum# 5 Exhibit Pl. Opp. Mem. Exh. A# 6 Exhibit Plaintiffs' Opp. Mem. Exh. B# 7 Def. Reply Mem.)(Kastenberg, Stephen) (Entered: 09/15/2004)
09/15/2004	142	MOTION in Limine to <i>exclude Plaintiffs' exhibit 749 and any testimony relating to that exhibit</i> by all defendants. (Attachments: # 1 Certificate of Service for Notice of Motion# 2 Defendant's Memorandum of Law in Support of their Motion In Limine to Exclude Plaintiffs' Exhibit 749 and any

		Testimony relating to that Exhibit# 3 Certificate of Service for Brief# 4 Exhibit 1 to Defendants' Memorandum of Law in Support of their Motion In Limine# 5 Exhibit 2 to Defendants' Memorandum of Law in Support of their Motion In Limine# 6 Exhibit 3 to Defendants' Memorandum of Law in Support of their Motion In Limine)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	143	RESPONSE in Opposition re 142 MOTION in Limine <i>to exclude Plaintiffs' exhibit 749 and any testimony relating to that exhibit 749, the Boston Consulting Group Report and any testimony relating to that exhibit</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H# 9 Exhibit I# 10 Exhibit J)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	144	Notice of MOTION in Limine <i>to Exclude Plaintiffs' Exhibit 2457 and Any Testimony Relating to That Exhibit</i> by Pfizer, Inc.. (Attachments: # 1 Certificate of Service for Notice of Motion# 2 REDACTED Memorandum of Law in Support of its Motion In Limine to Exclude Plaintiffs' Exhibit 2457 and Any Testimony Relating to That Exhibit - Original filed Under Seal# 3 Certificate of Service for the Brief# 4 Exhibit 1# 5 Exhibit 2# 6 Exhibit 3# 7 Exhibit 4# 8 Exhibit 5# 9 Exhibit 6# 10 Exhibit 7# 11 Exhibit 8# 12 Exhibit 9 - REDACTED - Original Filed Under Seal# 13 Exhibit 10 - REDACTED - Original Filed Under Seal# 14 Exhibit 11)(Copeland, David) (Entered: 09/15/2004)
09/15/2004	145	RESPONSE in Opposition re 144 Notice of MOTION in Limine <i>to Exclude Plaintiffs' Exhibit 2457 and Any Testimony Relating to That Exhibit</i> filed by all plaintiffs. (Attachments: # 1 Exhibit 1)(Copeland, David) (Entered: 09/15/2004)
09/15/2004	146	MOTION in Limine <i>to exclude the proposed testimony of non-expert Norman Carroll, PhD</i> by all defendants. (Attachments: # 1 Memorandum of Law in Support of Defendants' Motion in limine to exclude the proposed testimony of non-expert Norman Carroll, PhD# 2 Certificate of Service for Brief# 3 Exhibit 1# 4 Exhibit 2# 5 Exhibit 3# 6 Exhibit 4# 7 Exhibit 5# 8 Exhibit 6# 9 Exhibit 7# 10 Exhibit 8# 11 Exhibit 9# 12 Exhibit 10# 13 Exhibit 11# 14 Certificate of Service for Notice of Motion)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	147	RESPONSE in Opposition re 146 MOTION in Limine <i>to exclude the proposed testimony of non-expert Norman Carroll, PhD</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A# 2 Exhibit B)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	148	REPLY to Response to Motion re 144 Notice of MOTION in Limine <i>to Exclude Plaintiffs' Exhibit 2457 and Any Testimony Relating to That Exhibit REDACTED - ORIGINAL FILED UNDER SEAL</i> - filed by Pfizer, Inc.. (Attachments: # 1 Certificate of Service to Reply)(Copeland, David) (Entered: 09/15/2004)
09/15/2004	149	REPLY to Response to Motion re 142 MOTION in Limine <i>to exclude Plaintiffs' exhibit 749 and any testimony relating to that exhibit and any testimony relating to that exhibit</i> filed by all defendants. (Attachments: # 1

		Exhibit 1# 2 Exhibit 2# 3 Certificate of Service for Defendants' Reply Memorandum of Law in support of their motion in limine to exclude Plaintiffs' exhibit 749 and any testimony relating to that exhibit)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	150	MOTION in Limine by Pharmacia & Upjohn Co.. (Attachments: # 1 Notice of Defendants' Motion in Limine to Exclude Evidence Relating to Defendants' Profits# 2 Exhibit Exhibits to Defendants' Motion in Limine to Exclude Evidence Relating to Defendants' Profits# 3 Certificate of Service for Defendants' Motion in Limine to Exclude Evidence Relating to Defendants' Profits)(Stempel, Scott) (Entered: 09/15/2004)
09/15/2004	151	MOTION in Limine <i>to preclude Plaintiffs from offering evidence or arguments at trial inconsistent with admissions made in response to defendants' motions for summary judgment</i> by all defendants. (Attachments: # 1 Certificate of Service for Notice of Defendant's Motion to Preclude Plaintiffs from Offering Evidence or Arguments at Trial Inconsistent with Admissions made in response to Defendants' motion for summary judgment# 2 Defendants' Memorandum of Law in support of their motion to Preclude Plaintiffs from Offering Evidence or Arguments at Trial Inconsistent with Admissions made in response to Defendants' motion for summary judgment# 3 Certificate of Service for Defendant's Memorandum of Law in Support of their Motion)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	152	RESPONSE in Opposition re 151 MOTION in Limine <i>to preclude Plaintiffs from offering evidence or arguments at trial inconsistent with admissions made in response to defendants' motions for summary judgment</i> filed by all plaintiffs. (Grass, Robert) (Entered: 09/15/2004)
09/15/2004	153	RESPONSE in Opposition re 150 MOTION in Limine filed by all plaintiffs. (Attachments: # 1 Exhibits to Memorandum in Opposition to Defendants' Motion in Limine to Exclude Evidence Relating to Defendants' Profits) (Stempel, Scott) (Entered: 09/15/2004)
09/15/2004	154	REPLY to Response to Motion re 150 MOTION in Limine filed by Pharmacia & Upjohn Co.. (Attachments: # 1 Exhibits to Defendants' Reply in Support of their Motion in Limine to Exclude Evidence Relating to Defendants' Profits# 2 Certificate of Service)(Stempel, Scott) (Entered: 09/15/2004)
09/15/2004	155	REPLY to Response to Motion re 151 MOTION in Limine <i>to preclude Plaintiffs from offering evidence or arguments at trial inconsistent with admissions made in response to defendants' motions for summary judgment</i> filed by all defendants. (Attachments: # 1 Certificate of Service)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	156	REPLY to Response to Motion re 146 MOTION in Limine <i>to exclude the proposed testimony of non-expert Norman Carroll, PhD</i> filed by all defendants. (Attachments: # 1 Certificate of Service)(Grass, Robert) (Entered: 09/15/2004)
09/15/2004	157	MOTION in Limine by all defendants. (Attachments: # 1 Brief# 2 # 3 # 4 # 5 # 6 # 7 # 8 # 9 # 10)(Treece, John) (Entered: 09/15/2004)

09/15/2004	158	MOTION in Limine <i>to Exclude Evidence Regarding Foreign Pricing</i> by all defendants. (Cavanaugh, William) (Entered: 09/15/2004)
09/15/2004	159	MOTION in Limine <i>to Exclude at Trial Post-May 1, 1996 Evidence</i> by all defendants. (Attachments: # 1 Defendants' Memorandum# 2 Exhibit Affidavit of J. Andrew Langan with Exhs A-J# 3 Plaintiffs' Opposition# 4 Exhibit Plaintiffs' Opposition - Exh 1# 5 Exhibit Plaintiffs' Opposition - Exh 2# 6 Exhibit Plaintiffs' Opposition - Exh 3# 7 Exhibit Plaintiffs' Opposition - Exh 4# 8 Exhibit Plaintiffs' Opposition - Exh 5# 9 Exhibit Plaintiffs' Opposition - Exh 6# 10 Exhibit Plaintiffs' Opposition - Exh 7# 11 Exhibit Plaintiffs' Opposition - Exh 8# 12 Defendants' Reply# 13 Exhibit Affidavit of C. Turner with Exs K-R)(Langan, J.) (Entered: 09/15/2004)
09/15/2004	160	MOTION in Limine by all defendants. (Attachments: # 1 # 2 # 3 # 4 # 5 # 6 # 7 # 8 # 9)(Treece, John) (Entered: 09/15/2004)
09/15/2004	161	RESPONSE in Opposition re 158 MOTION in Limine <i>to Exclude Evidence Regarding Foreign Pricing</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A# 2 Exhibit B Part 1# 3 Exhibit B Part 2# 4 Exhibit C)(Cavanaugh, William) (Entered: 09/15/2004)
09/15/2004	162	MOTION in Limine by all defendants. (Attachments: # 1 # 2 # 3 # 4 # 5 # 6 # 7 # 8 # 9)(Treece, John) (Entered: 09/15/2004)
09/15/2004	163	RESPONSE in Support re 158 MOTION in Limine <i>to Exclude Evidence Regarding Foreign Pricing</i> filed by all defendants. (Attachments: # 1 Certificate of Service)(Cavanaugh, William) (Entered: 09/15/2004)
09/15/2004	164	MOTION in Limine by all defendants. (Attachments: # 1 # 2 # 3 # 4 # 5 # 6 # 7)(Treece, John) (Entered: 09/15/2004)
09/15/2004	165	MOTION in Limine by all defendants. (Attachments: # 1 # 2 # 3 # 4 # 5 # 6 # 7 # 8 # 9 # 10 # 11 # 12)(Treece, John) (Entered: 09/15/2004)
09/15/2004	166	MOTION in Limine <i>to require Plaintiffs to submit a proffer of alleged co-conspirator declarations and to exclude inadmissible hearsay</i> by all defendants. (Ribaldo, Mark) (Entered: 09/15/2004)
09/15/2004	167	MOTION in Limine <i>Memorandum in Support of Defendants' Motion to Require Plaintiffs to Submit a Proffer of Alleged Co-Conspirator Declarations and to Exclude Inadmissible Hearsay</i> by all defendants. (Ribaldo, Mark) (Entered: 09/15/2004)
09/15/2004	168	RESPONSE in Opposition re 167 MOTION in Limine <i>Memorandum in Support of Defendants' Motion to Require Plaintiffs to Submit a Proffer of Alleged Co-Conspirator Declarations and to Exclude Inadmissible Hearsay</i> filed by all plaintiffs. (Ribaldo, Mark) (Entered: 09/15/2004)
09/15/2004	169	RESPONSE in Support re 167 MOTION in Limine <i>Memorandum in Support of Defendants' Motion to Require Plaintiffs to Submit a Proffer of Alleged Co-Conspirator Declarations and to Exclude Inadmissible Hearsay</i> filed by all defendants. (Ribaldo, Mark) (Entered: 09/15/2004)
09/15/2004	170	MOTION in Limine by Ciba-Geigy Corporation, Novartis Pharmaceuticals

		Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 List of Motions in Limine)(Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	171	Notice of MOTION in Limine <i>to Exclude Evidence Related to Trade Association Activities</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	172	MEMORANDUM IN SUPPORT RE: MOTION in Limine <i>to Exclude Evidence Related to Trade Association Activities</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) Modified on 9/16/2004 (Guzzi, Roseann). (Entered: 09/15/2004)
09/15/2004	173	Notice of MOTION in Limine <i>to Preclude the Admission of the U of MS Surveys and Related Exhibits</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	174	MEMORANDUM IN SUPPORT RE: MOTION in Limine <i>to Preclude the Admission of the U of MS Surveys and Related Exhibits</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) Modified on 9/16/2004 (Guzzi, Roseann). (Entered: 09/15/2004)
09/15/2004	175	Notice of MOTION in Limine <i>to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	176	MEMORANDUM IN SUPPORT RE: MOTION in Limine <i>to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Declaration# 2 Exhibit) (Oswald, Victoria) Modified on 9/16/2004 (Guzzi, Roseann). (Entered: 09/15/2004)
09/15/2004	177	Notice of MOTION in Limine <i>to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	178	MEMORANDUM IN SUPPORT RE: MOTION in Limine <i>to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit # 2 Exhibit # 3 Declaration)(Oswald, Victoria) Modified on 9/16/2004 (Guzzi, Roseann). (Entered: 09/15/2004)
09/15/2004	179	MEMORANDUM IN OPPOSITION re: MOTION in Limine <i>to Exclude Evidence Related to Trade Association Activities</i> by Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) Modified on 9/16/2004 (Guzzi, Roseann). (Entered: 09/15/2004)

		09/15/2004)
09/15/2004	180	RESPONSE in Opposition re 172 MOTION in Limine to Exclude Evidence Related to Trade Association Activities filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	181	RESPONSE in Opposition re 178 MOTION in Limine to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	182	RESPONSE in Opposition re 176 MOTION in Limine to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	183	RESPONSE in Opposition re 174 MOTION in Limine to Preclude the Admission of the U of MS Surveys and Related Exhibits filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H# 9 Exhibit I# 10 Exhibit J# 11 Exhibit K# 12 Exhibit L# 13 Exhibit M# 14 Exhibit N# 15 Exhibit O# 16 Exhibit P)(Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	184	REPLY to Response to Motion re 172 MOTION in Limine to Exclude Evidence Related to Trade Association Activities filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Supplemental Declaration# 2 Exhibits)(Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	185	REPLY to Response to Motion re 176 MOTION in Limine to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	186	MOTION in Limine To Exclude Irrelevant and Unsupported Documents by all defendants. (Attachments: # 1 Memorandum of law)(Cavanaugh, William) (Entered: 09/15/2004)
09/15/2004	187	REPLY to Response to Motion re 178 MOTION in Limine to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	188	REPLY to Response to Motion re 174 MOTION in Limine to Preclude the Admission of the U of MS Surveys and Related Exhibits filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Oswald, Victoria) (Entered: 09/15/2004)

09/15/2004	189	RESPONSE in Opposition re 186 MOTION in <i>Limine To Exclude Irrelevant and Unsupported Documents</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F# 7 Exhibit G# 8 Exhibit H# 9 Exhibit I)(Cavanaugh, William) (Entered: 09/15/2004)
09/15/2004	190	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. re 175 Notice of MOTION in <i>Limine to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA</i> , 176 MOTION in <i>Limine to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA</i> , 177 Notice of MOTION in <i>Limine to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement</i> , 178 MOTION in <i>Limine to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement</i> , 171 Notice of MOTION in <i>Limine to Exclude Evidence Related to Trade Association Activities</i> , 172 MOTION in <i>Limine to Exclude Evidence Related to Trade Association Activities</i> , 173 Notice of MOTION in <i>Limine to Preclude the Admission of the U of MS Surveys and Related Exhibits</i> , 174 MOTION in <i>Limine to Preclude the Admission of the U of MS Surveys and Related Exhibits</i> (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	191	RESPONSE in Support re 186 MOTION in <i>Limine To Exclude Irrelevant and Unsupported Documents</i> filed by all defendants. (Attachments: # 1 Exhibit A# 2 Certificate of service)(Cavanaugh, William) (Entered: 09/15/2004)
09/15/2004	192	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. re 184 Reply to Response to Motion,, 185 Reply to Response to Motion,, 187 Reply to Response to Motion,, 188 Reply to Response to Motion (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	193	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. re 175 Notice of MOTION in <i>Limine to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA</i> , 176 MOTION in <i>Limine to Exclude Constitutionally-Protected Activity Concerning the Calculation of WAMP and VHCA</i> , 177 Notice of MOTION in <i>Limine to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement</i> , 178 MOTION in <i>Limine to Exclude Various Settlement Agreements in the Coordinated Class-Action Litigation and Defendants' Judgment Sharing Agreement</i> , 180 Response in Opposition to Motion, 181 Response in Opposition to Motion,, 182 Response in Opposition to Motion,, 183 Response in Opposition to Motion,, 171 Notice of MOTION in <i>Limine to Exclude Evidence Related to Trade Association Activities</i> , 172 MOTION in <i>Limine to Exclude Evidence Related to Trade Association Activities</i> , 173 Notice of MOTION in <i>Limine to Preclude the Admission of the U of MS Surveys and Related Exhibits</i> , 174 MOTION in <i>Limine to Preclude the Admission of the U of MS Surveys and</i>

		<i>Related Exhibits</i> (Oswald, Victoria) (Entered: 09/15/2004)
09/15/2004	194	NOTICE by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc. <i>of Motion in Limine to Preclude Reference to Former Parent Company and Sister Companies</i> (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	195	Notice of MOTION in <i>Limine to Exclude Evidence Relating to its Former Parent and Sister Corporations</i> by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	196	RESPONSE in Support re 195 Notice of MOTION in <i>Limine to Exclude Evidence Relating to its Former Parent and Sister Corporations</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Attachments: # 1 Exhibit Exhibit 1)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	197	RESPONSE in Opposition re 195 Notice of MOTION in <i>Limine to Exclude Evidence Relating to its Former Parent and Sister Corporations</i> filed by all plaintiffs. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	198	REPLY to Response to Motion re 195 Notice of MOTION in <i>Limine to Exclude Evidence Relating to its Former Parent and Sister Corporations</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	199	Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibits 376 adn 1271 and Related Testimony</i> by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	200	RESPONSE in Support re 199 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibits 376 adn 1271 and Related Testimony</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Attachments: # 1 Exhibit Exhibit 1# 2 Exhibit Exhibit 2# 3 Exhibit Exhibit 3# 4 Exhibit Exhibit 4)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	201	RESPONSE in Opposition re 199 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibits 376 adn 1271 and Related Testimony</i> filed by all plaintiffs. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	202	REPLY to Response to Motion re 199 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibits 376 adn 1271 and Related Testimony</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	203	Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 361 and Related Testimony</i> by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	204	RESPONSE in Support re 203 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 361 and Related Testimony</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Attachments: # 1 Exhibit # 2 Exhibit # 3)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	205	Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 360</i> by

		Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	206	RESPONSE in Opposition re 203 Notice of MOTION in Limine to Exclude Plaintiffs' Trial Exhibit 361 and Related Testimony, 205 Notice of MOTION in Limine to Exclude Plaintiffs' Trial Exhibit 360 filed by all plaintiffs. (Attachments: # 1 Exhibit # 2 Exhibit)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	207	RESPONSE in Support re 205 Notice of MOTION in Limine to Exclude Plaintiffs' Trial Exhibit 360 filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Attachments: # 1 Exhibit # 2 # 3) (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	208	REPLY to Response to Motion re 203 Notice of MOTION in Limine to Exclude Plaintiffs' Trial Exhibit 361 and Related Testimony, 205 Notice of MOTION in Limine to Exclude Plaintiffs' Trial Exhibit 360 filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	209	Notice of MOTION in Limine to Exclude Evidence of Unrelated Lawsuit by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	210	RESPONSE in Support re 209 Notice of MOTION in Limine to Exclude Evidence of Unrelated Lawsuit filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	211	RESPONSE in Opposition re 209 Notice of MOTION in Limine to Exclude Evidence of Unrelated Lawsuit filed by all plaintiffs. (Attachments: # 1 # 2 # 3 # 4)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	212	REPLY to Response to Motion re 209 Notice of MOTION in Limine to Exclude Evidence of Unrelated Lawsuit filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	213	Notice of MOTION in Limine on behalf of all Defendants to Exclude Plaintiffs' Trial Exhibit 262 by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	214	RESPONSE in Support re 213 Notice of MOTION in Limine on behalf of all Defendants to Exclude Plaintiffs' Trial Exhibit 262 filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Attachments: # 1)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	215	RESPONSE in Opposition re 213 Notice of MOTION in Limine on behalf of all Defendants to Exclude Plaintiffs' Trial Exhibit 262 filed by all plaintiffs. (Attachments: # 1 Exhibit # 2 Exhibit)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	216	REPLY to Response to Motion re 213 Notice of MOTION in Limine on behalf of all Defendants to Exclude Plaintiffs' Trial Exhibit 262 filed by

		Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	217	Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 1253 and Related Testimony</i> by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	218	RESPONSE in Support re 217 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 1253 and Related Testimony</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Attachments: # 1 Exhibit # 2 Exhibit # 3 Exhibit # 4 Exhibit)(Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	219	RESPONSE in Opposition re 217 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 1253 and Related Testimony</i> filed by all plaintiffs. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	220	REPLY to Response to Motion re 217 Notice of MOTION in <i>Limine to Exclude Plaintiffs' Trial Exhibit 1253 and Related Testimony</i> filed by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc.. (Smith, Victoria) (Entered: 09/15/2004)
09/15/2004	221	Notice of MOTION in <i>Limine to Introduce Evidence by Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609</i> by Drug Mart Pharmacy Corporation. (Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	222	MOTION in <i>Limine to Introduce Evidence of Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609</i> by all plaintiffs. (Attachments: # 1 Exhibit Exhibit A# 2 Exhibit Exhibit B# 3 Exhibit Exhibit C# 4 Supplement Certificate of Service)(Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	223	Notice of MOTION in <i>Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants' Refuse to Produce in Person During Plaintiffs' Case</i> by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	224	MOTION in <i>Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants Refuse to Produce in Person During Plaintiffs' Case</i> by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	225	MOTION in <i>Limine in Response to Plaintiffs' Motion Regarding Defendants' Fact Witnesses</i> by all defendants. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	226	REPLY to Response to Motion re 224 MOTION in <i>Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants Refuse to Produce in Person During Plaintiffs' Case</i> filed by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	227	Notice of MOTION in <i>Limine to Preclude the Introduction by Defendants at Trial of Evidence Concerning Their Activities with Respect to "Moving Market Share"</i> by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)

09/15/2004	228	RESPONSE in Support re 227 Notice of MOTION in Limine to <i>Preclude the Introduction by Defendants at Trial of Evidence Concerning Their Activities with Respect to "Moving Market Share"</i> filed by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	229	RESPONSE in Opposition re 227 Notice of MOTION in Limine to <i>Preclude the Introduction by Defendants at Trial of Evidence Concerning Their Activities with Respect to "Moving Market Share"</i> filed by all defendants. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Supplement Certificate of Service# 7 Supplement Notice of Cross Motion)(Froot, Steven) (Entered: 09/15/2004)
09/15/2004	230	REPLY to Response to Motion re 227 Notice of MOTION in Limine to <i>Preclude the Introduction by Defendants at Trial of Evidence Concerning Their Activities with Respect to "Moving Market Share"</i> filed by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	231	RESPONSE in Opposition re 222 MOTION in Limine to <i>Introduce Evidence of Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609</i> filed by all defendants. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D)(Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	232	Notice of MOTION in Limine to <i>Exclude Evidence Regarding Plaintiffs' Individual Pricing Policies and Practices</i> by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	233	REPLY to Response to Motion re 222 MOTION in Limine to <i>Introduce Evidence of Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A) (Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	234	RESPONSE in Support re 232 Notice of MOTION in Limine to <i>Exclude Evidence Regarding Plaintiffs' Individual Pricing Policies and Practices</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A)(Froot, Steven) (Entered: 09/15/2004)
09/15/2004	235	RESPONSE in Opposition re 232 Notice of MOTION in Limine to <i>Exclude Evidence Regarding Plaintiffs' Individual Pricing Policies and Practices</i> filed by all defendants. (Attachments: # 1 Exhibit A)(Froot, Steven) (Entered: 09/15/2004)
09/15/2004	236	REPLY to Response to Motion re 232 Notice of MOTION in Limine to <i>Exclude Evidence Regarding Plaintiffs' Individual Pricing Policies and Practices</i> filed by all plaintiffs. (Attachments: # 1 Exhibit A)(Froot, Steven) (Entered: 09/15/2004)
09/15/2004	237	Notice of MOTION in Limine to <i>Preclude Defendants From Introducing Evidence at Trial Concerning: (1) Defendants' Compliance With The Robinson-Patman Act; and (2) Plaintiffs' Claims Under The Act</i> by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)

09/15/2004	238	RESPONSE in Support re 237 Notice of MOTION in Limine to Preclude Defendants From Introducing Evidence at Trial Concerning: (1) Defendants' Compliance With The Robinson-Patman Act; and (2) Plaintiffs' Claims Under The Act filed by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	239	CERTIFICATE OF SERVICE by Drug Mart Pharmacy Corporation re 224 MOTION in Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants Refuse to Produce in Person During Plaintiffs' Case, 221 Notice of MOTION in Limine to Introduce Evidence by Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609, 222 MOTION in Limine to Introduce Evidence of Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609, 223 Notice of MOTION in Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants' Refuse to Produce in Person During Plaintiffs' Case (Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	240	RESPONSE in Opposition re 237 Notice of MOTION in Limine to Preclude Defendants From Introducing Evidence at Trial Concerning: (1) Defendants' Compliance With The Robinson-Patman Act; and (2) Plaintiffs' Claims Under The Act filed by all defendants. (Attachments: # 1 Affidavit of August T. Horvath# 2 Exhibit 1# 3 Exhibit 2# 4 Exhibit 3# 5 Exhibit 4)(Froot, Steven) (Entered: 09/15/2004)
09/15/2004	241	REPLY to Response to Motion re 237 Notice of MOTION in Limine to Preclude Defendants From Introducing Evidence at Trial Concerning: (1) Defendants' Compliance With The Robinson-Patman Act; and (2) Plaintiffs' Claims Under The Act filed by all plaintiffs. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	242	CERTIFICATE OF SERVICE by Drug Mart Pharmacy Corporation re 227 Notice of MOTION in Limine to Preclude the Introduction by Defendants at Trial of Evidence Concerning Their Activities with Respect to "Moving Market Share", 221 Notice of MOTION in Limine to Introduce Evidence by Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609, 222 MOTION in Limine to Introduce Evidence of Defendants' "Other Crimes, Wrongs or Acts," Under Federal Rule of Evidence 404(b), and Prior Criminal Conviction, Pursuant to Federal Rule of Evidence 609, 228 Response in Support of Motion (Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	243	Letter from Nicholas A. Gravante, Jr. to Michael J. Gallagher Regarding Plaintiffs' Motion In Limine to Preclude Defendants from Introducing Evidence at Trial Concerning Exempted Discounts to Non-Profit Entities. (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	244	CERTIFICATE OF SERVICE by Drug Mart Pharmacy Corporation re 224 MOTION in Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants Refuse to Produce in Person During Plaintiffs' Case, 232 Notice of MOTION in Limine to Exclude Evidence

		<i>Regarding Plaintiffs' Individual Pricing Policies and Practices</i> , 234 Response in Support of Motion, 223 Notice of MOTION in Limine to Preclude Witnesses From Testifying in Person During Defendants' Case That Defendants' Refuse to Produce in Person During Plaintiffs' Case, 237 Notice of MOTION in Limine to Preclude Defendants From Introducing Evidence at Trial Concerning: (1) Defendants' Compliance With The Robinson-Patman Act; and (2) Plaintiffs' Claims Under The Act, 238 Response in Support of Motion, (Gravante, Nicholas) (Entered: 09/15/2004)
09/15/2004	245	CERTIFICATE OF SERVICE by Drug Mart Pharmacy Corporation re 226 Reply to Response to Motion,, 233 Reply to Response to Motion,, 230 Reply to Response to Motion,, 236 Reply to Response to Motion, 241 Reply to Response to Motion, (Froot, Steven) (Entered: 09/15/2004)
09/15/2004	249	Declaration of John W. Treece In Support Of the Defendants' Appendix Of Facts In Support Of Their Motions In Limine To Exclude Evidence Of Constitutionally-Protected Petitioning Activity by G.D. Searle & Co.. (exhibits 64-94 attached) (Sica, Michele) (Entered: 09/22/2004)
09/15/2004	255	SEALED ENVELOPE containing a motion. Sealed by Judge Kocoras from the N.D. of Illinois. (Vaughn, Terry) (Entered: 09/27/2004)
09/15/2004	405	Declaration of John W. Treece in Support of the Defts' Appendix of Facts in Support of their Motions in Limine to Exclude Evidence of Constitutionally-Protected Petitioning Activity. (Volume 1). (Drayton, Lorraine) (Entered: 12/01/2004)
09/15/2004	406	Declaration of John W. Treece in Support of the Defts' Appendix of Facts in Support of their Motions in Limine to Exclude Evidence of Constitutionally-Protected Petitioning Activity. (Volume 11) (Drayton, Lorraine) (Entered: 12/01/2004)
09/15/2004	407	Declaration of John W. Treece in Support of the Defts' Appendix of Facts Support of their Motions in Limine to exclude Evidence of Constitutionally-Protected Petitioning Activity. (Volume 111) (Drayton, Lorraine) (Entered: 12/01/2004)
09/15/2004	434	Letter dated 9/15/04 from David Klingsberg to Counsel Regarding enclosed copies of motion papers. (Drayton, Lorraine) (Entered: 12/03/2004)
09/15/2004	436	Corrected Notice of Motion Pltffs' Motion for Judgment on the pleadings Dismissing Indirect Purchase Defense.(Drayton, Lorraine) (Entered: 12/03/2004)
09/16/2004	246	AFFIDAVIT of Service for Notice of Motion In Limine to Exclude Irrelevant and Unsupported Documents and Defendants' Memorandum of Law in Support of the Defendants' In Limine Motion to Exclude Irrelevant and Unsupported Documents on 08/13/2004, filed by Johnson and Johnson. (Cavanaugh, William) (Entered: 09/16/2004)
09/17/2004	247	NOTICE of Appearance by William F. Cavanaugh on behalf of Johnson and Johnson (Attachments: # 1 Certificate of Service)(Cavanaugh, William) (Entered: 09/17/2004)

09/21/2004		Minute Entry for proceedings held before Steven M. Gold : Motion Hearing held on 9/21/2004 re 136 MOTION to Strike <i>Supplements to Plaintiffs' Expert Report</i> filed by G.D. Searle & Co., American Home Products Corporation, Ciba-Geigy Corporation, Schering-Plough Corporation, Pfizer, Inc., Glaxo, Inc., Medco Containment Services, Smithkline Beecham Pharmaceutical Co., Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc., 137 MOTION to Strike <i>Opposition Memorandum</i> filed by Drug Mart Pharmacy Corporation, Piptone Ethical Pharmacy, Inc., Jost Pharmacy, Inc., R-R Drugs, Inc., This Way Pharmacy, 138 MOTION to Strike <i>Reply Memorandum in Support of Renewed Motion to Strike Supplements to Plaintiffs' Expert Report</i> filed by G.D. Searle & Co., American Home Products Corporation, Ciba-Geigy Corporation, Schering-Plough Corporation, Pfizer, Inc., Glaxo, Inc., Medco Containment Services, Smithkline Beecham Pharmaceutical Co., Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. Froot and Gravante for plaintiffs, Stewart et al for defendants. Defendants' renewed motion to strike the supplements to plaintiffs' expert report denied for reasons stated on the record. (Tape #96/04.) (Gold, Steven) (Entered: 09/21/2004)
09/21/2004		ORDER: Defendants' renewed motion to strike the supplements to plaintiffs' expert report denied for reasons stated on the record. Signed by Judge Steven M. Gold on 9/21/04. (Gold, Steven) (Entered: 09/21/2004)
09/21/2004	446	(COPY)Letter dtd. 9/21/04 from Wayne A. Cross to Judge Glasser, advising defts would like to make a proposal for addressing Defts' motion in limine and enclosing prepared table which groups Defts' motion into 3 categories. (Layne, Monique) (Entered: 12/08/2004)
09/27/2004	250	SEALED DOCUMENT PLACED IN VAULT (Sica, Michele) (Entered: 09/27/2004)
09/27/2004	251	sealed document placed in vault (Sica, Michele) (Entered: 09/27/2004)
09/27/2004	252	Sealed Document placed in vault (Sica, Michele) (Entered: 09/27/2004)
09/27/2004	253	Sealed Document placed in vault (Sica, Michele) (Entered: 09/27/2004)
09/27/2004	254	Sealed Document placed in vault (Sica, Michele) (Entered: 09/27/2004)
09/28/2004	257	TRANSCRIPT of Proceedings held on 9/21/04 before Judge Magistrate Gold. Transcribed by Aria Transcriptions c/o Elizabeth Barron. (52 pages) (Guzzi, Roseann) (Entered: 10/01/2004)
09/30/2004	269	Letter dtd 9-21-04 from Wayne Cross to Judge Glasser Regarding scheduling to make a proposal for addressing Defendant's motion i n limine. (Sica, Michele) (Entered: 10/20/2004)
10/01/2004	256	SCHEDULING ORDER:(see document) Final Pretrial Conf. 11/3/04 . Signed by Judge I. Leo Glasser on 9/27/04. (Jackson, Ramona) (Entered: 10/01/2004)
10/01/2004	258	Letter from Wayne A. Cross to Judge Glasser dtd. 9/21/04 Regarding motion category. (Jackson, Ramona) (Entered: 10/01/2004)
10/06/2004	259	MOTION in Limine to <i>Exclude the Testimony of Theresa E. Loscalzo, Esq.</i>

		by all defendants. (Attachments: # 1 Exhibits to Def. Opening Br.# 2 Plaintiffs' Opp. Mem. & Exhibits# 3 Def. Reply Memorandum# 4 Exhibits to Def. Reply)(John, Leslie) (Entered: 10/06/2004)
10/12/2004	398	Notice of Motion to Admit Counsel PRO HAC VICE. (Drayton, Lorraine) (Entered: 12/01/2004)
10/13/2004	262	Notice of MOTION to Dismiss <i>With Prejudice</i> by Drug Mart Pharmacy Corporation. (Gravante, Nicholas) (Entered: 10/13/2004)
10/13/2004	263	RESPONSE in Support re 262 Notice of MOTION to Dismiss <i>With Prejudice</i> filed by all plaintiffs. (Attachments: # 1 Exhibit Exhibit A# 2 Exhibit Exhibit B)(Gravante, Nicholas) (Entered: 10/13/2004)
10/13/2004	264	RESPONSE in Support re 262 Notice of MOTION to Dismiss <i>With Prejudice</i> (<i>[PROPOSED]</i> ORDER) filed by all plaintiffs. (Gravante, Nicholas) (Entered: 10/13/2004)
10/13/2004	265	CERTIFICATE OF SERVICE by Drug Mart Pharmacy Corporation re 262 Notice of MOTION to Dismiss <i>With Prejudice</i> , 263 Response in Support of Motion, 264 Response in Support of Motion (Gravante, Nicholas) (Entered: 10/13/2004)
10/18/2004	266	Order of Settlement, that said motion to dismiss is granted and any and all of the claims enumerated therein against the aforementioned Defendants brought in these actions by plaintiffs are dismissed with prejudice and without costs to any party. Signed by Judge I. Leo Glasser on 10/13/04. (Sica, Michele) (Entered: 10/18/2004)
10/18/2004	267	Letter dtd 10-8-04 from Wayne Cross to Judge Glasser Regarding A PROPOSED AGENDA FOR THE UPCOMING PRETRIAL CONFERENCE. (Sica, Michele) (Entered: 10/18/2004)
10/20/2004	268	Letter dtd 10-8-04 from Steven I. Froot to Judge Glasser, regarding the proposed order of argument for the 29 motions. (Sica, Michele) (Entered: 10/20/2004)
10/21/2004	270	Letter dtd 09-1-04 from Wayne Cross to Judge Glasser, enclosing a scheduling order moving the trial date of this action to 11-15-04. (Sica, Michele) (Entered: 10/21/2004)
10/21/2004	271	Letter dtd 03-17-04 from Cecelia B. Loving to Magistrate Gold, attached is a scheduling order on behalf of both parties.Unsigned. (Sica, Michele) (Entered: 10/21/2004)
10/21/2004	272	Letter dtd 4/14/04 from David Klingsberg to Counsel, regarding Notice of Motion to exclude opinion testimony of plaintiff's experts.enclosures not attached (Sica, Michele) (Entered: 10/21/2004)
10/22/2004	273	ORDER, for the request for a modification of certain deadlines. Defendant's trial and witnesses. (Sica, Michele) (Entered: 10/22/2004)
10/22/2004	274	Letters from various attorneys informing of notice of motion in limine. (Sica, Michele) (Entered: 10/22/2004)

10/28/2004	279	Letter dtd 10-29-04 from Wayne Cross to Judge Glasser/Judge Gold Regarding the appropriate way to proceed with the plaintiffs' Robinson-Patman Act Claims. (exhibits A-C attached) (Sica, Michele) (Entered: 11/23/2004)
11/01/2004	275	Letter dated 9/22/04 from the N.D. of Illinois enclosing a copy of their docket sheet only.(Fernandez, Erica) (Entered: 11/01/2004)
11/03/2004	276	Letter from David Klingsberg to The Honorable Steven M. Gold Regarding request for change of time for in person status conference. (Grass, Robert) (Entered: 11/03/2004)
11/04/2004	277	ORDER, There will be an in person status conference at 2:00 on 11/16/04 . Signed by Judge Steven M. Gold on 11/2/04. (Sica, Michele) (Entered: 11/04/2004)
11/08/2004	278	Letter dtd 10-29-04 from Steven I. Froot to Judge Gold, Writting on behalf of Boies/Gravante Plaintiffs to set forth plaintiffs' proposal for proceedings with Robinson Patman Act. (Sica, Michele) (Entered: 11/08/2004)
11/17/2004		Minute Entry for proceedings held before Steven M. Gold : Status Conference held on 11/16/2004. Gravante, Engler and Froot for plaintiffs, Cross et al. for defendants. For reasons stated on the record, defendants' proposed schedule, calling for motions directed to plaintiffs' remaining claims to be filed by January 19, 2005, with opposition due February 21, 2005 and reply submissions due March 14, is adopted. The Chambers of Judge Glasser will schedule oral argument. Any remaining discovery will be scheduled after the motions are decided. This ruling is made without prejudice to plaintiffs' right to seek discrete items in discovery, or to make a Rule 56(f) application, before the motions are decided. (Tape #114.) (Vasquez, Lea) (Entered: 11/17/2004)
11/30/2004	280	Appendix of Defendants in support of their motion to exclude testimony of plaintiffs' damages experts. Filed under seal (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	281	appendix of Defendants in support of their motion to exclude testimony of plaintiffs' damages experts. (exhibits 25 - 50 atached) Filed under seal. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	282	Appendix to Plaintiffs' Memorandum of Law in Opposition to Deft's Motion to exclude testimony of plaintiffs' damages expert. Filed under seal. (exhibits 1-46) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	283	Defendant's combined appendix of exhibits to defendants' memorandum of law in opposition to plaintiffs' motion to allow use of defendants' judgment sharing agreement to prove conspiracy and to dismiss defendants' indirect purchaser defenses and (2) Defendants' memo of law inopposition to Plaintiffs' motion for judgment on the pleadings dismissing indirect purchaser defenses (exhibits 1-33 attached) Filed under seal. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	284	Defendants' memorandum of law in opposition to plaintiffs' motion for

		judgment on the pleadings dismissing indirect purchaser defenses. filed under seal. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	285	Declaration of Robert Grass. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	286	Declaration of David S. Copeland, Dated 04/14/04. Filed under seal. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	287	Plaintiffs' Memorandum of Law in opposition to exclude the testimony of plaintiffs' expert Jeffrey Harrison and William Mincy dtd 5/19/04. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	288	Notice of Defendants Motion to exclude Plaintiffs' expert William Mincy. Filed under seal. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	289	Plaintiffs' opposition to Defendants' motion to exclude Plaintiffs' expert William Mincy. Filed under seal. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	290	SEALED DOCUMENT Declaration of Philip J. Iovieno In Support of Plffts' Motion to Preclude the Expert Testimony of Dr. Richard Gilbert. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	291	SEALED DOCUMENT: Notice of Pltfs.' motion to preclude the expert testimony of Dr. Alain C. Enthoven. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	292	Reply to plaintiffs' Memorandum in Opposition to Defendants Motion to exclude Plaintiffs' Expert William Mincy. (Filed Under Seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	293	SEALED ENVELOPE: Pltfs.' memo in support of their motion to preclude expert testimony of Dr. Alain C. Enthoven. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	294	SEALED DOCUMENT Notice of Plffts' Motion to Preclude the Expert Testimony of Frederic M. Scherer. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	295	SEALED ENVELOPE: Declaration of Philip Iovieno in support of Pltfs.' motion to preclude expert testimony of Dr. Enthoven. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	296	Defendants' Reply memorandum of Law In Support of their motion to exclude opinion Testimony of Plaintiffs' Experts Jeffrey Harrison and William Mincy dtd 6/7/04. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	297	SEALED ENVELOPE: Notice of Pltfs.' motion to preclude the expert testimony of Frederick Scherer. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	298	SEALED ENVELOPE: Pltfs.' memo in support of their motion to preclude expert testimony of Frederic Scherer. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	299	Declaration of Philip J. Iovieno in support of plaintiffs' Motion to preclude the expert testimony of Dr. David Mills. (exhibits A-I attached) (Filed under Seal) (Sica, Michele) (Entered: 11/30/2004)

11/30/2004	300	SEALED DOCUMENT Pltffs' Memorandum of Law in Support of Their Motion to Preclude the Expert Testimony of Frederic M. Scherer. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	301	SEALED ENVELOPE: Declaration of Philip Iovieno in support of Pltfs.' motion to preclude expert testimony of Frederic Scherer. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	302	NOTICE of Plaintiffs' Motion to Preclude The expert testimony of David E. Mills. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	303	SEALED ENVELOPE: Notice of Pltfs.' motion to preclude expert testimony of David E. Mills. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	304	NOTICE of Plaintiffs' Motion to Preclude The expert testimony of David E. Mills. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	305	SEALED ENVELOPE: Pltfs.' memo in support of their motion to preclude expert testimony of David E. Mills. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	306	Plaintiffs' Memorandum Of Law In Support of Their Motion To Preclude The Expert Testimony Of David Mills. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	307	SEALED DOCUMENT Declaration of Philip J. Iovieno in Support of Pltffts' Motion to Preclude the Expert Testimony of Frederic M. Scherer.(Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	308	Declaration of Philip J. Iovieno in support of plaintiffs' Motion to preclude the expert testimony of Dr. David E. Mills. (exhibits A-I attached) (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	310	SEALED ENVELOPE: Declaration of Philip Iovieno in support of Pltfs.' motion to preclude the expert testimony of Dr. David E. Mills. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	311	Smithkline Beechman Corporation's Memorandum of Law In opposition to plaintiffs' Motion To Preclude The Expert Testimony of David E. Mills. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	312	SEALED ENVELOPE: Notice of Pltfs.' motion to preclude the expert testimony of Dr. Richard Gilbert. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	313	SEALED ENVELOPE: Pltfs.' memo in support of their motion to preclude testimony of Dr. Richard Gilbert. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	314	Declaration of Philip J. Iovieno in support of plaintiffs' motion to preclude the expert testimony of Dr. Richard Gilbert. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	315	SEALED ENVELOPE: Declaration of Philip Iovieno in support of Pltfs.' motion to preclude the expert testimony of Dr. Richard Gilbert. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	316	SEALED DOCUMENT Declaration of Philip J. Iovieno in Support of Pltffs'

		Motion to Preclude the Expert Testimony of Dr. David J. Teece.(Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	317	SEALED ENVELOPE: Pltfs.' memo in support of their motion to preclude expert testimony of Dr. David Teece. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	318	Plaintiffs' Memorandum of law in support of their motion to preclude the expert testimony of Dr. Richard Gilbert. (filed under seal). (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	319	Defendants' Memorandum of Law in opposition to plaintiffs' motion to preclude the expert testimony of Dr. Richard Gilbert. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	320	SEALED DOCUMENT; Notice of Pltffs' Motion to Preclude The Expert Testimony of Thomas D. Dupont. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	321	Defendants' Joint memorandum of law in opposition to plaintiffs' Motion to preclude the expert testimony of Dr. Alain C. Enthoven, PH.D (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	322	SEALED ENVELOPE: Declaration of Philip Iovieno in support of Pltfs.' motion to preclude the expert testimony of Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	323	Declaration of Christopher M. R. Turner. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	324	SEALED ENVELOPE: Notice of Pltfs.' motion to preclude expert testimony of Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	325	SEALED ENVELOPE: Notice of Pltfs.' motion to preclude expert testimony of Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	326	SEALED DOCUMENT; Pltffs' Memorandum of Law in Support of Their Motion to Preclude The Expert Testimony of Thomas D. Dupont. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	327	SEALED ENVELOPE: Pltfs.' memo in support of their motion to preclude the expert testimony of Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	328	NOTICE of plaintiffs' motion to preclude the Expert Testimony of Dr. Alain C. Enthoven. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	329	SEALED ENVELOPE: Declaration of Philip Iovieno in support of Pltfs.' motion to preclude the expert testimony of Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	330	Plaintiffs' memorandum of law in support of their motion to preclude the expert testimony of Dr. Alain C. Enthoven. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	331	SEALED ENVELOPE: Defts.' memo in opposition to Pltfs.' motion to preclude expert testimony of Dr. Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)

		11/30/2004)
11/30/2004	332	SEALED ENVELOPE: Declaration of Cecilia B. Loving in support of Defts.' opposition to Pltfs.' motion to preclude expert testimony of Dr. Thomas DuPont. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	333	Declaration of Philip J. Iovieno in support of plaintiffs' motion to preclude the expert testimony of Dr. Alain C. Enthoven. (Filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	334	Declaration of Cecelia B. Loving in support of Defendants; opposition to plaintiffs' motion to preclude the expert testimony of Dr. Richard Gilbert. (filed under seal) (exhibits A-D attached) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	335	Notioce of plaintiffs' motion to preclude the expert testimony of Dr. Richard Gilbert. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	336	NOTICE of plaintiffs' motion to preclude the expert testimony of Dr. Richard Gilbert. (filed under seal) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	337	SEALED DOCUMENT; Declaration of Philip J. Iovieno In Support of Pltffs' Motion toPreclude The Expert Testimony of Thomas D. Dupont. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	338	Letter from Nicholas A. Gravante to Judge Glasser Regarding motion papers filed. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	339	Letter dtd 6/6/02 from William Cavanaugh to Judge Glasser Regarding pending motions. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	340	SEALED DOCUMENT; Notice of Pltffs' Motion to Preclude the Expert Testimony of Dr. David J. Teece. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	341	Letter dtd 7/15/02 from Nicholas Gravante to Judge Glasser Regarding cases filed on behalf of the Rite Aid Group of opt-out plaintiffs' previously pending in the middle district of Pennsylvania. (memorandum attached) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	342	SEALED DOCUMENT; Pltffs' Reply Memorandum of Law in Further Support of Their Motions to Preclude The Expert Testimony of David J. Teece; Alain C. Enthoven; Thomas Dupont; Richard Gilbert; Frederic M. Scherer; And David Mills.(Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	343	Letter dtd 8/6/02 from David Barrett to Judge Glasser, explaining our understanding of the status of the plaintiffs' Rule 404 b motion and to explain our understanding of the relevany statutory deadlines. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	344	Letter dtd 5/9/02 from David Barrett to Judge Glasser Regarding in response to the letter dtd 4/29/02. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	345	Letter dtd 7/15/02 from Nicholas Gravante to Judge Glasser regarding plaintiffs' motion to transfer their case to EDNY. (Sica, Michele) (Entered: 11/30/2004)

11/30/2004	346	SEALED DOCUMENT-Abbott Laboratories' Memorandum of Law In Opposition To Pltffs' Motion To Preclude the Expert Testimony of Dr. David J. Teece. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	347	SEALED DOCUMENT; Reply Declaration of Philip J. Iovieno In Further Support Reply of Pltffs' Motions to Preclude The Expert Testimony of David J. Teece; Alain C. Enthoven; Thomas Dupont; Richard Gilbert; Frederic M. Scherer; And David Mills. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	348	Letter dtd 3/15/02 from Wayne Cross to David Boies Regarding Defendants' motion for partial summary judgment. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	349	Letter dtd 6/3/02 from David Barrett to Judge Glasser Regarding the follow up of the conference call with Mr. Betinsky. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	350	Letter dtd 4/3/02 from Wayne Cross to Clerk of The Court Regarding certain assignment issues relating to these cases. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	351	Letter dtd 7/22/02 from William Cavanaugh to Judge Glasser Regarding the July 15th letter from the Boies Gravante Plainitffs regarding the transfer of the Rite Aid group of opt-out plaintiff's cases. (exhibits A-B attached) (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	352	SEALED DOCUMENT: Notice OF Pltffs' Motion To Preclude the Expert Testimony of Frederic M. Scherer. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	353	Letter dtd 7/1/02 from Kenneth G. Walsh to Judge Glasser Regarding informing the court of the filing of memo of Law in further support of their motion (enclosures not attached). (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	354	Letter dtd 4/10/02 from Wayne Cross to Clerk Of the Court Regarding transfer orders for three cases. (exhibit A attached) (enclosures attached. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	355	SEALED DOCUMENT: Appendix to Defts.' reply to Pltfs.' memo in opposition to Defts.' motion to exclude testimony of Pltfs.' damages experts. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	356	SEALED DOCUMENT: Statement of undisputed material facts pursuant to Local Rule 56.1(a) in support of Manufacturer Defts.' motion for partial summary judgment w/respect to claims for lost profits on foregone sales and for special damages. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	357	SEALED DOCUMENT: Pltfs.' memo in opposition to Defts.' motion to exclude testimony of Pltfs.' damages experts. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	358	SEALED DOCUMENT: Pltfs.' memo in opposition to Defts.' motion to exclude testimony of Pltfs.' damages experts. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	359	SEALED DOCUMENT: Notice of Motion of Manufacturer Defts. for partial

		summary judgment. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	360	Letter dtd 4/3/02 from Wayne Cross to Judge Glasser. (Sica, Michele) (Entered: 11/30/2004)
11/30/2004	361	SEALED DOCUMENT: Defts.' reply to Pltfs.' memo in opposition to Defts.' motion to exclude testimony of pltfs.' damages experts. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	362	SEALED DOCUMENT: Exhibits to memo in support of Manufacturer Defts.' motion for partial summary judgment. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	363	SEALED DOCUMENT-Pltffs' Memorandum of Law In Support of Their Motion To Preclude the Expert Testimony of Dr. David. J. Teece. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	364	SEALED DOCUMENT: Pltfs.' opposition to Defts.' motion to exclude pltfs.' expert William Mincy.(Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	365	SEALED DOCUMENT: Reply to Pltfs.' memo in opposition to Defts.' motion to exclude Pltffs' expert William Mincy. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	366	SEALED DOCUMENT: Aff. of August T. Horvath in support of memo in support of Defts' motion in limine to exclude Purdue-Frederick survey. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	367	SEALED DOCUMENT: Pltfs.' memo in opposition to Defts.' motion to exclude testimony of Pltfs.' damages experts. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	368	SEALED DOCUMENT: Declaration of Christopher M.R. Turner, counsel for Abbott Labs, in support of Deft. Manufacturers' opposition to Pltfs.' motion to preclude the testimony of Alain C. Enthoven. (Vaughn, Terry) (Entered: 11/30/2004)
11/30/2004	369	SEALED DOCUMENT; Appendix of Defendants in Support of Their Motion to Exclude Testimony of Pltffs' Damages Experts. (Volume 1)(Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	370	SEALED DOCUMENT; Appendix of Defts in Support of Their Motion to Exclude Testimony of Pltffs Damages Experts. (Volume 11)(Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	371	SEALED DOCUMENT; Appendix to Pltffs' Memorandum of Law in Opposition to Defts' Motion to Exclude Testimony of Pltffs' Damages Experts. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	372	SEALED DOCUMENT; Memorandum of Law in Support of Defts' Motion in Limine to Exclude-Frederick Survey. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	373	SEALED DOCUMENT; Delcaration of Christopher M.R. Turner. (Drayton, Lorraine) (Entered: 11/30/2004)

11/30/2004	374	SEALED DOCUMENT; Appendix to Pltffs' Memorandum of Law In Opposition to Defts' Motion to Exclude Testimony of Pltffs' Damages Experts. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	375	SEALED DOCUMENT; Defts' Reply to Pltffs' Memorandum of Law in Opposition to Defts' Motion to Exclude Testimony of Pltffs' Damages Experts.(Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	376	SEALED DOCUMENT; Appendix of Defts in Support of Their Motion to Exclude Testimony of pltff's Damages Experts. (Volume-1) (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	377	SEALED DOCUMENTS; Notice of Motion to Exclude Opinion Testimony of Pltffs' Experts, dated 4/14/04. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	378	SEALED DOCUMENT; Notice of Motion to Exclude Opinion Testimony of Pltffs' Experts,dated 4/14/04. (Drayton, Lorraine) (Entered: 11/30/2004)
11/30/2004	379	SEALED DOCUMENT- Smithkline Beecham Pharmaceutical Co. Memorandum OF Law In Opposition To PLTFF'S Motion To Preclude The Expect Testimony Of David E. Mills. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	380	SEALED DOCUMENT-APPENDIX of Defts American Home Products Corporation in Support of Their Motion To Exclude Testimony of Pltffs' Damages Experts. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	381	SEALED DOCUMENT-APPENDIX To Dfts' Smithkline Beecham Pharmaceutical Co. Reply To Pltffs' Memo. of Law In Opposition To Defts' Motion to Exclude Testimony of Pltff's Damages Experts. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	382	APPENDIX OF EXHIBITS To Pltffs'(Boies/Gravante) Reply Memorandum of Law In Further Support of Motion for Reconsideration and/or Reargument of the Court's 8/21/02 Memo. and Order. (w/Exhibits 1-9). (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	383	Pltff's (Boies/Gravante) Reply Memo. of Law In Further Support of Motion For Reconsideration and/or Reargument of The Court's 8/21/02 Memo. and Order. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	384	Reply Memorandum In Further Support of Defts Smithkline Beecham Co.'s Motion In Limine To Exclude the Testimony of Theresa E. Loscalzo, Esq. (w/Index and Exh. 1-4). (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	385	Pltffs Boies/Gravante's Opposition To Defts' Motion In Limine To Exclude The Testimony of Theresa E. Loscalzo, Esq. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	386	Pltffs Boies/Gravante Memo. of Law In Opposition To Defts' Renewed Motion to Strike The Supplements of Pltffs' Expert Report. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	387	Notic of Defts'Smithkline Beecham Pharmaceutical Co.'s Motion To Exlcude

		Pltff's Expert William Mincy. (w/Index and Exh. 1-12). (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	388	Pltffs (Boies/Gravante and Malley's)Suppl. Memo. of Law In Further Support of Their Motion for A Ruling that Whether Defts Withdrew From the Conspiracy or Whether The Conspiracy and Its Effect have Ended are Issues of Fact for the Jury, and for Expedited Discovery Relating To These Issues AND In Further Opp. to Manufacturer Defts' Motion for Partial Summ. Judgment w/Respect to Claims after 5/1/96. (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	389	Compendium of Cases To Defts Smithkline Beecham Pharmaceutical Co.'s Opposition To Pltffs' Motion for Reconsideration and/or Reargument of the Court's 8/21/02 Memorandum and Order. (Exh. 1-4). (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	390	Exhibits To Pltffs Boies/Gravante's Memo. of Law In Opposition To Defts' Renewed Motion To Strike The Supplements To Pltffs' Expert Report. (Exh. A-L).(Layne, Monique) (Entered: 11/30/2004)
11/30/2004	391	Appendix To Defts Smithkline Beecham Co.'s Opposition To Pltffs' Motion for Reconsideration and/or Reargument of the Court's 8/21/02 Memo. and Order. (w/Exh. 1-19). (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	392	APPENDIX of Defts Smithkline Beecham Co.'s In Support of Their Renewed Motion To Strike the Supplements To Pltffs' Export Report. (w/Index Nos. 1-16 and Exhs. A-H). (Layne, Monique) (Entered: 11/30/2004)
11/30/2004	435	Letter dated 4/30/02 from Kenneth G. Walsh to Mr. Cross Regarding enclosed notice of motion for pltffs'Motion for Judgment on the pleadings. (Drayton, Lorraine) (Entered: 12/03/2004)
12/01/2004	403	Pltff's reply Memorandum of Law in Further Support of Motion for Reconsideration and/or Reargument of the Court's 8/21/02 Memorandum and Order.(Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	404	Notice of Defts' Motion to Exclude Pltffs' Expert William Mincy. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	408	Declaration of Gary Meyerhoff. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	409	Declaration of John W. Treece in Support of Defts' Reply in Support of their Motion IN LIMINE to Require Pltffs to Introduce with any "No Bid" Letter the Corresponding Bid Solicitation Letter. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	410	Declaration of John W. Treece in Support of Defts' Motion in Support of Defts' Motion IN LIMINE to Require Pltffs to Introduce with any "No Bid Letter the Corresponding Bid Solicitation Letter. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	411	Memorandum in Opposition to Defts' Motion in Linine to Require Pltffs to Introduce with any "No Bid Letter the Corresponding Bid Solicitation Letter. (Drayton, Lorraine) (Entered: 12/01/2004)

12/01/2004	412	Defts' Reply Memorandum in Further Support of their Renewed Motion to Strike the Supplements to Pltffs' Expret Report. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	413	Defts' Reply in Support of their Motion IN LIMINE to Require Pltffs to Introduce with any "No Bid" Letter the Corresponding Bid Solicitation Letter. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	414	Defts' Motion IN LIMINE to Require Pltffs. to Submit a Proffer of Alleged Co-Conspirator Declarations and to Exclude Inadmissible Hearsay.(Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	415	Memorandum in Opposition to Defts' Motion In Limine to Require Pltffs to Submit aProffer of Alleged Co-Conspirator Declarations and to Exclude Inadmissible Hearsay.(Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	416	Memorandum in Support of Defts' Motion to Require Pltffs to Submit a Proffrer of Alleged Co-Conspirator Declaration and to Exclude Inadmissible Hearsay. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	417	Defts' Reply in Support of their Motion in Limine to Exclude Evidence Relating to Defts Profits. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	418	Notice of Defts' Motion in Limine to Exclude Evidence Relating to Defts" Profits. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	419	Memorandum in Opposition to the Defts' Motion In Limine to Exclude Evidence Relating to Defts' Profits.(Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	420	Notice of Defts' Motion Exclude Testimony of Pltffs' Damages Experts. (Drayton, Lorraine) (Entered: 12/01/2004)
12/01/2004	421	Defts' Motion In Limine to Require Pltffs to Introduce with any "No Bid" Letter the Corresponding Bid Solicitation Letter.(Drayton, Lorraine) (Entered: 12/01/2004)
12/02/2004	422	Letter dated 5/7/02 from William F. Cavanaugh,Jr. to Judge Glasser Regarding enclosed is a copy of the Opinion, which we obtained from the Seventh Circuit's website. (not attached) (Drayton, Lorraine) (Entered: 12/02/2004)
12/02/2004	423	Letter from Christopher M.R. Turner to Judge Glasser Regarding enclosed courtesy copies of the pleadings. (Drayton, Lorraine) (Entered: 12/02/2004)
12/02/2004	424	Letter dated 9/15/04 from Leslie E. John to Judge Glasser Regarding enclosed two courtesy copies of the in Limine briefing regarding defts'. (Drayton, Lorraine) (Entered: 12/02/2004)
12/02/2004	425	Letter dated 9/15/04 from Wayne A. Cross to Judge Glasser Regarding enclosed courtesy copies of submissions for four of the motions in limine. (Drayton, Lorraine) (Entered: 12/02/2004)
12/02/2004	426	Letter dated 9/15/04 from Victoria L.Smith to Judge Glasser Regarding enclosed courtesy copies of the briefs regarding in Limine. (Drayton, Lorraine) (Entered: 12/02/2004)

12/02/2004	427	Letter dated 9/13/04 from Leslie E. John to Nicholas A. Gravante, Jr. Regarding enclosed defts' Notice of Motion In Limine to Excluded the Testimony of Theresa E. Loscalzo with a Memo of Law and Appendix in Support. (Drayton, Lorraine) (Entered: 12/02/2004)
12/02/2004	428	Letter dated 9/15/04 from William F. Cavanaugh, Jr. to Judge Glasser Regarding enclosed courtesy copy of fully-briefed motions. (Entered: 12/02/2004)
12/02/2004	429	Letter dated 9/24/04 from Jennifer M. Driscoll to Ms. Braunstein Regarding enclosed courtesy copies of submission for four of the motions in Limine. (Drayton, Lorraine) (Entered: 12/02/2004)
12/02/2004	430	Drug Mart Pharmacy Corporation. (EXHIBITS) (Drayton, Lorraine) (Entered: 12/02/2004)
12/03/2004	431	Notice of MOTION for Leave to Appear Pro Hac Vice by Thrift Drug Inc. R# 302361 \$25.00 paid on 11/24/04 (Sica, Michele) (Entered: 12/03/2004)
12/03/2004	432	ORDER granting 431 Motion for Leave to Appear Pro Hac Vice. Signed by Judge I. Leo Glasser on 11/24/04. (Sica, Michele) (Entered: 12/03/2004)
12/03/2004	433	Letter dated 9/15/04 from David Klingsberg to Judge Glasser Regarding enclosed copies of Motion papers, originals was filed via Electronic filing. (Drayton, Lorraine) (Entered: 12/03/2004)
12/07/2004	438	Letter dtd. 6/7/04 from counsel for Pfizer, David Klingsberg to Judge Glasser, enclosing courtesy copies of certain doc's pertaining to Defts motion to exclude opinion testimony of Pltffs' experts, Jeffrey Harrison and William Mincy. (Layne, Monique) (Entered: 12/07/2004)
12/07/2004	439	(Faxed)(Copy)Letter dtd. 7/3/02 from Sanford M. Pastroff to Judge Glasser, advising his office was served w/pltffs' supplemental memo. of law, a new Rule 56(f) affidavit, and a new exhibit purporting to describe add'l doc's plttf never previously relied upon and requesting that this submission be stricken. (Layne, Monique) (Entered: 12/07/2004)
12/07/2004	440	(FAXED)(COPY)Letter dtd. 7/8/02 from counsel Steven I. Froot to Judge Glasser, advising their office is in receipt of defts' 7/3/02 letter and responding briefly herein to said letter. (Layne, Monique) (Entered: 12/07/2004)
12/08/2004	445	(Faxed)(Copy)Letter dtd. 10/8/04 from Wayne A. Cross to Judge Glasser, enclosing a proposed agenda for the upcoming pretrial conf. on 10/13/04. (Layne, Monique) (Entered: 12/08/2004)
12/08/2004	447	(Faxed)(Copy)Letter dtd. 9/27/04 from counsel Nicholas A. Gravante, Jr. to Judge Glasser, enclosing Pltff's proposal for addressing the parties' motions in limine and advising Pltff's six pending motions in limine will be categorized using the system outlined in Defts' 9/21/04 letter. (Layne, Monique) (Entered: 12/08/2004)
12/08/2004	448	STIPULATION of Dismissal <i>with Prejudice</i> by Smithkline Beecham Pharmaceutical Co., Jost Pharmacy, Inc., R-R Drugs, Inc., This Way

		Pharmacy, Drug Mart Pharmacy Corporation, Piptone Ethical Pharmacy, Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2)(Gravante, Nicholas) (Entered: 12/08/2004)
12/09/2004	449	STIPULATION of Dismissal <i>with Prejudice</i> by Jost Pharmacy, Inc., R-R Drugs, Inc., This Way Pharmacy, Drug Mart Pharmacy Corporation, Piptone Ethical Pharmacy, Inc.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2)(Gravante, Nicholas) (Entered: 12/09/2004)
12/12/2004	451	TRANSCRIPT of Civil Cause for Conference Proceedings held on 11/16/04 before Judge Gold. (Sica, Michele) (Entered: 12/21/2004)
12/13/2004	450	STIPULATION AND ORDER of settlement and dismissal with prejudice, any and all claims brought against Smithkline by any of the settling plaintiffs in the cases identified on exhibit 2. (see order for further details). Signed by Judge I. Leo Glasser on 12/9/04. (Sica, Michele) (Entered: 12/13/2004)
01/20/2005		Minute Entry for proceedings held before Steven M. Gold : Telephone Conference held on 1/18/2005. Gravante and Froot for plaintiffs, Criss et al. for defendants. Discussion held with respect to parties' difficulties agreeing on details of their settlement agreement. Counsel will contact my chambers promptly to schedule a further conference when the issues discussed today might be further pursued. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Vasquez, Lea) (Entered: 01/20/2005)
01/27/2005	452	NOTICE of Change of Address/Firm/Email by Catherine M. Burkhardt for Thrift Drug and JC Penney Co. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Jackson, Ramona) (Entered: 01/27/2005)
01/28/2005		Minute Entry for proceedings held before Steven M. Gold : Telephone Conference held on 1/28/2005.Gravante and Froot for plaintiffs; Cross et al for defendants. Counsel will submit a written status report on the progress of their settlement discussion by 2/2/2005. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-

		SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Vasquez, Lea) (Entered: 01/28/2005)
02/02/2005	453	Letter from Wayne A. Cross to The Honorable Steven M. Gold Regarding Status Report on Settlement Negotiations. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Driscoll, Jennifer) (Entered: 02/02/2005)
02/03/2005	454	Letter dtd 1/21/05 informing of the filing of motions for summary judgment in this case. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 02/03/2005)
02/04/2005	455	ORDER denying plaintiffs' letter application of January 28, 2005 seeking to strike or defer defendants' Motion for Summary Judgment on the Ground that Designated Plaintiffs Have Not Shown that They Are Entitled to Damages Under the Robinson-Patman Act . Signed by Judge Steven M. Gold on 02/04/05. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Gold, Steven) (Entered: 02/04/2005)
02/07/2005	456	STIPULATION AND ORDER of settlement and dismissal with prejudice as to Knoll Pharmaceutical Company, Civil Case Terminated.. Signed by Judge I. Leo Glasser on 1/20/05. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-

		cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG,1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 02/07/2005)
02/14/2005	457	Letter dtd 1/20/05 from John W. Treece to David Boies Regarding Defendant's motion for partial summary judgment. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 02/14/2005)
02/18/2005	458	TRANSCRIPT of Proceedings for a civil cause for a conference held on 1/18/05 before Judge Gold. For plaintiff: Steven Froot, For Deft: Michael Senate Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG, 1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 02/18/2005)
03/14/2005	459	Letter dtd 3/11/05 from Wayne Cross to Judge Gold Regarding a request for a one week extention of time for filing a reply. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 03/14/2005)
03/16/2005	460	ORDER Granting the application for the request of a one week extention of the deadline for filing a reply brief . Signed by Judge Steven M. Gold on

		3/11/05. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 03/16/2005)
03/28/2005	461	Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> by G.D. Searle & Co.. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	462	RULE 56.1 STATEMENT re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> by G.D. Searle & Co.. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG, 1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	463	MOTION for Judgment on the Pleadings <i>/Notice of Designated Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding Plaintiffs from Seeking Joint and Several Liability Under the Robinson-Patman Act</i> by Ciba-Geigy Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-

		SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG (Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	464	AFFIDAVIT in Support re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act DECLARATION OF ROBERT GRASS</i> filed by G.D. Searle & Co.. (Attachments: # 1 Exhibit 1# 2 Exhibit 2# 3 Exhibit 3# 4 Exhibit 4# 5 Exhibit 5# 6 Exhibit 6# 7 Exhibit 7# 8 Exhibit 8# 9 Exhibit 9# 10 Exhibit 10# 11 Exhibit 11# 12 Exhibit 12# 13 Exhibit 13# 14 Exhibit 14# 15 Exhibit 15# 16 Exhibit 16# 17 Exhibit 17# 18 Exhibit 18# 19 Exhibit 19# 20 Exhibit 20)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	465	MEMORANDUM in Support re 463 MOTION for Judgment on the Pleadings / <i>Notice of Designated Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding /Memorandum of Law in Support of Manufacturer Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding Plaintiffs from Seeking Joint and Several Liability Under the Robinson-Patman Act by Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)</i>
03/28/2005	466	AFFIDAVIT in Support re 463 MOTION for Judgment on the Pleadings / <i>Notice of Designated Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding /Declaration of Jennifer M. Driscoll</i> filed by Novartis Pharmaceuticals Corporation. (Attachments: # 1 Exhibit A-D - Filed in Clerk's Office)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-

		03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	467	MEMORANDUM in Support re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> by G.D. Searle & Co.. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	468	CERTIFICATE OF SERVICE by Novartis Pharmaceuticals Corporation re 465 Memorandum in Support,,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	469	CERTIFICATE OF SERVICE by G.D. Searle & Co. re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> , 462 Rule 56.1 Statement,,,, 464 Affidavit in Support of Motion,,,,, 467 Memorandum in Support,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)

03/28/2005	470	RESPONSE in Opposition re 463 MOTION for Judgment on the Pleadings / <i>Notice of Designated Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding /Memorandum of Law in Opposition to Manufacturer Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding Plaintiffs from Seeking Joint and Several Liability Under the Robinson-Patman Act</i> filed by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit 1-8 - Filed in the Clerk's Office)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	471	CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs re 470 Response in Opposition to Motion,,,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	472	REPLY in Support re 463 MOTION for Judgment on the Pleadings / <i>Notice of Designated Defendants' Motion for Judgment on the Pleadings or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding /Reply Memorandum of Law in Further Support of Manufacturer Defendants' Motion for Judgment on the Pleading or, in the Alternative, Summary Judgment Dismissing Plaintiffs' Claims for Conspiracy Under the Robinson-Patman Act and Precluding Plaintiffs from Seeking Joint and Several Liability Under the Robinson-Patman Act</i> by Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered:

		03/28/2005)
03/28/2005	473	AFFIDAVIT in Support re 472 Reply in Support,,,, / <i>Declaration of Michael J. Gallagher</i> by Novartis Pharmaceuticals Corporation. (Attachments: # 1 Exhibit A-J - Filed in the Clerk's Office)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	474	CERTIFICATE OF SERVICE by Novartis Pharmaceuticals Corporation re 472 Reply in Support,,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	475	RULE 56.1 STATEMENT re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> by Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	476	MEMORANDUM in Opposition re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> by Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-

		cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	477	NOTICE by Boies/Gravante Plaintiffs re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act REGARDING THE FILING OF EXHIBITS IN PAPER FORM</i> Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	478	RULE 56.1 STATEMENT re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act Designated Defendants' Response to Plaintiffs' 56.1 Statement</i> by G.D. Searle & Co.. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG (Grass, Robert) (Entered: 03/28/2005)
03/28/2005	479	REPLY to Response to Motion re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act REPLY DECLARATION OF ROBERT GRASS</i> filed by G.D. Searle & Co.. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D# 5 Exhibit E# 6 Exhibit F)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)

03/28/2005	480	MEMORANDUM in Support re 461 Notice of MOTION for Summary Judgment <i>On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act</i> REPLY MEMORANDUM IN FURTHER SUPPORT OF DESIGNATED DEFENDANTS' MOTION FOR SUMMARY JUDGMENT by G.D. Searle & Co.. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	481	CERTIFICATE OF SERVICE by G.D. Searle & Co. re 479 Reply to Response to Motion,,,, 478 Rule 56.1 Statement,,,, 480 Memorandum in Support,,,, 475 Rule 56.1 Statement,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	482	MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	483	MEMORANDUM in Support re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Designated Defendants' Memorandum of Law in Support of Their Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2 (A) Robinson-Patman Claims</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-

		ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	484	CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs re 476 Memorandum in Opposition,,,, 475 Rule 56.1 Statement,,,, 477 Notice (Other), Notice (Other), Notice (Other), Notice (Other) Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Grass, Robert) (Entered: 03/28/2005)
03/28/2005	485	AFFIDAVIT in Support re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> , 483 Memorandum in Support,,,, / <i>Declaration of Jennifer M. Driscoll</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Attachments: # 1 Exhibit A-E - Filed in the Clerk's Office)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	486	Notice of MOTION for Partial Summary Judgment by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Attachments: # 1 # 2 # 3 # 4)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-

		ILG(Oswald, Victoria) (Entered: 03/28/2005)
03/28/2005	487	RULE 56.1 STATEMENT re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Notice Regarding the Filing of 56.1 Statement of Undisputed Facts Under Seal</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	488	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation re 483 Memorandum in Support,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	489	MEMORANDUM in Opposition re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Designated Plaintiffs' Memorandum of Law in Opposition to Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit Affidavits & Exhibits - Filed in Clerk's Office)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	490	RULE 56.1 STATEMENT re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing</i>

		<p><i>Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Designated Plaintiffs' Statement of Disputed Material Facts in Opposition to Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> by Boies/Gravante Plaintiffs.</p> <p>Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG (Cross, Wayne) (Entered: 03/28/2005)</p>
03/28/2005	491	<p>CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs re 489 Memorandum in Opposition,,,, 490 Rule 56.1 Statement,,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)</p>
03/28/2005	492	<p>REPLY in Support re 482 MOTION for Summary Judgment /<i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Reply Memorandum in Support of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation.</p> <p>Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG (Cross, Wayne) (Entered: 03/28/2005)</p>
03/28/2005	493	<p>AFFIDAVIT in Support re 492 Reply in Support,,,, /<i>Declaration of Victoria L. Oswald</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-</p>

		SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	494	RULE 56.1 STATEMENT re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Reply Statement of Undisputed Material Facts in Support of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	495	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 03/28/2005)
03/28/2005	505	Letter dtd 3/28/05 from Wayne Cross to Mr.l Heniemann Regarding the filing of various declarations and exhibits. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)
03/31/2005	496	MEMORANDUM OF LAW in Opposition TO MANUFACTURER DEFENDANT'S MOTION FOR JUDGMENT ON THE PLEADINGS OR, IN THE ALTERNATIVE, SUMMARY JUDGMENT DISMISSING

		PLAINTIFF;S CLAIMS FOR CONSPIRACY UNDER THE ROBINSON-PATMAN ACT AND PRECLUDING PLAINTIFFS FROM SEEKING JOINT AND SEVERAL LIABILITY UNDER THE ROBINSONPATMAN ACT re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> filed by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)
03/31/2005	497	DECLARATION OF NICHOLAS A. GRAVANTE JR. IN SUPPORT OF DESIGNATED PLAINTIFFS' OPPOSITION TO DESIGNATED DEFENDANTS' MOTION FOR SUMMARY JUDGMENT DISMISSING DESIGNATED PLAINTIFFS' SECTION 2 (A) ROBINSON PATMAN-CLAIMS by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)
03/31/2005	498	DECLARATION OF EVAN GLASSMAN in Opposition re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> filed by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) EXHIBITS AFF X 1 THRU DEP X 18 ATTACHED (Entered: 04/13/2005)
03/31/2005	499	DECLARATION OF EVAN GLASSMAN in Opposition re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for</i>

		<p><i>Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> filed by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. EXHIBITS DEP X 19 THRU DEP X 50 ATTACHED Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)</p>
03/31/2005	500	<p>DECLARATION OF PHILIP J. IOVENO in Support OF PLAINTIFFS' OPPOSITION TO DESIGNATED DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT AS TO ALL ROBINSON-PATMAN ACT CLAIMS BASED ON REBATES PAID TO LEGAL ENTITIES THAT DO NOT TAKE TITLE TO, RESELL OR DISPENSE BRAND NAME PRESCRIPTION DRUGS re 486 Notice of MOTION for Partial Summary Judgment filed by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. (EXHIBITS 1X 1 THRU 1X 10 ATTACHED) Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)</p>
03/31/2005	501	<p>DECLARATION OF JENNIFER M. DRISCOLL in Support re 482 MOTION for Summary Judgment /<i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> filed by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. (EXHIBITS A-3 AND 1 THRU 24 ATTACHED) Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)</p>
03/31/2005	502	<p>DECLARATION OF STEVEN I. FROOT by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. (EXHIBITS FX 1 THRU FX 10 ATTACHED)</p>

		Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)
03/31/2005	503	declaration of michael gallagher by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. (exhibits a-j attached) Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)
03/31/2005	504	DECLARATION OF JENNIFER M. DRISCOLL by Boies/Gravante Plaintiffs, Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 04/13/2005)
05/09/2005	506	NOTICE of Change of FIRM NAME by Terrence A. Callan Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG, 1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Callan, Terrence) (Entered: 05/09/2005)
05/09/2005	507	CERTIFICATE OF SERVICE by Rhone-Poulenc Rorer, Inc. <i>Of Firm Name Change</i> Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-

		03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Callan, Terrence) (Entered: 05/09/2005)
06/15/2005	510	Supplemental Submission in Support of designated defendants' re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> filed by Ciba-Geigy Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 06/23/2005)
06/16/2005	508	MEMORANDUM in Support re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Supplemental Submission in Support of Designated Defendants' Motion for Partial Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Act Claims</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C# 4 Exhibit D)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 06/16/2005)
06/16/2005	509	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation re 508 Memorandum in Support,,, Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-

		SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 06/16/2005)
07/08/2005	511	MEMORANDUM in Opposition <i>To Designated Defendants' Supplemental Submission In Support Of Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims</i> by Boies/Gravante Plaintiffs. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Gravante, Nicholas) (Entered: 07/08/2005)
07/08/2005	512	DOCUMENT NO. 513 takes the place of this document (this document is missing one exhibit): MEMORANDUM in Opposition <i>To Designated Defendants' Motion For Partial Summary Judgment As To All Robinson-Patman Act Claims Based On Rebates Paid To Legal Entities That Do Not Take Title To, Resell Or Dispense Brand Name Prescription Drugs</i> by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Gravante, Nicholas) Modified on 7/12/2005 (Vaughn, Terry). (Entered: 07/08/2005)
07/08/2005	513	MEMORANDUM in Opposition <i>To Designated Defendants' Motion For Partial Summary Judgment As To All Robinson-Patman Act Claims Based On Rebates Paid To Legal Entities That Do Not Take Title To, Resell Or Dispense Brand Name Prescription Drugs</i> by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit A# 2 Exhibit B# 3 Exhibit C)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Gravante, Nicholas) (Entered: 07/08/2005)

07/08/2005	514	CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Gravante, Nicholas) (Entered: 07/08/2005)
07/11/2005	515	Letter dated 7/11/05 from Kelly Yuan, advising that Doc. 513 takes the place of Doc. 512 which is missing one exhibit. (Vaughn, Terry) (Entered: 07/12/2005)
07/13/2005	516	Memorandum and Order granting 463 defendants' motion for judgment on the pleadings dismissing plaintiffs' claims for conspiracy under the Robinson-Patman Act and precluding plaintiffs from seeking joint and several liability under the Act. The Court directs counsel to appear for a status conference on Tuesday, July 26, 2005 at 11:00 am. Ordered by Judge I. Leo Glasser on July 13, 2005. (Kathawala, Rene) (Entered: 07/13/2005)
07/21/2005	517	REPLY in Support re 482 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims /Reply Supplemental Submission in Further Support of Designated Defendants' Motion for Partial Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Act Claims</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Attachments: # 1 Certificate of Service)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Cross, Wayne) (Entered: 07/21/2005)
07/25/2005	518	Letter dtd 7/19/05 from John W. Treece to Judge Glasser asking that the Court to strike the Plaintiff's Supplemental Submission of 7/8/05. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-

		SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 07/25/2005)
08/15/2005	519	STIPULATION of Dismissal <i>With Prejudice And Order Of Settlement</i> by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit 1 (Part I)# 2 Exhibit 1 (Part II)# 3 Exhibit 2)Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Gravante, Nicholas) (Entered: 08/15/2005)
08/22/2005	520	STIPULATION AND ORDER OF SETTLEMENT AND DISMISSAL WITH PREJUDICE. (Ordered by Judge I. Leo Glasser on 8/18/05) Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG (Guzzi, Roseann) (Entered: 08/22/2005)
12/23/2005	521	DEFENDANTS MEMORANDUM OF LAW in Opposition TO PLAINTIFFS' MOTION FOR RECONSIDERATION OF MAGISTRATE GOLD'S REPORT AND RECOMMENDATION DENYING PLAINTIFFS' MOTION IN LIMINE TO INTRODUCE EVIDENCE PURSUANT TO FED R EVID 404 by Rhone-Poulenc Rorer, Inc.. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) Additional attachment(s) added on 12/27/2005 (Glenn, Marilyn). (Entered: 12/23/2005)
01/05/2006	522	Letter dtd 11-3-05 from Cynthia Mercado to Clerk of the Court regarding documents that were not included when this case was remanded to the clerk of U.S. District Court for the Eastern District of New York, Brooklyn on 7-29-04 pursuant to the conditional Transfer Order dtd 5/5/04. Associated Cases: 1:93-cv-05148-ILG-SMG,1:02-cv-03005-ILG-SMG,1:02-cv-03010-

		ILG-SMG,1:02-cv-03160-ILG-SMG, 1:02-cv-03200-ILG-SMG,1:02-cv-03221-ILG-SMG,1:02-cv-03441-ILG-SMG,1:02-cv-03445-ILG-SMG, 1:02-cv-03601-ILG-SMG,1:02-cv-03645-ILG-SMG,1:02-cv-03648-ILG-SMG,1:02-cv-03688-ILG-SMG, 1:02-cv-03698-ILG-SMG,1:02-cv-03701-ILG-SMG,1:02-cv-03915-ILG-SMG,1:02-cv-03935-ILG-SMG, 1:02-cv-04048-ILG-SMG,1:02-cv-04101-ILG-SMG,1:02-cv-04118-ILG-SMG,1:02-cv-04165-ILG-SMG, 1:02-cv-04175-ILG-SMG,1:02-cv-05051-ILG-SMG,1:95-cv-01292-ILG,1:95-cv-04128-ILG,1:97-cv-00100-ILG(Sica, Michele) (Entered: 01/05/2006)
01/25/2007	523	ORDER granting 461 Motion for Summary Judgment; denying 482 Motion for Summary Judgment; granting in part and denying in part 486 Motion for Partial Summary Judgment. Ordered by Judge I. Leo Glasser on 1/25/07. (Ehrenpreis, Rachel) (Entered: 01/25/2007)
01/26/2007		Motions terminated: (10 in 1:02-cv-03445-ILG-SMG, 24 in 1:02-cv-04101-ILG-SMG, 23 in 1:02-cv-03200-ILG-SMG, 11 in 1:02-cv-03005-ILG-SMG, 10 in 1:02-cv-03648-ILG-SMG, 10 in 1:02-cv-05051-ILG-SMG, 11 in 1:02-cv-03698-ILG-SMG, 11 in 1:02-cv-03441-ILG-SMG, 12 in 1:02-cv-04118-ILG-SMG, 10 in 1:02-cv-03915-ILG-SMG, 51 in 1:02-cv-03601-ILG-SMG, 10 in 1:02-cv-03010-ILG-SMG, 10 in 1:02-cv-03160-ILG-SMG, 10 in 1:02-cv-03688-ILG-SMG, 11 in 1:02-cv-03645-ILG-SMG, 9 in 1:02-cv-04048-ILG-SMG, 29 in 1:02-cv-03701-ILG-SMG, 10 in 1:02-cv-03221-ILG-SMG, 24 in 1:95-cv-01292-ILG, 9 in 1:02-cv-03935-ILG-SMG) Notice of MOTION for Summary Judgment On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages Under The Robinson-Patman Act filed by G.D. Searle & Co., (12 in 1:02-cv-03445-ILG-SMG, 53 in 1:02-cv-03601-ILG-SMG, 12 in 1:02-cv-03010-ILG-SMG, 26 in 1:95-cv-01292-ILG, 13 in 1:02-cv-03441-ILG-SMG, 11 in 1:02-cv-04048-ILG-SMG, 12 in 1:02-cv-03221-ILG-SMG, 13 in 1:02-cv-03698-ILG-SMG, 31 in 1:02-cv-03701-ILG-SMG, 14 in 1:02-cv-04118-ILG-SMG, 12 in 1:02-cv-03160-ILG-SMG, 13 in 1:02-cv-03645-ILG-SMG, 12 in 1:02-cv-03688-ILG-SMG, 25 in 1:02-cv-03200-ILG-SMG, 11 in 1:02-cv-03935-ILG-SMG, 12 in 1:02-cv-03648-ILG-SMG, 12 in 1:02-cv-03915-ILG-SMG, 12 in 1:02-cv-05051-ILG-SMG, 26 in 1:02-cv-04101-ILG-SMG, 13 in 1:02-cv-03005-ILG-SMG) MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims MOTION for Summary Judgment/Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims. MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims MOTION for Summary Judgment/Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2 (A) Robinson-Patman Claims filed by Novartis Pharmaceuticals Corporation, Ciba-Geigy Corporation. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Francis, Ogoro) (Entered: 01/26/2007)
01/26/2007		Motions terminated: (10 in 1:02-cv-04175-ILG-SMG, 10 in 1:02-cv-04165-ILG-SMG) Notice of MOTION for Summary Judgment On The Ground That Designated Plaintiffs Have Not Shown That They Are Entitled To Damages

		Under The Robinson-Patman Act filed by G.D. Searle & Co., (12 in 1:02-cv-04175-ILG-SMG, 12 in 1:02-cv-04165-ILG-SMG)MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims. MOTION for Summary Judgment/Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims. MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims. MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims. MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment Dismissing Designated Plaintiffs' Section 2(A) Robinson-Patman Claims filed by Novartis Pharmaceuticals Corporation, Ciba-Geigy Corporation. Ordered by Judge I. Leo Glasser on 1/26/2007. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Francis, Ogoro) (Entered: 01/26/2007)
02/05/2007	524	SCHEDULING ORDER Attached: Telephone Conference set for 2/12/2007 at 2:00 PM before Magistrate-Judge Steven M. Gold. (Vasquez, Lea) (Entered: 02/05/2007)
02/08/2007	525	MOTION to Amend/Correct 523 Order on Motion for Summary Judgment,, Order on Motion for Partial Summary Judgment by Boies/Gravante Plaintiffs. (Fogarty, Marianne) (Entered: 02/08/2007)
02/08/2007	526	MEMORANDUM in Support re 525 MOTION to Amend/Correct 523 Order on Motion for Summary Judgment,, Order on Motion for Partial Summary Judgment by Boies/Gravante Plaintiffs. (Fogarty, Marianne) (Entered: 02/08/2007)
02/08/2007	527	CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs re 526 Memorandum in Support, 525 MOTION to Amend/Correct 523 Order on Motion for Summary Judgment,, Order on Motion for Partial Summary Judgment (Fogarty, Marianne) (Entered: 02/08/2007)
02/12/2007		ORDER: During a telephone conference held on this date, counsel asked the Court to schedule a conference on a convenient date after March 16, 2007. THE CONFERENCE WILL BE HELD AT 4 PM ON MARCH 21, 2007. Counsel are urged to confirm with each other that all parties are aware of the date and time for the conference. Ordered by Judge Steven M. Gold on 02/12/07. (Gold, Steven) (Entered: 02/12/2007)
02/14/2007		Minute Entry for proceedings held before Steven M. Gold : Telephone Conference held on 2/12/2007. Gravante and Froot from pls, Cross et al. for defendants. Counsel have agreed that plaintiffs will file a report on or before March 2 indicating how they wish to proceed in light of the court's decision filed on January 25, 2007. Defendants will submit a responsive report by March 16. The court will schedule a conference at its earliest convenience after March 16 to discuss the proposals with counsel. (Vasquez, Lea) (Entered: 02/14/2007)
02/16/2007	528	NOTICE of Appearance by Saul Morgenstern on behalf of Pfizer, Inc. (Morgenstern, Saul) (Entered: 02/16/2007)

02/16/2007	529	CERTIFICATE OF SERVICE by Pfizer, Inc. re 528 Notice of Appearance (Grass, Robert) (Entered: 02/16/2007)
02/23/2007	530	MEMORANDUM in Opposition re 525 MOTION to Amend/Correct 523 Order on Motion for Summary Judgment,, Order on Motion for Partial Summary Judgment / <i>Designated Defendants' Memorandum of Law in Response to Representative Plaintiffs' Motion to Correct a Mistake or Error in, or in the Alternative, to Alter or Amend, a Judgment or Order</i> by Ciba-Geigy Corporation, G.D. Searle & Co., Novartis Pharmaceuticals Corporation. (Attachments: # 1 Certificate of Service) (Gallagher, Michael) (Entered: 02/23/2007)
02/26/2007	531	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation re 530 Memorandum in Opposition,, (Gallagher, Michael) (Entered: 02/26/2007)
03/02/2007	532	Letter <i>re: Plaintiffs' proposal on how to proceed in light of court's January 25, 2007 decision</i> by Boies/Gravante Plaintiffs (Froot, Steven) (Entered: 03/02/2007)
03/05/2007		ORDER re 532 Letter filed by Boies/Gravante Plaintiffs : Plaintiffs are requested to submit, electronically, a letter describing the injunctive relief they are seeking and a copy of their pending complaint. Ordered by Judge Steven M. Gold on 03/05/07. (Gold, Steven) (Entered: 03/05/2007)
03/13/2007	533	Letter <i>describing the injunctive relief Designated Plaintiffs are seeking in response to Court's 3/5/07 Order</i> by Boies/Gravante Plaintiffs (Froot, Steven) (Entered: 03/13/2007)
03/14/2007		Email Notification Test - DO NOT REPLY Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Levine, Evelyn) (Entered: 03/14/2007)
03/16/2007	534	Letter <i>in Response to the Designated Plaintiffs' March 1, 2007 Letter</i> by Ciba-Geigy Corporation, G.D. Searle & Co., Novartis Pharmaceuticals Corporation (Cross, Wayne) (Entered: 03/16/2007)
03/20/2007		NOTICE of Hearing: Status Conference set for 3/21/2007 at 4pm has been moved to 4:30 PM in 8B South before Senior-Judge I. Leo Glasser. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Francis, Ogoro) (Entered: 03/20/2007)
03/22/2007		Minute Entry for proceedings held before Steven M. Gold : Status Conference held on 3/21/2007. Gravante et al. for plaintiffs, Cross et al. for defendants. Defendants' application to move for summary judgment on plaintiffs' claims for injunctive and declaratory relief before any discovery or other pretrial proceedings are permitted or conducted is granted. Defendants shall serve and file their motion by April 10. Plaintiffs' opposition will be served and filed by April 24, and defendants' reply by May 8. The court will advise counsel of the date for arguing the motion if a decision to hold oral argument is made. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Vasquez, Lea) (Entered: 03/22/2007)
03/29/2007	535	NOTICE of Appearance by Kirk E. Chapman on behalf of Phar-Mor

		Plaintiffs, 1:95-cv-01261-ILG (aty to be noticed) (Chapman, Kirk) (Entered: 03/29/2007)
03/29/2007	536	NOTICE by Phar-Mor Plaintiffs, 1:95-cv-01261-ILG <i>Amended Notice of Appearance</i> (Chapman, Kirk) (Entered: 03/29/2007)
04/10/2007	537	Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Cross, Wayne) (Entered: 04/10/2007)
04/10/2007	538	MEMORANDUM in Support re 537 Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Cross, Wayne) (Entered: 04/10/2007)
04/10/2007	539	RULE 56.1 STATEMENT re 537 Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief / Local Rule 56.1 Statement of Undisputed Material Facts in Support of Designated Defendants' Motion for Summary Judgment as to Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Cross, Wayne) (Entered: 04/10/2007)
04/10/2007	540	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation re 537 Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief</i> , 538 Memorandum in Support, 539 Rule 56.1 Statement,, (Cross, Wayne) (Entered: 04/10/2007)
04/24/2007	541	RESPONSE in Opposition re 537 Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief</i> filed by Boies/Gravante Plaintiffs. (Froot, Steven) (Entered: 04/24/2007)
04/24/2007	542	RULE 56.1 STATEMENT of <i>Undisputed Material Facts in Opposition to Designated Defendants' Motion For Summary Judgment As to Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Boies/Gravante Plaintiffs. (Froot, Steven) (Entered: 04/24/2007)
04/24/2007	543	AFFIDAVIT/AFFIRMATION of <i>Nicholas A. Gravante Jr. in Support of Designated Plaintiffs' Opposition to Designated Defendants' Motion for Summary Judgment as to Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A (Part 1 of 3)# 2 Exhibit A (Part 2 of 3)# 3 Exhibit A (Part 3 of 3)# 4 Exhibit B# 5 Exhibit C) (Froot, Steven) (Entered: 04/24/2007)
04/25/2007	544	CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs re 541 Response in Opposition to Motion, 543 Affidavit, 542 Rule 56.1 Statement (Froot, Steven) (Entered: 04/25/2007)

05/08/2007	545	REPLY in Support re 537 Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Cross, Wayne) (Entered: 05/08/2007)
05/08/2007	546	RULE 56.1 STATEMENT re 537 Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief / Reply Statement of Facts Pursuant to Local Rule 56.1 in Support of Designated Defendants' Motion for Summary Judgment as to Plaintiffs' Claims for Declaratory and Injunctive Relief</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation. (Cross, Wayne) (Entered: 05/08/2007)
05/08/2007	547	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation re 546 Rule 56.1 Statement,, 545 Reply in Support, (Cross, Wayne) (Entered: 05/08/2007)
05/09/2007		NOTICE of Hearing on Motion (537 in 1:93-cv-05148-ILG-SMG) Notice of MOTION for Summary Judgment/Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief:Motion Hearing set for 5/24/2007 11:00 AM in 8B South before Senior-Judge I. Leo Glasser. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Francis, Ogoro) (Entered: 05/09/2007)
05/15/2007		NOTICE of Hearing on Motion (537 in 1:93-cv-05148-ILG-SMG) Notice of MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief</i> : Motion Hearing set for 6/26/2007 10:00 AM in 8B South before Senior-Judge I. Leo Glasser. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Dillon, James) (Entered: 05/15/2007)
05/16/2007		PREVIOUSLY SCHEDULED NOTICE of Hearing on Motion set for 5/24/2007 11:00 AM in 8B South before Senior-Judge I. Leo Glasser, HAS BEEN CANCELLED SEE NEW DATE. Associated Cases: 1:93-cv-05148-ILG-SMG et al.(Francis, Ogoro) (Entered: 05/16/2007)
06/26/2007		Minute Entry for proceedings held before I. Leo Glasser: Motion Hearing held on 6/26/2007 re 537 Notice of MOTION for Summary Judgment/ Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims for Declaratory and Injunctive Relief filed by Novartis Pharmaceuticals Corporation,Ciba-Geigy Corporation. For Plaintiffs, Wyatt B. Durette, Jr. and Nicholas A. Gravante, Jr. For Defendants, Wayne Cross and Michael Gallagher. Motion was argued by both sides. Decision reserved. (Court Reporter Marsha Diamond 718-613-2489.) (Francis, Ogoro) (Entered: 06/26/2007)
11/07/2007	548	TRANSCRIPT of Motion Hearing held on 6/26/2007 before Judge Glasser. Court Reporter: Marsha Diamond. (Toribio, Winnethka) (Entered: 11/07/2007)
12/20/2007	549	ORDER granting (525) Motion to Amend/Correct; granting (537) Motion for Summary Judgment in case 1:93-cv-05148-ILG-SMG. Ordered by Senior

		Judge I. Leo Glasser on 12/20/2007. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Dillon, James) (Entered: 12/20/2007)
12/28/2007		A Telephone Conference was held on 12/28/2007 before the Honorable I. Leo Glasser. The Plaintiffs were represented by Nicholas A. Gravante and Steven I. Froot. The Defendants were represented by Wayne A. Cross. (Court Reporter Mickey Brymer.) (Francis, Ogoro) (Entered: 12/28/2007)
01/11/2008	550	ORDER on letter dated 1/10/2008 from Wayne A. Cross to Judge Glasser requesting an additional two weeks to submit a proposed joint Rule 54(b) order: Granted. So Ordered by Senior Judge I. Leo Glasser on 1/11/2008. (Brucella, Michelle) (Entered: 01/11/2008)
01/28/2008	551	ORDER GRANTED for the request of an additional two weeks to examine issues regarding the proposed order pursuant to rule 54 (b). Ordered by Senior Judge I. Leo Glasser on 1/28/08. (Sica, Michele) (Entered: 01/28/2008)
02/08/2008	552	Letter to <i>Judge Glasser</i> by Boies/Gravante Plaintiffs (Froot, Steven) (Entered: 02/08/2008)
02/08/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Telephone Conference held on 2/6/2008. Gravante et al. for plaintiffs, Cross et al. for defendants. Counsel are encouraged to continue the discussions held today about finding an efficient means for handling the remaining claims in these cases, and to contact my chambers if they reach the point where they believe the court's assistance could be useful. (Vasquez, Lea) (Entered: 02/08/2008)
02/21/2008	553	Letter to <i>Judge Glasser</i> by Boies/Gravante Plaintiffs (Gravante, Nicholas) (Entered: 02/21/2008)
02/22/2008	554	Letter dated 2/14/08 to Judge Glasser from Wayne A. Cross,Esq. on behalf of designated defts in this action to address certain issues raised in Plaintiffs' letter to the Court dated 2/8/08. (Fernandez, Erica) (Entered: 02/22/2008)
03/13/2008		A Status Conference was held on 3/13/2008 before Senior District Judge I. Leo Glasser and Chief Magistrate Judge Steven M. Gold. Multiple parties appeared on behalf of the Plaintiffs as well as the Defendants. Wyatt Durette Jr. Was the main speaker on behalf of the Plaintiffs and Wayne Cross was the main speaker on behalf of the Defendants. David Everson, David S. Copeland, Saul Morgenstern and Larry L. Braden also spoke on behalf of their clients. The parties discussed Plaintiffs' conclusion regarding the availability of an appeal pursuant to Rule 54(b) of the Federal Rules of Civil Procedure. The Designated Defendants believe that the Court's decision of January 25, 2007 and December 20, 2007 distinguished all the remaining claims between the Designated Plaintiffs and all Defendants. As it stands the parties are unable to come to an appropriate settlement. After the proceeding, the parties discussed settlement off-the-record with Chief Magistrate Gold. (Court Reporter Anthony Mancuso.) Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Francis, Ogoro) (Entered: 03/14/2008)
03/18/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Status Conference held on 3/13/2008. Durette et al for plaintiffs, Cross

		et al for defendants. Defendants will submit a written response with respect to the Rule 54(b) discussion held today by March 20. Plaintiffs will serve a proposal for injunctive relief, for settlement purposes only, by April 15, 2008. Each side shall select a sub-group of counsel to meet and confer on the possible uses of ADR to streamline or resolve the pending claims. Counsel will report on their progress in a letter to the court as soon as they believe further court intervention might be productive, and in any event by May 15, 2008. (Court Reporter Tony Mancuso.) (Vasquez, Lea) (Entered: 03/18/2008)
03/20/2008	555	Letter by G.D. Searle & Co., Pfizer, Inc., Pharmacia & Upjohn Co. (Attachments: # 1 Stipulation and Order Pursuant to Federal Rule of Civil Procedure 54(b), # 2 Certificate of Service) (Copeland, David) (Entered: 03/20/2008)
03/24/2008	556	Letter <i>to Judge Gold</i> by Boies/Gravante Plaintiffs (Gravante, Nicholas) (Entered: 03/24/2008)
04/01/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Telephone Conference held on 3/31/2008. Durette, Endler and Froot, et al for plaintiffs, Cross, Morganstern et al for defendants. Continued discussions with respect to Rule 54 (b) held today. Defendants will draft language incorporating the legal propositions they seek to include in any stipulation. Plaintiffs will further consider defendants' proposal for dismissal and waiving any right to appeal. Counsel will report on their progress no later than May 15, 2008, the date by which the parties are to report on any progress they have made with respect to their ADR discussions. (Tape #FTR 4:32-5:02.) (Vasquez, Lea) (Entered: 04/01/2008)
05/16/2008	557	First MOTION for Extension of Time to File <i>updated status report by May 22, 2008 by Wayne Cross on behalf of all parties. (This letter was mailed to the Court; all future applications MUST be filed electronically)</i> . (Vasquez, Lea) (Entered: 05/16/2008)
05/16/2008		ORDER granting 557 motion for extension of time to May 22nd to file an updated status report. So Ordered by Chief Magistrate Judge Steven M. Gold on 5/16/2008. (Vasquez, Lea) (Entered: 05/16/2008)
05/22/2008	558	Letter <i>on behalf of Defendants with respect to ongoing discussions with Plaintiffs about the possibility of alternative dispute resolution ("ADR")</i> by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. (Cross, Wayne) (Entered: 05/22/2008)
05/22/2008	559	Letter <i>to Judge Gold</i> by Boies/Gravante Plaintiffs (Gravante, Nicholas) (Entered: 05/22/2008)
05/27/2008		SCHEDULING ORDER: A telephone conference will be held at 11:00 a.m. on June 2, 2008 before the undersigned. Counsel for defendants is requested to make the necessary arrangements for all parties' participation. So Ordered by Chief Magistrate Judge Steven M. Gold on 5/27/2008. (Vasquez, Lea) (Entered: 05/27/2008)
06/02/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Telephone Conference held on 6/2/2008. Durette et al for plaintiffs,

		Cross et al for defendants. THE COURT WILL HOLD A STATUS CONFERENCE AT 11:30 AM ON JULY 8, 2008. Counsel will submit letters by July 3 advising the court of the issues to be addressed at the conference. (Vasquez, Lea) (Entered: 06/02/2008)
07/03/2008	560	Letter by Boies/Gravante Plaintiffs (Gravante, Nicholas) (Entered: 07/03/2008)
07/03/2008	561	Letter to Judge Gold Dated July 2, 2008 Outlining the Defendants' Proposed Approach for Moving Forward with the Remaining Robinson-Patman Act Claims. by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. (Attachments: # 1 Exhibit A) (Cross, Wayne) (Entered: 07/03/2008)
07/07/2008	562	Letter by Boies/Gravante Plaintiffs (Gravante, Nicholas) (Entered: 07/07/2008)
07/09/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Status Conference held on 7/8/2008. Gravante et al for plaintiffs, Cross et al for defendants. Defendants will file their motion pursuant to Rule 54 (b), and to dismiss designated plaintiffs' 2(d) claims, by August 1. Opposition papers are due 8/15, and reply papers are due 8/22. Judge Glasser's chambers will set a date for argument. Plaintiffs will respond to defendants' interrogatories by October 1st, and may propound interrogatories upon defendants at their convenience. For reasons stated on the record, defendants will not be obligated to respond to those interrogatories absent further order of the court. THE COURT WILL HOLD A STATUS CONFERENCE AT 10:00 A.M. ON OCTOBER 21, 2008. Counsel shall meet and confer in an effort to agree upon a schedule for proceeding with this action in advance of the conference, and shall submit a joint letter, or if necessary simultaneous opposing letters, setting forth their proposals, by October 15th. (Court Reporter Tony Mancuso.) (Vasquez, Lea) (Entered: 07/09/2008)
08/01/2008	563	MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2 (d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Federal Rule of Civil Procedure 54(b)</i> , MOTION for Entry of Judgment under Rule 54(b) by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc.. (Cross, Wayne) (Entered: 08/01/2008)
08/01/2008	564	MEMORANDUM in Support re 563 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2 (d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) MOTION for Entry of Judgment under Rule 54(b) filed by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc..</i> (Cross, Wayne) (Entered: 08/01/2008)
08/01/2008	565	AFFIDAVIT/DECLARATION in Support re 563 MOTION for Summary

		Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) MOTION for Entry of Judgment under Rule 54(b) / Declaration of Michael J. Gallagher in Support of Designated Defendants' Motion to Dismiss Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Federal Rule of Civil Procedure 54(b) filed by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit A, # 2 Exhibit B-Pt. 1, # 3 Exhibit B-Pt. 2, # 4 Exhibit B-Pt. 3, # 5 Exhibit B-Pt. 4, # 6 Exhibit B-Pt. 5, # 7 Exhibit B-Pt. 6) (Cross, Wayne) (Entered: 08/01/2008)
08/01/2008	566	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. re 564 Memorandum in Support,, 565 Affidavit in Support of Motion,,, 563 MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) MOTION for Entry of Judgment under Rule 54(b) (Cross, Wayne) (Entered: 08/01/2008)
08/15/2008	567	MEMORANDUM in Opposition re 563 MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) filed by Boies/Gravante Plaintiffs. (Froot, Steven) (Entered: 08/15/2008)
08/15/2008	568	AFFIDAVIT/DECLARATION in Opposition re 563 MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) MOTION for Summary Judgment / Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b) filed by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C) (Froot, Steven) (Entered: 08/15/2008)

08/15/2008	569	CERTIFICATE OF SERVICE by Boies/Gravante Plaintiffs re 567 Memorandum in Opposition,, 568 Affidavit in Opposition to Motion,,, (Froot, Steven) (Entered: 08/15/2008)
08/22/2008	570	REPLY in Support re 563 MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede</i> MOTION for Entry of Judgment under Rule 54(b) MOTION for Summary Judgment / <i>Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede</i> MOTION for Entry of Judgment under Rule 54(b) filed by Ciba-Geigy Corporation, G.D. Searle & Co.. (Cross, Wayne) (Entered: 08/22/2008)
08/22/2008	571	DECLARATION re 570 Reply in Support,, / <i>Supplemental Declaration of Michael J. Gallagher</i> by Ciba-Geigy Corporation, G.D. Searle & Co. (Attachments: # 1 Exhibit C) (Cross, Wayne) (Entered: 08/22/2008)
08/22/2008	572	CERTIFICATE OF SERVICE by Ciba-Geigy Corporation, G.D. Searle & Co. re 570 Reply in Support,, 571 Declaration / <i>Supplemental Declaration of Michael J. Gallagher</i> (Cross, Wayne) (Entered: 08/22/2008)
09/05/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Status Conference held on 9/4/2008. Durette, Endler and Macarthur for plaintiffs, Cross, Morganstern et al for deendants. Plaintiffs' time to answer outstanding discovery demands is extended to December 1, 2008. Absent an application for an earlier conference, the conference previously set for October 21 will be held instead at 2:00 pm on December 18, 2008. (Vasquez, Lea) (Entered: 09/05/2008)
09/12/2008		NOTICE of Hearing on Motion (563 in 1:93-cv-05148-ILG-SMG)MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b)MOTION for Summary Judgment Notice of Designated Defendants' Motion for Summary Judgment as to Designated Plaintiffs' Claims Under Sections 2(d) and 2(f) of the Robinson-Patman Act and Motion for Entry of Final Judgment Pursuant to Fede MOTION for Entry of Judgment under Rule 54(b):Motion Hearing set for 10/6/2008 10:00 AM in Courtroom 8B South before Senior Judge I. Leo Glasser. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Francis, Ogoro) (Entered: 09/12/2008)
10/06/2008	573	ORDER granting 563 Designated Defendants Ciba-Geigy Corporation and G.D. Searle & Co.'s Motion for Summary Judgment against the Designated Plaintiffs' claims for relief pursuant to § 2(d) and 2(f) of the Robinson-Patman Act. Ordered by Senior Judge I. Leo Glasser on 10/06/08. (Chiodo, Marie) (Entered: 10/06/2008)
10/06/2008	575	Minute Order. for proceedings held before Senior Judge I. Leo Glasser:granting 563 Motion for Entry of Judgment under Rule 54(b); ORAL

		ARGUMENT held on 10/6/2008. (Court Reporter Ronald Tolkin.) (Sica, Michele) (Entered: 10/10/2008)
10/07/2008	574	Transcript of Proceedings held on October 6, 2008, before Judge Glasser and MJ Gold. Court Reporter/Transcriber Ronald E. Tolkin, Official Court Reporter, Telephone number 718-613-2647. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 10/28/2008. Redacted Transcript Deadline set for 11/7/2008. Release of Transcript Restriction set for 1/5/2009. (Tolkin, Ronald) (Entered: 10/07/2008)
10/07/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold: Settlement Conference held on 10/6/2008. Gravante and Endler, et al for plaintiffs, Cross and Morganstern for defendants. A telephone conference arranged by plaintiffs' counsel will be held at 4:00 p.m. on October 21st. Counsel shall be prepared to address the status of the discussions held today. (Vasquez, Lea) (Entered: 10/07/2008)
10/10/2008	576	STIPULATION <i>and Order</i> by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. (Cross, Wayne) (Entered: 10/10/2008)
10/15/2008	577	Letter <i>to Judge Gold</i> by Boies/Gravante Plaintiffs (Gravante, Nicholas) (Entered: 10/15/2008)
10/17/2008		ORDER: 576 Stipulation filed by Sandoz Pharmaceuticals, Inc., Ciba-Geigy Corporation is Approved and hereby entered as an Order of the court; 577 Letter (schedule) filed by Boies/Gravante Plaintiffs is APPROVED. Counsel should be prepared to propose a date for a case management conference during the telephone conference scheduled for October 21st. So Ordered by Chief Magistrate Judge Steven M. Gold on 10/17/2008. (Vasquez, Lea) (Entered: 10/17/2008)
10/17/2008		NOTICE. Per counsels' request, the telephone conference scheduled for October 21st will instead be held at 11:00 a.m. on October 22nd. (Vasquez, Lea) (Entered: 10/17/2008)
10/20/2008	578	EXHIBIT <i>Exhibits A and B to Stipulation and Order by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. filed by Wayne Cross on October 10, 2008 (Docket No. 576).</i> by Ciba-Geigy Corporation. Related document: 576 Stipulation filed by Sandoz Pharmaceuticals, Inc., Ciba-Geigy Corporation. (Attachments: # 1 Exhibit Exhibit A to Stipulation and Order by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. filed by Wayne Cross on October 10, 2008 (Docket No. 576)., # 2 Exhibit Exhibit B to Stipulation and Order by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc. filed by Wayne Cross on October 10, 2008 (Docket No. 576).) (Cross, Wayne) (Entered: 10/20/2008)
10/22/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold: Telephone Conference held on 10/22/2008. Gravante for plaintiffs, Cross and Morganstern for defendants. Further conference call re: ADR to be held at 10:00 a.m. on November 4, 2008. (Vasquez, Lea) (Entered: 10/22/2008)

11/05/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Telephone Conference held on 11/4/2008. Gravante, Durette, and Endler for plaintiffs, Cross and Morganstern for defendants. (1) A telephone conference will be held at 4:00 p.m. on December 1st, at which time counsel shall be prepared to address the status of their ongoing discussions concerning settlement. (2) The in-person conference previously set for December 18th will be held instead at 10:00 a.m. on December 16th. (3) Defendants will provide the court with a list of the remaining designated plaintiffs and defendants, and documentation reflecting the resolution of the brand name drug litigation in federal court in Ohio, by November 7th. (4) Plaintiffs will provide a list of the "favored purchasers" and "major wholesalers" they referred to today by November 11th. (Vasquez, Lea) (Entered: 11/05/2008)
12/02/2008		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Telephone Conference held on 12/1/2008. Gravante Endler and Durette for plaintiffs, Cross and Morganstern for defendants. Settlement discussions held. Counsel will submit letters by December 11th identifying the issues they intend to raise at the previously scheduled in-person conference at 10:00 a.m. on December 16th. (Vasquez, Lea) (Entered: 12/02/2008)
12/17/2008		SCHEDULING ORDER: The conference previously scheduled for December 16, 2008 will be held instead at 3:00 p.m. on January 12, 2009 . Counsel shall submit letters by January 7th identifying the issues they intend to raise at the conference. So Ordered. Ordered by Chief Magistrate Steven M. Gold on 12/17/2008. (O'Connor, Erin) (Entered: 12/17/2008)
01/07/2009	579	Letter <i>Letter to Hon. Steven Gold</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E) (Tietjen, Robert) (Entered: 01/07/2009)
01/07/2009	580	Letter <i>to Judge Gold Dated January 7, 2009 In Response to the Court's Request to Provide an Update on Any Issues That Might Arise at The Status Conference Scheduled for January 12, 2009</i> by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc., Novartis Pharmaceuticals Corporation (Attachments: # 1 Exhibit A, # 2 Exhibit B) (Cross, Wayne) (Entered: 01/07/2009)
01/14/2009		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold:Status Conference held on 1/12/2009. Durette, Gravante, Endler, McArthur et al for plaintiffs; Cross, Morganstern et al for defendants. Plaintiffs will promptly provide a letter to defendants concerning the documents available for inspection and copying that includes the information discussed on the record today. By Feb. 2, plaintiffs will submit a plan for taking the additional discovery discussed on the record today. Plaintiff's submission will propose a schedule for completing that discovery, and for convening a further conference with the court. (Tape #FTR 3:19-4:04.) (Vasquez, Lea) (Entered: 01/14/2009)
02/02/2009	581	CASE MANAGEMENT STATEMENT - <i>DISCOVERY PLAN</i> (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E, # 6 Cover Letter to Hon. Steven M. Gold) (Tietjen, Robert) (Entered: 02/02/2009)

02/02/2009	582	Letter <i>DISCOVERY PLAN (REVISED TO INCLUDE ATTACHMENTS TO PLAINTIFFS' LETTER TO STEVEN M. GOLD)</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Attachment #1 to the Letter to Hon. Steven M. Gold, # 2 Attachment #2 to the Letter to Hon. Steven M. gold, # 3 Discovery Plan, # 4 Exhibit A - To Plaintiffs' Discovery Plan, # 5 Exhibit B - To Plaintiffs' Discovery Plan, # 6 Exhibit C - To Plaintiffs' Discovery Plan, # 7 Exhibit D - To Plaintiffs' Discovery Plan, # 8 Exhibit E - To Plaintiffs' Discovery Plan) (Tietjen, Robert) (Entered: 02/02/2009)
02/03/2009	583	NOTICE of Appearance by David E. Everson on behalf of Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc. (aty to be noticed) (Everson, David) (Entered: 02/03/2009)
02/12/2009	584	TRANSCRIPT of Civil Cause for Status Conference held on 1/12/2009, before Judge Gold. Court Transcriber Rosalie Lombardi, Telephone number 516-358-7352. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 3/5/2009. Redacted Transcript Deadline set for 3/16/2009. Release of Transcript Restriction set for 5/13/2009. (Toribio, Winnethka) (Entered: 02/12/2009)
02/17/2009	585	Letter <i>addressed to Judge Gold regarding certain issues raised by Plaintiffs in their recent submission to this Court, dated February 2, 2009.</i> by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc., Novartis Pharmaceuticals Corporation (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C) (Cross, Wayne) (Entered: 02/17/2009)
02/25/2009		SCHEDULING ORDER: The court will hold an in-person status conference to discuss the issues identified in the parties' recent correspondence at 3:30 p.m. on March 4, 2009 in Courtroom 13D. So Ordered by Chief Magistrate Steven M. Gold on 2/25/2009. (O'Connor, Erin) (Entered: 02/25/2009)
03/05/2009		Minute Entry for proceedings held before Chief Magistrate Judge Steven M. Gold: Status Conference held on 3/4/2009. Gravante, Durette, Macarthur, Endler et al for plaintiffs; Cross, Morganstern et al for defendants. Plaintiffs will submit a proposal for proceeding with discovery consistent with the discussion on the record today by April 1. The plaintiffs' proposal shall include a suggested time frame for a status conference. (Tape #FTR 3:42-3:57; 4:20-5:36.) (Vasquez, Lea) (Entered: 03/05/2009)
03/10/2009	586	TRANSCRIPT of Proceedings held on March 4, 2009, before Judge Gold. Court Transcriber Fiore Transcription Service Inc., Telephone number 203-929-9992. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 3/31/2009. Redacted Transcript Deadline set for 4/10/2009. Release of Transcript Restriction set for 6/8/2009. (Rocco, Christine) (Entered: 03/10/2009)
04/01/2009	587	Letter <i>To Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 04/01/2009)

04/17/2009		SCHEDULING ORDER: The court will hold a telephone conference at 3:00 p.m. on April 22, 2009. Plaintiffs' counsel are directed to arrange the conference call and to confirm with all parties that they are aware of the conference date and time. Ordered by Chief Magistrate Steven M. Gold on 4/17/2009. (O'Connor, Erin) (Entered: 04/17/2009)
04/21/2009	588	Letter <i>To Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 04/21/2009)
04/21/2009	589	Letter <i>to Judge Gold addressing certain issues raised by plaintiffs in their recent submission to this court, dated April 1, 2009</i> by Ciba-Geigy Corporation, Sandoz Pharmaceuticals, Inc., Novartis Pharmaceuticals Corporation (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C) (Cross, Wayne) (Entered: 04/21/2009)
04/22/2009		SCHEDULING ORDER: The telephone conference previously scheduled for today at 3:00 p.m. is CANCELED. The court will hold an in-person conference at 3:00 p.m. on May 1, 2009 to address the parties' recent correspondence. Ordered by Chief Magistrate Steven M. Gold on 4/22/2009. (O'Connor, Erin) (Entered: 04/22/2009)
04/30/2009	590	Letter <i>To Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A) (Tietjen, Robert) (Entered: 04/30/2009)
05/04/2009		Minute Entry for Status Conference held on 5/1/2009 before Chief Magistrate Judge Steven M. Gold: Durette et al for plaintiffs, Cross et al for defendants. As stated in greater detail on the record of today's proceeding, plaintiffs shall provide within 2 weeks: 1) a list of plaintiffs who will not be pressing any claims for damages, 2) a date for producing to defendants a complete list of all BNPDs that will be the subject of this litigation, with relevant time periods and geographical areas, and 3) a list of the "500" plaintiff pharmacies (or a larger but finite number from which the 500 will be drawn) that they are focusing on in the initial phase of discovery. After plaintiffs provide defendants with the complete list of BNPDs, defendants shall produce the relevant contracts within 60 days. Next Conference: July 9, 2009 at 2:00 p.m. (Tape #FTR: 3:04 - 4:17.) (Vasquez, Lea) (Entered: 05/04/2009)
05/05/2009	591	NOTICE by Johnson and Johnson (<i>Notice of Withdrawal of William F. Cavanaugh, Jr. as Counsel for Defendant Johnson & Johnson and Request for Removal from the Court's ECF Notification System</i>) (Attachments: # 1 Affidavit of Service) (Cavanaugh, William) (Entered: 05/05/2009)
05/07/2009	592	TRANSCRIPT of Proceedings held on May 1, 2009, before Judge Gold. Court Transcriber ARIA TRANSCRIPTIONS, Telephone number 215-767-7700. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 5/28/2009. Redacted Transcript Deadline set for 6/8/2009. Release of Transcript Restriction set for 8/5/2009. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Rocco, Christine) (Entered: 05/07/2009)
05/15/2009	593	Letter <i>To Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Attachments: #

		1 Exhibit A, # 2 Exhibit B) (Tietjen, Robert) (Entered: 05/15/2009)
05/29/2009	594	Letter <i>To Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Attachment) (Tietjen, Robert) (Entered: 05/29/2009)
07/06/2009		RE-SCHEDULING ORDER: Counsel has notified the Court that there are no matters requiring the Court's immediate attention. Accordingly, the conference scheduled for July 9th will instead be held at 2:00 p.m. on September 22, 2009. So Ordered by Chief Magistrate Judge Steven M. Gold on 7/6/2009. (Vasquez, Lea) (Entered: 07/06/2009)
07/28/2009	595	STIPULATION <i>extending the deadline 90 days for manufacturer defendants to produce certain contracts filed on behalf of all plaintiffs and all manufacturer defendants</i> by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc. (Smith, Victoria) (Entered: 07/28/2009)
07/28/2009	596	NOTICE of Appearance by Robert P. LoBue on behalf of Johnson and Johnson (aty to be noticed) (LoBue, Robert) (Entered: 07/28/2009)
07/29/2009	597	NOTICE of Appearance by Diana Siri Breaux on behalf of Johnson and Johnson (aty to be noticed) (Breaux, Diana) (Entered: 07/29/2009)
07/30/2009		ORDER re 595 STIPULATION extending the deadline 90 days for manufacturer defendants to produce certain contracts filed on behalf of all plaintiffs and all manufacturer defendants by Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc. The stipulation is approved and hereby entered as an Order of the Court. So Ordered by Chief Magistrate Judge Steven M. Gold on 7/30/2009. (Vasquez, Lea) (Entered: 07/30/2009)
09/15/2009	598	Letter <i>to Honorable Steven M. Gold regarding Status Conference Rescheduling</i> by American Home Products Corporation, Ciba-Geigy Corporation (Cross, Wayne) (Entered: 09/15/2009)
10/13/2009	599	Letter <i>to Judge Gold</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 10/13/2009)
10/13/2009		ORDER re (599 in 1:93-cv-05148-ILG-SMG) Letter filed by Boies/Gravante Plaintiffs. Upon the joint application of the parties, the conference previously set for October 14 will be held instead at 2:00 p.m. on November 13. Counsel shall submit letters (or a joint letter) no later than November 10, reporting on the status of discovery and identifying the issues to be addressed at the conference. Ordered by Chief Magistrate Steven M. Gold on 10/13/2009. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Gold, Steven) (Entered: 10/13/2009)
11/09/2009	600	MOTION for Extension of Time to File / <i>Letter dated 11/09/2009 from Wayne A. Cross to Judge Gold respectfully requesting a one-day extension for the submission of letters reporting on the status of discovery</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Cross, Wayne) (Entered: 11/09/2009)
11/09/2009		ORDER granting 600 Motion for Extension of Time to File. So Ordered by Chief Magistrate Judge Steven M. Gold on 11/9/2009. (Vasquez, Lea) (Entered: 11/09/2009)

11/11/2009	601	Letter to Magistrate Judge Gold for Nov. 13 conference by Caremark Inc. (Attachments: # 1 Exhibit Ex. A (9-1-09 Letter), # 2 Exhibit Ex. B (10/6/09 Letter), # 3 Exhibit Ex. C (10/23/09 Letter)) (Render, Paula) (Entered: 11/11/2009)
11/11/2009	602	Letter to Hon. Steven M. Gold by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A-L) (Tietjen, Robert) (Entered: 11/11/2009)
11/11/2009	603	Letter dated 11/11/2009 from Wayne A. Cross to Judge Gold regarding Discovery Status Conference by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C) (Cross, Wayne) (Entered: 11/11/2009)
11/17/2009	604	TRANSCRIPT of Proceedings held on November 13, 2009, before Judge Gold. Court Transcriber Fiore Reporting and Transcription Service, Inc., Telephone number (203)929-9992. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 12/7/2009. Redacted Transcript Deadline set for 12/15/2009. Release of Transcript Restriction set for 2/12/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Rocco, Christine) (Entered: 11/17/2009)
11/17/2009		Minute Entry for Status Conference held on 11/13/2009 before Chief Magistrate Steven M. Gold: Endler, Durette et al for plaintiffs; Cross, Render et al for defendants. Various rulings on the record. The parties may submit simultaneous briefs on the HIPPA issues discussed today by December 8, and replies by December 15. The court will consider the matter submitted on papers unless a party requests oral argument. The discovery schedule agreements memorialized in the defendants' letter dated November 11, 2009, docket entry 603, are approved. NEXT CONFERENCE: FEBRUARY 9, 2010 AT 2:00 P.M. (Tape #FTR 2:05-3:11.) (Vasquez, Lea) (Entered: 11/17/2009)
12/08/2009	605	MOTION for Protective Order in Support of Plaintiffs' Motion for Entry of a HIPAA-Qualified Protective Order by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit A, # 2 Exhibit B) (Tietjen, Robert) (Entered: 12/08/2009)
12/08/2009	606	MOTION for Protective Order by Caremark Inc.. (Attachments: # 1 Exhibit Ex. A: 7/22/09 Render Letter, # 2 Exhibit Ex. B: 7/23/09 Endler Email, # 3 Exhibit Ex. C: 8/20/09 Render Letter, # 4 Exhibit Ex. D: 9/1/09 Endler Letter, # 5 Exhibit Ex. E: 10/6/09 Render Letter, # 6 Exhibit Ex. F: 10-23-09 Endler Letter, # 7 Exhibit Ex. G: 11/9/09 Render Letter, # 8 Exhibit Ex. H: 11/11/09 Endler Letter to Court, # 9 Exhibit Ex. I: 11/11/09 Render Letter to Court, # 10 Exhibit Ex. J: U.S. ex rel. Pogue v. Diabetes Treatment Centers of Am.) (Render, Paula) (Entered: 12/08/2009)
12/14/2009	607	RESPONSE to Motion re 605 MOTION for Protective Order in Support of Plaintiffs' Motion for Entry of a HIPAA-Qualified Protective Order filed by Caremark Inc.. (Attachments: # 1 Exhibit Ex. A: Proposed Protective Order)

		(Render, Paula) (Entered: 12/14/2009)
12/15/2009	608	REPLY in Support re 605 MOTION for Protective Order <i>in Support of Plaintiffs' Motion for Entry of a HIPAA-Qualified Protective Order</i> filed by Boies/Gravante Plaintiffs. (Tietjen, Robert) (Entered: 12/15/2009)
12/17/2009		SCHEDULING ORDER: A telephone conference will be held at 11:00 a.m. on December 22, 2009 before the undersigned. Plaintiffs counsel and counsel for defendant Caremark are the only parties required to participate. However, should additional counsel wish to observe the conference, they should contact plaintiffs' counsel for conferencing instructions. So Ordered by Chief Magistrate Judge Steven M. Gold on 12/17/2009. (Vasquez, Lea) (Entered: 12/17/2009)
12/17/2009	609	Letter dated 12/17/2009 from Wayne A. Cross to Judge Gold in response to the Scheduling Order issued on 12/17/2009 by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Cross, Wayne) (Entered: 12/17/2009)
12/21/2009		NOTICE: Per counsel's request, the telephone conference scheduled for 11:00 a.m. on December 22nd will instead be held at 10:30 a.m. on the same date. (Vasquez, Lea) (Entered: 12/21/2009)
12/22/2009		ORDER granting (605) Motion for Protective Order; denying (606) Motion for Protective Order in case 1:93-cv-05148-ILG-SMG for the reasons stated on the record of today's telephone conference, FTR 10:33-10:52. Ordered by Chief Magistrate Steven M. Gold on 12/22/2009. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Gold, Steven) (Entered: 12/22/2009)
12/29/2009	610	MOTION for Protective Order <i>prepared jointly by the Parties</i> by Boies/Gravante Plaintiffs. (Tietjen, Robert) (Entered: 12/29/2009)
01/06/2010		Minute Entry for Telephone Conference held on 12/22/2009 before Chief Magistrate Judge Steven M. Gold: Endler for Plaintiffs, Render for Caremark, Cross for Novartis et al. Plaintiffs' motion for entry of a HIPAA-qualified protective order granted, and Caremark's motion for a protective order requiring compliance with state medical privacy laws denied, for reasons stated on the record. Counsel shall submit a protective order that conforms to the discussion on the record today by December 29. (Tape #FTR 10:33-10:52.) (Vasquez, Lea) (Entered: 01/06/2010)
01/06/2010		ORDER granting 610 Motion for Protective Order, and entering the Qualified Protective Order for Disclosure of Personal Health Information, Docket Entry 610, as an order of the court. Ordered by Chief Magistrate Steven M. Gold on 1/6/2010. (Gold, Steven) (Entered: 01/06/2010)
01/08/2010	611	TRANSCRIPT of Proceedings held on 12/22/09, before Judge Gold. Court Transcriber TYPEWRITE WORD PROCESSING SERVICE, Telephone number 718-966-1401. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 1/29/2010. Redacted Transcript Deadline set for 2/8/2010. Release of Transcript Restriction set for 4/8/2010. Associated

		Cases: 1:93-cv-05148-ILG-SMG et al. (Hong, Loan) (Entered: 01/08/2010)
02/04/2010	612	Letter <i>to Judge Gold</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 02/04/2010)
02/05/2010		SCHEDULING ORDER re (612 in 1:93-cv-05148-ILG-SMG) Letter filed by Boies/Gravante Plaintiffs: The conference previously scheduled for February 9th will instead be held at 10:30 a.m. on March 24, 2010. So Ordered by Chief Magistrate Judge Steven M. Gold on 2/5/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Vasquez, Lea) (Entered: 02/05/2010)
03/22/2010	613	Letter <i>dated 03/22/2010 from Wayne A. Cross to Judge Gold regarding Plaintiffs' discovery production over the past several months</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D) (Cross, Wayne) (Entered: 03/22/2010)
03/22/2010	614	Letter <i>to Magistrate Judge Gold for March 24 conference</i> by Caremark Inc. (Attachments: # 1 Exhibit A - Filed Under Seal, # 2 Exhibit B - Filed Under Seal, # 3 Exhibit C - Filed Under Seal, # 4 Exhibit D - Filed Under Seal, # 5 Exhibit E - Filed Under Seal, # 6 Exhibit F) (Render, Paula) (Entered: 03/22/2010)
03/23/2010	615	Letter <i>to Judge Gold</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit Exhibits A-E, # 2 Exhibit Exhibits F-O) Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Gravante, Nicholas) (Entered: 03/23/2010)
03/25/2010		Minute Entry for Status Conference held on 3/24/2010 before Chief Magistrate Judge Steven M. Gold: Durette, Gravante, Endler, et al. for plaintiffs; Cross, Render, et al. for defendants. Various discovery rulings were made on the record. In summary, and without any intended modification of the rulings made on the record: 1) Plaintiffs shall bear the cost of the matching process with Caremark, with the amount not to exceed \$65,000 assuming that date from no more than the first 500 pharmacies is run. Plaintiffs may proceed with the matching process with respect to a sub-set only. 2) Plaintiffs and Caremark shall meet and confer concerning the data that plaintiffs seek to obtain from the matching process. 3) Plaintiffs shall provide a stipulation of dismissal for all plaintiffs who failed to provide lost customer information within two weeks. 4) Within two weeks, the parties shall identify a sub-set of plaintiffs to prepare for the first wave of anticipated trials. 5) Within two weeks, plaintiffs shall provide a comprehensive list of all corporate entities they allege to be favored purchasers and with respect to which they seek contracts from defendants. Defendants shall complete their production of contracts within 30 days; defendants may seek additional time for production if plaintiffs only recently identified a predecessor contract they are seeking, and so long as defendants identify how much additional time they need. NEXT CONFERENCE: 10:00 a.m. on May 18, 2010. Letters identifying issues to be raised at the next conference shall be submitted by May 11 (Tape #FTR: 10:33 - 12:18.) (Vasquez, Lea) (Entered: 03/25/2010)
03/26/2010	616	TRANSCRIPT of Proceedings held on 3/24/10, before Judge Gold. Court Transcriber TYPEWRITE WORD PROCESSING SERVICE, Telephone

		number 718-966-1401. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 4/16/2010. Redacted Transcript Deadline set for 4/26/2010. Release of Transcript Restriction set for 6/24/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Hong, Loan) (Entered: 03/26/2010)
03/30/2010		Cases associated: Create association to 1:93-cv-05148-ILG-SMG. (Marziliano, August) (Entered: 03/30/2010)
03/31/2010	617	CONSOLIDATED ORDER: It is Ordered that the case numbers <u>SEE ATTACHED RIDER</u> be consolidated with lead case number 1:93-cv-05148-ILG-SMG as related actions and that the members cases are administratively closed. It is further Ordered that the parties are directed to file all further entries in 1:93-cv-05148-ILG-SMG and spread text to the individual member cases in which they are associated. The parties are not to spread text to cases which they are not a party. Ordered by Senior Judge I. Leo Glasser on 3/31/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Marziliano, August) (Entered: 03/31/2010)
04/27/2010	618	Letter to Hon. Steven M. Gold by Boies/Gravante Plaintiffs (Attachments: # 1 A-D) (Tietjen, Robert) (Entered: 04/27/2010)
05/03/2010	619	Letter to Hon. Steven M. Gold by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 05/03/2010)
05/03/2010	620	Letter to Magistrate Judge Gold by Caremark Inc. (Attachments: # 1 6-10-09 Endler Letter to Render, # 2 1-26-10 Render Letter to Endler, # 3 2-4-10 Endler Letter to Render, # 4 4-7-10 Endler Letter to Render, # 5 Excerpt of 3-24-10 Transcript) (Render, Paula) (Entered: 05/03/2010)
05/06/2010	621	Letter to Magistrate Judge Gold by Caremark Inc. (Render, Paula) (Entered: 05/06/2010)
05/07/2010		ORDER re (621 in 1:93-cv-05148-ILG-SMG) Letter filed by Caremark Inc.: The Court has reviewed the letter filed by defendant Caremark, and agrees that addressing the pending dispute on May 18 rather than sooner is sensible, if the parties' efforts to resolve or narrow their dispute are continuing. However, if any party believes it would be productive to hold one, the Court is available for a telephone conference at 11:00 am on May 11. If any party seeks to hold such a conference, they should advise the Court by noon on May 10. So Ordered by Chief Magistrate Steven M. Gold on 5/7/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Vasquez, Lea) (Entered: 05/07/2010)
05/11/2010	622	Letter re List of 30 Plaintiffs by Boies/Gravante Plaintiffs Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Gravante, Nicholas) (Entered: 05/11/2010)
05/11/2010	623	Letter to Judge Gold re Progress of the case in advance of the status conference set for May 18, 2010 by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Cross, Wayne) (Entered: 05/11/2010)

05/11/2010	624	Letter <i>regarding May 18 hearing</i> by Caremark Inc. (Render, Paula) (Entered: 05/11/2010)
05/19/2010		Minute Entry for Status Conference held on 5/18/2010 before Chief Magistrate Judge Steven M. Gold: Gravante, Endler, McCarthy et al for plaintiffs, Render et al for defendants. (1) Defendant Caremark will provide a revised protocol and cost estimate taking into account the new parameters discussed on the record today by June 1. Plaintiffs and their information technology expert(s), and in particular those with expertise involving relational databases, will then meet and confer with defendant Caremark's experts with respect to he protocol, with particular emphasis on methods for capturing alternative drug therapies, by June 15. The parties will promptly alert the court to any difficulties they are unable to resolve. (2) Plaintiffs and all defendants will meet and confer in an effort to agree to a case management. (3) The parties shall submit letters reporting on their progress with respect to the two items listed above, and identifying any issues with respect to which they seek court intervention, by June 21. NEXT CONFERENCE: JUNE 30 AT 10:00 AM. (Tape #FTR 10:04-11:23.) (Vasquez, Lea) (Entered: 05/19/2010)
05/26/2010	625	TRANSCRIPT of Proceedings held on 5/18/10, before Judge Gold. Court Transcriber FIORE REPORTING AND TRANSCRIPTION SERVICE, Telephone number 203-929-9992. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 6/16/2010. Redacted Transcript Deadline set for 6/28/2010. Release of Transcript Restriction set for 8/24/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Hong, Loan) (Entered: 05/26/2010)
06/01/2010		Minute Entry for proceedings held before Chief Magistrate Steven M. Gold:Telephone Conference held on 6/1/2010. Endler & McCarther for plaintiffs; Render for Caremark. Caremark will provide a revised protocol by June 8 or the court will hold an in-person conference at 5:00 p.m. on June 8 with all individuals necessary to explain why the protocol has not yet been prepared and to set a prompt schedule for completing it. All other discovery dates remain in effect. (O'Connor, Erin) (Entered: 06/01/2010)
06/09/2010	626	STIPULATION of Dismissal by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A) (Tietjen, Robert) (Entered: 06/09/2010)
06/17/2010	627	Letter to <i>Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 06/17/2010)
06/17/2010		ORDER re 627 Letter filed by Boies/Gravante. The parties shall submit their joint status report to the court no later than June 24, 2010. Ordered by Chief Magistrate Steven M. Gold on 6/17/2010. (O'Connor, Erin) (Entered: 06/17/2010)
06/24/2010	628	STATUS REPORT by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 06/24/2010)
06/24/2010	629	Letter to <i>Judge Gold from John H. Chung regarding progress of the case in</i>

		<i>advance of the status conference scheduled for 06/30/2010</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Cross, Wayne) (Entered: 06/24/2010)
06/24/2010	630	Letter <i>to Magistrate Judge Gold for June 30, 2010 Conference</i> by Caremark Inc. (Render, Paula) (Entered: 06/24/2010)
06/28/2010	631	Letter <i>to Hon. Steven M. Gold</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A) (Tietjen, Robert) (Entered: 06/28/2010)
06/29/2010	632	Letter <i>to Judge Gold</i> by Caremark Inc. (Attachments: # 1 Exhibit A) (Render, Paula) (Entered: 06/29/2010)
06/30/2010		Minute Entry for proceedings held before Chief Magistrate Steven M. Gold: Status Conference held on 6/30/2010. Endler et al. for plaintiffs; Chung, Render, Egan, Smith et al. for defendants. (1) Caremark defendants shall submit a letter by July 14 responding to the questions posed during today's conference with respect to the claims data of Advance PCS. The proposed schedule submitted as Exhibit A to the letters dated June 24, 2010, submitted by plaintiffs and manufacturer defendants as Docket Entries 628 and 629, is approved. THE NEXT CONFERENCE WILL BE HELD AT 10 AM ON SEPTEMBER 16, 2010. The parties shall submit letters identifying the issues to be raised at the conference no later than September 13, 2010. (FTR 10:13-11:04.) (O'Connor, Erin) (Entered: 06/30/2010)
07/08/2010	633	TRANSCRIPT of Proceedings held on 6/30/10, before Judge Gold. Court Transcriber TYPEWRITE WORD PROCESSING SERVICE, Telephone number 718-966-1401. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 7/29/2010. Redacted Transcript Deadline set for 8/9/2010. Release of Transcript Restriction set for 10/6/2010. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Hong, Loan) (Entered: 07/08/2010)
07/14/2010	634	Letter <i>regarding questions from 6-30-10 conference</i> by Caremark Inc. (Render, Paula) (Entered: 07/14/2010)
07/19/2010	635	Letter <i>in response to July 14, 2010 CVS/Caremark letter</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 07/19/2010)
07/23/2010		Minute Entry for Telephone Conference held on 7/22/2010 before Chief Magistrate Judge Steven M. Gold: Endler and Gravante for plaintiffs, Redner for AdvancePCS. AdvancePCS will submit a letter with data indicating the relative volume of mail pharmacy claims processed by Advance PCS and Caremark for 2004 through 2009 by July 30. If possible, the Advance PCS data will be further broken down into the relative volume of claims for each of its two adjudication systems. Assuming plaintiffs wish to pursue a matching process with respect to the Advance PCS data, the parties will submit a letter by August 11, 2010 reporting on the status of their efforts to agree upon a protocol and schedule for doing so. (Tape #FTR 4:00 - 4:22.) (Vasquez, Lea) (Entered: 07/23/2010)
07/30/2010	636	Letter <i>in response to 7/30/10 Order</i> by Caremark Inc. (Render, Paula)

		(Entered: 07/30/2010)
08/06/2010	637	NOTICE of Appearance by Brian K. O'Bleness on behalf of Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc. (aty to be noticed) (O'Bleness, Brian) (Entered: 08/06/2010)
08/11/2010	638	Letter <i>to update the status of issues pertaining to CVS/Caremark</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 08/11/2010)
08/11/2010	639	Letter <i>regarding proposal for matching analysis and other issues</i> by Caremark Inc. (Attachments: # 1 Exhibit A) (Render, Paula) (Entered: 08/11/2010)
08/13/2010	640	Letter <i>to Magistrate Judge Gold</i> by Caremark Inc. (Attachments: # 1 Exhibit Qualified Protective Order) (Render, Paula) (Entered: 08/13/2010)
08/13/2010	641	Letter <i>Revised Letter with Exhibits A and B</i> by Caremark Inc. (Attachments: # 1 Exhibit Qualified Protective Order, # 2 Exhibit Transcript of 3-4-09 Hearing) (Render, Paula) (Entered: 08/13/2010)
08/13/2010	642	Letter <i>addressed to Judge Steven M. Gold from John Chung regarding the matching process</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Cross, Wayne) (Entered: 08/13/2010)
08/13/2010		Minute Entry for Telephone Conference held on 8/13/2010 before Chief Magistrate Judge Steven M. Gold: Endler for plaintiffs, Render for defendant Caremark and non-party AdvancePCS. The issues raised in the letters to the Court filed as docket entries 638 through 641 were discussed and, at least for the time being, resolved. Protocols consistent with today's discussion will be completed by Caremark within two weeks and by Advance PCs within three weeks, and reports will be run within six weeks after the protocol is approved by plaintiffs or, if there is a dispute, by the Court. Counsel for defendant Caremark and non-party AdvancePCS will promptly confirm that it will be possible to efficiently run the variety of reports, with different numbers of variables matching, discussed on the record today. (Tape #FTR 2:28-2:51.) (Vasquez, Lea) (Entered: 08/13/2010)
08/26/2010	643	Letter <i>to Honorable Judge Gold re Scheduling Order Revisions</i> by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 08/26/2010)
08/27/2010		ORDER re 643 Letter filed by Boies/Gravante Plaintiffs: The amended scheduling Order is approved. The September 16th conference is adjourned to 10:00 a.m. on November 23, 2010. So Ordered by Chief Magistrate Judge Steven M. Gold on 8/27/2010. (Vasquez, Lea) (Entered: 08/27/2010)
08/27/2010	644	Letter <i>to Magistrate Judge Gold</i> by Caremark Inc. (Render, Paula) (Entered: 08/27/2010)
08/31/2010	645	Letter dtd 08-30-10 To Judge Glasser and Magistrate Gold informing the Court of the passing of Mr. Wayne Cross Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Sica, Michele) (Entered: 08/31/2010)
09/01/2010	646	NOTICE of Appearance by John Hail Chung on behalf of Ciba-Geigy

		Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (aty to be noticed) (Chung, John) (Entered: 09/01/2010)
09/03/2010	647	Letter to Magistrate Judge Gold regarding AdvancePCS provision of protocol by AdvancePCS n/k/a Caremark PCS Health LLC (Render, Paula) (Entered: 09/03/2010)
09/23/2010	648	Letter to Hon. Judge Gold re adjournment of status conference by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 09/23/2010)
09/23/2010		RE-SCHEDULING ORDER: re 648 Letter filed by Boies/Gravante Plaintiffs: The conference previously scheduled for November 23rd will instead be held at 11:00 a.m. on December 1, 2010. So Ordered by Chief Magistrate Judge Steven M. Gold on 9/23/2010. (Vasquez, Lea) (Entered: 09/23/2010)
11/19/2010	649	Letter by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 11/19/2010)
11/19/2010		SCHEDULING ORDER: re 649 Letter filed by Boies/Gravante Plaintiffs. The conference previously scheduled for December 1st will be held instead at 10:00 a.m. on March 8, 2011. The parties shall submit a proposed agenda for the conference no later than March 1, 2011. Ordered by Chief Magistrate Steven M. Gold on 11/19/2010. (O'Connor, Erin) (Entered: 11/19/2010)
01/18/2011	650	Letter regarding amendments to the Scheduling Order by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit Proposed Amended Discovery Schedule) (Tietjen, Robert) (Entered: 01/18/2011)
01/18/2011		ORDER re 650 Letter filed by Boies/Gravante Plaintiffs: The proposed amended discovery schedule is approved and hereby entered as an Order of the Court. The conference previously scheduled for March 8th will instead be held at 2:00 p.m. on April 19, 2011. So Ordered by Chief Magistrate Judge Steven M. Gold on 1/18/2011. (Vasquez, Lea) (Entered: 01/18/2011)
03/08/2011	651	Letter regarding request for conference by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C, # 4 Exhibit D, # 5 Exhibit E, # 6 Exhibit F, # 7 Exhibit G) (Tietjen, Robert) (Entered: 03/08/2011)
03/11/2011	652	Letter to the Honorable Steven M. Gold by Caremark Inc. (Attachments: # 1 Exhibit Plaintiffs' Letter re Schedule, # 2 Exhibit 5/18/10 Transcript Excerpt) (Render, Paula) (Entered: 03/10/2011)
03/11/2011	653	Letter to Hon. Steven M. Gold from Robert A. Milne in response to Plaintiffs' March 8, 2011 Letter by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Chung, John) (Entered: 03/11/2011)
03/15/2011	654	Letter Requesting Court Conference by Boies/Gravante Plaintiffs (Attachments: # 1 Attachment A) (Tietjen, Robert) (Entered: 03/15/2011)
03/17/2011	655	Letter to Hon. Steven M. Gold from Robert A. Milne on behalf of the manufacturer Defendants in response to Plaintiffs' March 15, 2011 Letter by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Milne, Robert) (Entered: 03/17/2011)

03/17/2011	656	Letter <i>in response to Plaintiffs letter of March 15, 2011.</i> by AdvancePCS n/k/a Caremark PCS Health LLC, Caremark Inc. (Attachments: # 1 Exhibit A) (Render, Paula) (Entered: 03/17/2011)
03/21/2011		Minute Entry for Telephone Conference held on 3/17/2011 before Chief Magistrate Judge Steven M. Gold: Endler for plaintiffs, Milne for manufacturer defendants, Render for Caremark. Caremark will promptly determine what would be involved in providing plaintiffs with a sample of the data falling within categories IV.1 and IV.2 on page 5 of Caremark's letter filed March 11, 2011, docket entry 652. The parties will then confer and, absent a compelling showing by Caremark that providing a random sample of information would be unduly burdensome, such sample information will promptly be provided. Plaintiffs' application for sample data with respect to categories IV.3 and IV.4 is denied pursuant to Fed. R. Civ. P. 26(b)(2)(C)(iii). Plaintiffs may propound interrogatories to Caremark and, if the responses are insufficient, serve a 30(b)(6) deposition notice. Plaintiffs' application for Caremark's acquisition cost information is deferred to allow the parties additional time to confer and for plaintiffs to produce the relevant information themselves. (Tape #FTR 3:38-4:02.) (Vasquez, Lea) (Entered: 03/21/2011)
03/21/2011	657	TRANSCRIPT of Proceedings held on August 13, 2010, before Judge Gold. Court Transcriber: Transcription Plus II, Telephone number 516-783-3720. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 4/11/2011. Redacted Transcript Deadline set for 4/21/2011. Release of Transcript Restriction set for 6/20/2011. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Rocco, Christine) (Entered: 03/21/2011)
04/05/2011	658	Letter <i>to the Honorable Steven Gold</i> by Caremark Inc. (Render, Paula) (Entered: 04/05/2011)
04/14/2011	659	NOTICE of Appearance by Toni-Ann Citera on behalf of Caremark Inc. (aty to be noticed) (Citera, Toni-Ann) (Entered: 04/14/2011)
04/14/2011	660	Letter <i>to Hon. Steven M. Gold from Robert Milne on behalf of the manufacturer Defendants, Caremark and Plaintiffs jointly to request an adjournment of the status conference currently scheduled for April 19, 2011</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Attachments: # 1 Exhibit A, # 2 Exhibit B, # 3 Exhibit C) (Milne, Robert) (Entered: 04/14/2011)
04/14/2011		ORDER re 660 Letter, filed by Novartis Pharmaceuticals Corporation, Sandoz Inc. Ciba-Geigy Corporation: The conference previously scheduled for April 19, 2011 is adjourned without date. The parties shall provide an updated status report on the matching process and propose possible dates for the next conference no later than April 29, 2011. So Ordered by Chief Magistrate Judge Steven M. Gold on 4/14/2011. (Vasquez, Lea) (Entered: 04/14/2011)
04/18/2011	661	TRANSCRIPT of Proceedings held on March 17, 2011, before Judge Gold. Court Transcriber: Aria Transcriptions, Telephone number 215-767-7700.

		Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 5/9/2011. Redacted Transcript Deadline set for 5/19/2011. Release of Transcript Restriction set for 7/18/2011. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Rocco, Christine) (Entered: 04/18/2011)
04/29/2011	662	Letter to Hon. Steven M. Gold from Robert Milne, on behalf of the parties, requesting a brief extension of the Court's deadline to submit a proposed date for the next status conference by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Milne, Robert) (Entered: 04/29/2011)
05/02/2011		ORDER re 662 Letter, filed by Novartis Pharmaceuticals Corporation, Sandoz Inc., Ciba-Geigy Corporation: Counsel are to submit the updated status report on the matching process and propose possible dates for the next conference by 5:00 p.m. today. So Ordered by Chief Magistrate Judge Steven M. Gold on 5/2/2011. (Vasquez, Lea) (Entered: 05/02/2011)
05/02/2011	663	Letter to Hon. Steven M. Gold from Robert Milne on behalf of the manufacturer Defendants, Caremark and Plaintiffs in response to the Court's instruction to submit a proposed date for the next status conference by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Milne, Robert) (Entered: 05/02/2011)
05/03/2011		ORDER re 663 Letter, filed by Novartis Pharmaceuticals Corporation, Sandoz Inc., Ciba-Geigy Corporation. The proposed schedule is approved and hereby entered as and Order of the Court as follows: The date for completion of near-matching is May 6th, the analysis of near-matching results is May 6th through May 20th, parties are to meet and confer between May 20th and June 3rd and submit letters to the Court by June 20th in advance of the conference to be held at 2:00 p.m. on June 27th. So Ordered by Chief Magistrate Judge Steven M. Gold on 5/3/2011. (Vasquez, Lea) (Entered: 05/03/2011)
06/01/2011	664	Letter MOTION to Adjourn Conference by Boies/Gravante Plaintiffs. (Tietjen, Robert) (Entered: 06/01/2011)
06/01/2011		ORDER denying 664 Motion to Adjourn Conference: The Court is unavailable on the dates suggested by counsel. The conference will either proceed on June 27th or counsel are to submit alternative dates of availability during the week of August 8th no later than June 6th. So Ordered by Chief Magistrate Judge Steven M. Gold on 6/1/2011. (Vasquez, Lea) (Entered: 06/01/2011)
06/03/2011	665	Letter responding to June 1, 2011 Order by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 06/03/2011)
06/06/2011		SCHEDULING ORDER re 665 Letter filed by Boies/Gravante Plaintiffs: The conference previously scheduled for June 27th will instead be held at 2:00 p.m. on August 12, 2011. So Ordered by Chief Magistrate Judge Steven M. Gold on 6/6/2011. (Vasquez, Lea) (Entered: 06/06/2011)
08/08/2011	666	Letter to Hon. Steven M. Gold from Robert A. Milne on behalf of the

		<i>manufacturer Defendants, Caremark and Plaintiffs</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Attachments: # 1 Exhibit A - Stipulation and Proposed Order) (Milne, Robert) (Entered: 08/08/2011)
08/09/2011		SCHEDULING ORDER: re 666 : The status conference previously scheduled for August 12th is CANCELED. The court will hold a telephone conference at 10:00 a.m. on August 11th instead. So Ordered by Chief Magistrate Judge Steven M. Gold on 8/9/2011. (O'Connor, Erin) (Entered: 08/09/2011)
08/12/2011		Minute Entry for Telephone Conference held on 8/11/2011 before Chief Magistrate Judge Steven M. Gold: Endler, Durette, et al. for plaintiffs, Milne, Render, Egan et al. for defendants. The Court will enter the stipulation submitted as Exhibit A to Mr. Milne's letter of August 8, 2011, Docket Entry 666, without prejudice to the letter submissions discussed on the record today. If plaintiffs elect to submit a letter they shall do so by August 19, and defendants shall respond by September 9. As indicated on the record, the Court's current intention is to decide defendants' anticipated summary judgment motion on the record developed in discovery to date, and not to consider whether additional discovery not yet taken might raise a question of fact sufficient to defeat the anticipated motion. As also stated on the record, it is plaintiffs' responsibility to take whatever steps they deem appropriate to communicate with any non-parties from whom discovery has been taken about their expectations that those non-parties will maintain any existing data and means for analyzing that data in the future. (Tape #FTR 10:01-10:57.) (Vasquez, Lea) (Entered: 08/12/2011)
08/15/2011	667	TRANSCRIPT of Proceedings held on August 11, 2011, before Judge Gold. Court Transcriber: TypeWrite Word processing Service, Telephone number 718-966-1401. Transcript may be viewed at the court public terminal or purchased through the Court Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 9/6/2011. Redacted Transcript Deadline set for 9/15/2011. Release of Transcript Restriction set for 11/14/2011. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Rocco, Christine) (Entered: 08/15/2011)
08/16/2011	668	NOTICE re 666 Letter: The parties shall sign and submit the attached Consent form for the court's approval. (O'Connor, Erin) (Entered: 08/16/2011)
09/15/2011	669	Letter to Hon. Steven M. Gold from Robert A. Milne on behalf of the <i>manufacturer Defendants and Caremark</i> by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Milne, Robert) (Entered: 09/15/2011)
09/20/2011	670	MOTION for Leave to Appear Pro Hac Vice Filing fee \$ 25, receipt number 0207-5029770. by Abbott Laboratories, Inc.. (Attachments: # 1 Affidavit, # 2 Proposed Order) (Kalil, Charles) (Entered: 09/20/2011)
09/27/2011		ORDER granting 670 Motion for Leave to Appear Pro Hac Vice: Charles J. Kalili II to appear for Abbott Laboratories. So Ordered by Chief Magistrate

		Steven M. Gold on 9/27/2011. (Vasquez, Lea) (Entered: 09/27/2011)
09/30/2011	671	Letter to Hon. Steven M. Gold responding to Defendants' Sept 15th Letter by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 09/30/2011)
09/30/2011	672	Letter to Hon. Steven M. Gold responding to Defendants' Sept 15th Letter by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 09/30/2011)
10/12/2011	673	Letter to Judge Glasser and Judge Gold from John H. Chung enclosing executed consent forms for dispositive motions by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Chung, John) (Entered: 10/12/2011)
10/12/2011	674	Letter to The Honorable Judge Steven M. Gold by Hoffman-Laroche, Inc. (Egan, James) (Entered: 10/12/2011)
10/12/2011	675	STIPULATION and [Proposed] Order regarding page limits by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Chung, John) (Entered: 10/12/2011)
10/13/2011		STIPULATION AND ORDER re 675 : The parties' Stipulation and Proposed Order is hereby entered as an Order of the Court. So Ordered by Chief Magistrate Judge Steven M. Gold on 10/13/2011. (O'Connor, Erin) (Entered: 10/13/2011)
10/13/2011	676	Letter to Judge Gold from John H. Chung regarding an extension of the summary judgment briefing schedule by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Inc. (Chung, John) (Entered: 10/13/2011)
10/13/2011		ORDER re 676 Letter filed by Novartis Pharmaceuticals Corporation, Sandoz Inc., Ciba-Geigy Corporation. The parties' application for an extension of the briefing schedule is granted. So Ordered by Chief Magistrate Judge Steven M. Gold on 10/13/2011. (O'Connor, Erin) (Entered: 10/13/2011)
10/20/2011	677	MOTION for Summary Judgment / Notice of Defendants' Individual Motions for Summary Judgment by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 10/20/2011)
10/20/2011	678	MEMORANDUM in Support re 677 MOTION for Summary Judgment / Notice of Defendants' Individual Motions for Summary Judgment / Joint Memorandum of Law in Support of Individual Defendants' Motions for Summary Judgment filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 10/20/2011)
10/20/2011	679	RULE 56.1 STATEMENT re 677 MOTION for Summary Judgment / Notice of Defendants' Individual Motions for Summary Judgment / Local Rule 56.1 Statement of Undisputed Material Facts in Support of Individual Defendants' Motions for Summary Judgment filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 10/20/2011)

10/20/2011	680	AFFIDAVIT/DECLARATION in Support re 677 MOTION for Summary Judgment / <i>Notice of Defendants' Individual Motions for Summary Judgment / Declaration of John H. Chung in Support of Individual Defendants' Motions for Summary Judgment</i> filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Exhibits 1-29, # 2 Exhibits 30-31 (Part 1), # 3 Exhibit 31 (Part 2), # 4 Exhibit 31 (Part 3), # 5 Exhibit 31 (Part 4), # 6 Exhibits 32-66, # 7 Exhibits 67-71, # 8 Exhibit 72, # 9 Exhibit 73-75) (Milne, Robert) (Entered: 10/20/2011)
10/20/2011	681	AFFIDAVIT/DECLARATION in Support re 677 MOTION for Summary Judgment / <i>Notice of Defendants' Individual Motions for Summary Judgment / Declaration of Steven Herscovici, Ph.D.</i> filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 10/20/2011)
10/20/2011	682	MOTION for Summary Judgment / <i>Amended Notice of Defendants' Individual Motions for Summary Judgment</i> 677 by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 10/20/2011)
10/20/2011	683	CONSENT to Magistrate Judge Disposition on Motion by Abbott Laboratories, Inc., Advance PCS n/k/a Caremark PCS Health LLC, American Home Products Corporation, Boies/Gravante Plaintiffs, Caremark Inc., Ciba-Geigy Corporation, Drug Mart Pharmacy Corporation, G.D. Searle & Co., Glaxo, Inc., Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc., Hoffmann-La Roche, Inc., Johnson and Johnson, Jost Pharmacy, Inc., Knoll Pharmaceutical Company, Medco Containment Services, Novartis Pharmaceuticals Corporation, Pfizer, Inc., Phar-Mor Plaintiffs, 1:95-cv-01261-ILG, Pharmacia & Upjohn Co., Piptone Ethical Pharmacy, Inc., R-R Drugs, Inc., Rhone-Poulenc Rorer, Inc., Sandoz Inc., Sandoz Pharmaceuticals, Inc., Smithkline Beecham Pharmaceutical Co., This Way Pharmacy, Thrift Drug Inc., re 677 MOTION for Summary Judgment /, 682 MOTION for Summary Judgment <i>Amended Notice of Defendants' Individual Motions for</i> 677 Summary Judgment referred to Steven M. Gold. (Layne, Monique) (Entered: 10/21/2011)
11/30/2011	684	RESPONSE in Opposition re 682 MOTION for Summary Judgment / <i>Amended Notice of Defendants' Individual Motions for Summary Judgment</i> 677 filed by Boies/Gravante Plaintiffs. (Tietjen, Robert) (Entered: 11/30/2011)
11/30/2011	685	RULE 56.1 STATEMENT re 682 MOTION for Summary Judgment / <i>Amended Notice of Defendants' Individual Motions for Summary Judgment</i> 677 Plaintiffs' Response to Defendants' Statement of Undisputed Material Facts filed by Boies/Gravante Plaintiffs. (Tietjen, Robert) (Entered: 11/30/2011)
11/30/2011	686	AFFIDAVIT/DECLARATION in Opposition re 682 MOTION for Summary Judgment / <i>Amended Notice of Defendants' Individual Motions for Summary Judgment</i> 677 Declaration of Robert C. Tietjen in Support of Plaintiffs' Memorandum of Law in Opposition to Individual Defendants' Motions for

		<p><i>Summary Judgment</i> filed by Boies/Gravante Plaintiffs. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Exhibit 11, # 12 Exhibit 12, # 13 Exhibit 13, # 14 Exhibit 14, # 15 Exhibit 15, # 16 Exhibit 16, # 17 Exhibit 17, # 18 Exhibit 18, # 19 Exhibit 19, # 20 Exhibit 20 (Part 1), # 21 Exhibit 20 (Part 2), # 22 Exhibit 21, # 23 Exhibit 22, # 24 Exhibit 23, # 25 Exhibit 24 (Part 1), # 26 Exhibit 24 (Part 2), # 27 Exhibit 24 (Part 3), # 28 Exhibit 24 (Part 4), # 29 Exhibit 24 (Part 5), # 30 Exhibit 25, # 31 Exhibit 26, # 32 Exhibit 27, # 33 Exhibit 28 (Part 1), # 34 Exhibit 28 (Part 2), # 35 Exhibit 29, # 36 Exhibit 30 (Part 1), # 37 Exhibit 30 (Part 2), # 38 Exhibit 31, # 39 Exhibit 32 (Part 1), # 40 Exhibit 32 (Part 2), # 41 Exhibit 33, # 42 Exhibit 34, # 43 Exhibit 35, # 44 Exhibit 36, # 45 Exhibit 37, # 46 Exhibit 38, # 47 Exhibit 39, # 48 Exhibit 40, # 49 Exhibit 41, # 50 Exhibit 42, # 51 Exhibit 43, # 52 Exhibit 44, # 53 Exhibit 45, # 54 Exhibit 46, # 55 Exhibit 47, # 56 Exhibit 48, # 57 Exhibit 49, # 58 Exhibit 50, # 59 Exhibit 51, # 60 Exhibit 52, # 61 Exhibit 53, # 62 Exhibit 54, # 63 Exhibit 55, # 64 Exhibit 56, # 65 Exhibit 57, # 66 Exhibit 58, # 67 Exhibit 59, # 68 Exhibit 60, # 69 Exhibit 61, # 70 Exhibit 62) (Tietjen, Robert) (Entered: 11/30/2011)</p>
12/19/2011	687	<p>Letter to Judge Gold from John H. Chung regarding page limits by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Chung, John) (Entered: 12/19/2011)</p>
12/19/2011		<p>ORDER re 687 Letter filed by Sandoz Pharmaceuticals, Inc., Novartis Pharmaceuticals Corporation, Ciba-Geigy Corporation: Defendants' reply memoranda in support of their individual motions for summary judgment are not to exceed 25 pages cumulatively. So Ordered by Chief Magistrate Judge Steven M. Gold on 12/19/2011. (Vasquez, Lea) (Entered: 12/19/2011)</p>
12/21/2011	688	<p>REPLY to Response to Motion re 682 MOTION for Summary Judgment / Amended Notice of Defendants' Individual Motions for Summary Judgment 677 / Defendants' Joint Reply Memorandum of Law in Support of Individual Defendants' Motions for Summary Judgment filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 12/21/2011)</p>
12/21/2011	689	<p>AFFIDAVIT/DECLARATION in Support re 682 MOTION for Summary Judgment / Amended Notice of Defendants' Individual Motions for Summary Judgment 677 / Declaration of David H. Suggs in Support of Individual Defendants' Motions for Summary Judgment filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4) (Milne, Robert) (Entered: 12/21/2011)</p>
12/21/2011	690	<p>AFFIDAVIT/DECLARATION in Support re 682 MOTION for Summary Judgment / Amended Notice of Defendants' Individual Motions for Summary Judgment 677 / Supplemental Declaration of Steven Herscovici, Ph.D. filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Attachments: # 1 Exhibit 1) (Milne, Robert) (Entered: 12/21/2011)</p>

12/21/2011	691	REPLY in Support re 682 MOTION for Summary Judgment / <i>Amended Notice of Defendants' Individual Motions for Summary Judgment</i> 677 , 679 Rule 56.1 Statement, / <i>Defendants' Reply in Support of Local Rule 56.1 Statement of Undisputed Material Facts in Support of Individual Defendants' Motions for Summary Judgment</i> filed by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc.. (Milne, Robert) (Entered: 12/21/2011)
12/21/2011	692	Letter to Judge Gold from Robert A. Milne by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Milne, Robert) (Entered: 12/21/2011)
01/10/2012		SCHEDULING ORDER: The court will hear oral argument on defendants' motion for summary judgment, Docket Entry 682, at 10:00 a.m. on March 23, 2012 . So Ordered by Chief Magistrate Judge Steven M. Gold on 1/10/2012. (O'Connor, Erin) (Entered: 01/10/2012)
02/21/2012	693	STIPULATION of Dismissal by Boies/Gravante Plaintiffs (Attachments: # 1 Exhibit 1) (Tietjen, Robert) (Entered: 02/21/2012)
02/23/2012	694	STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE, IT IS STIPULATED AND AGREED, by and between HLR and the Settling Plaintiffs: That any and all of the claims brought against HLR in the BNPD Litigation by the Settling Plaintiffs be, and hereby are, dismissed with prejudice. That HLR and Settling Plaintiffs each will bear their own attorneys' fees and costs as against the other. That the Settling Plaintiffs reserve their claims in the BNPD Litigation against all defendants other than HLR. Party Hoffmann-La Roche, Inc. terminated. Ordered by Senior Judge I. Leo Glasser on 2/21/2012. (Layne, Monique) (Entered: 02/23/2012)
02/27/2012	695	NOTICE of Appearance by Michael Sennett on behalf of Caremark Inc. (aty to be noticed) (Sennett, Michael) (Entered: 02/27/2012)
03/09/2012	696	Letter re <i>Stipulation of Dismissal of certain claims by Selected Plaintiffs against certain Defendants</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Stipulation of Dismissal) (Tietjen, Robert) (Entered: 03/09/2012)
03/12/2012	697	STIPULATION AND ORDER OF DISMISSAL, pursuant to Rule 41(a)(1) (A)(ii) of the Fed.R.Civ.Pr., the claims brought by Plaintiffs in the above-captioned litigation consisting only of those specific claims by the specific Plaintiffs against the specific Defendants listed in Exhibit A hereto are hereby dismissed with prejudice. Party Ciba-Geigy Corporation, G.D. Searle & Co., Hoechst Marion Roussel, Inc. formerly known as Marion Merrell Dow Inc., Johnson and Johnson (a New Jersey Corporation), Pfizer, Inc., Pharmacia & Upjohn Co., Rhone-Poulenc Rorer, Inc., Sandoz Pharmaceuticals, Inc., Thrift Drug Inc., Abbott Laboratories, Inc. and Caremark Inc. terminated per 696 . Ordered by Senior Judge I. Leo Glasser on 3/12/2012. (Layne, Monique) (Entered: 03/12/2012)
03/21/2012	698	Letter to Judge Gold from Robert A. Milne by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4) (Milne, Robert) (Entered: 03/21/2012)

03/26/2012	699	Minute Order for Motion Hearing held on 3/23/2012 re 682 MOTION for Summary Judgment / <i>Amended Notice of Defendants' Individual Motions for Summary Judgment</i> 677 filed by Sandoz Pharmaceuticals, Inc., Novartis Pharmaceuticals Corporation, Ciba-Geigy Corporation proceedings held before Chief Magistrate Steven M. Gold: Durette and Endler for plaintiffs, Milne for defendants. Argument held on defendants' motion for summary judgment. Decision reserved. (Tape #FTR 9:55-12:03.) (Vasquez, Lea) (Entered: 03/26/2012)
03/30/2012	700	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on 3/23/12, before Judge Gold. Court Reporter/Transcriber ARIA SERVICES, INC., Telephone number 845-260-1377. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 4/20/2012. Redacted Transcript Deadline set for 4/30/2012. Release of Transcript Restriction set for 6/28/2012. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Hong, Loan) (Entered: 03/30/2012)
07/10/2012	701	Letter by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 07/10/2012)
07/12/2012	702	Letter Dated 7/12/2012 from White & Case to Judge Gold in response to Plaintiffs' letter of July 10, 2012 and the Williams v. Duke decision of the Sixth Circuit. by Novartis Pharmaceuticals Corporation (Milne, Robert) (Entered: 07/12/2012)
08/16/2012	703	MEMORANDUM AND OPINION: For the reasons stated in the attached Memorandum & Order, defendants' motion for summary judgment is granted. So Ordered by Chief Magistrate Steven M. Gold on 8/16/2012. (O'Connor, Erin) (Entered: 08/16/2012)
08/16/2012	704	ORDER: The parties shall promptly meet and confer and submit a report on how they intend to proceed no later than September 7, 2012. So Ordered by Chief Magistrate Judge Steven M. Gold on 8/16/2012. (O'Connor, Erin) (Entered: 08/16/2012)
08/22/2012	705	Letter by Boies/Gravante Plaintiffs (Tietjen, Robert) (Entered: 08/22/2012)
08/23/2012		ORDER re 705 Letter filed by Boies/Gravante Plaintiffs: Counsel shall now submit submit a report on how they intend to proceed no later than September 25, 2012. So Ordered by Chief Magistrate Judge Steven M. Gold on 8/23/2012. (Vasquez, Lea) (Entered: 08/23/2012)
09/11/2012	706	Letter re <i>Stipulation and [Proposed] Order of Dismissal</i> by Boies/Gravante Plaintiffs (Attachments: # 1 Proposed Order, # 2 Exhibit 1) (Tietjen, Robert) (Entered: 09/11/2012)
09/18/2012	707	STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE. STIPULATED AND AGREED, by and between HLR and the Settling Plaintiffs: 1. That any and all of the claims brought against HLR in the BNPD Litigation by the Settling Plaintiffs be, and hereby are, dismissed with prejudice. 2. That HLR and Settling Plaintiffs each will bear their own attorneys' fees and costs as against the other. 3. That the Settling Plaintiffs

		reserve their claims in the BNPD. Ordered by Judge I. Leo Glasser on 9/12/2012. (Attachments: #(1) EXH-1-PRT.1, #(2) EXH-1-PRT. 2). (Layne, Monique) (Entered: 09/18/2012)
09/25/2012	708	Letter to Judge Gold from Robert A. Milne providing a status report pursuant to the Court's minute order dated 08/23/2012 by Novartis Pharmaceuticals Corporation (Milne, Robert) (Entered: 09/25/2012)
10/02/2012	709	NOTICE OF FILING OF OFFICIAL TRANSCRIPT of Proceedings held on October 6, 2008, before Judge Glasser. Court Reporter/Transcriber Ronald E. Tolkin, Official Court Reporter, Telephone number 718-613-2647. Email address: ronald_tolkin@nyed.uscourts.gov. Transcript may be viewed at the court public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through PACER. Redaction Request due 10/23/2012. Redacted Transcript Deadline set for 11/2/2012. Release of Transcript Restriction set for 12/31/2012. (Tolkin, Ronald) (Entered: 10/02/2012)
10/02/2012	710	Letter to Judge Gold from Robert A. Milne requesting an extension to submit the Proposed Stipulation and Order by Novartis Pharmaceuticals Corporation (Milne, Robert) (Entered: 10/02/2012)
10/03/2012		ORDER re 710 Letter filed by Novartis Pharmaceuticals Corporation: The parties time to submit the proposed Stipulation and Order is extended to October 9, 2012. So Ordered by Chief Magistrate Judge Steven M. Gold on 10/3/2012. (Vasquez, Lea) (Entered: 10/03/2012)
10/09/2012	711	Letter dated 10/9/12 re: Draft Stipulation and Proposed Order by Ciba-Geigy Corporation, Novartis Pharmaceuticals Corporation, Sandoz Pharmaceuticals, Inc. (Attachments: # 1 Exhibit A) (Milne, Robert) (Entered: 10/09/2012)
10/16/2012	712	STIPULATION and [Proposed] Rule 54(b) Order by Novartis Pharmaceuticals Corporation (Milne, Robert) (Entered: 10/16/2012)
10/16/2012	713	Joint MOTION for Entry of Judgment under Rule 54(b) / Notice of Parties' Joint Motion for Entry of Final Judgment Pursuant to Rule 54(b) of the Federal Rules of Civil Procedure by Novartis Pharmaceuticals Corporation. (Milne, Robert) (Entered: 10/16/2012)
10/16/2012	714	MEMORANDUM in Support re 713 Joint MOTION for Entry of Judgment under Rule 54(b) / Notice of Parties' Joint Motion for Entry of Final Judgment Pursuant to Rule 54(b) of the Federal Rules of Civil Procedure filed by Novartis Pharmaceuticals Corporation. (Milne, Robert) (Entered: 10/16/2012)
10/22/2012	715	Letter to Judge Glasser and Judge Gold from Robert A. Milne enclosing executed consent forms from all parties by Novartis Pharmaceuticals Corporation (Milne, Robert) (Entered: 10/22/2012)
10/24/2012	716	CONSENT to Magistrate Judge Disposition on Motion re 713 Joint MOTION for Entry of Judgment under Rule 54(b) / Notice of Parties' Joint Motion for Entry of Final Judgment Pursuant to Rule 54(b) of the Federal Rules of Civil

		<i>Procedure</i> Motion referred to Steven M. Gold. Signed Judge I. Leo Glasser on 10/23/2012. (Lee, Tiffeny) (Entered: 10/24/2012)
10/25/2012		ORDER in case 1:02-cv-03007-ILG-SMG; granting (713) Motion for Entry of Judgment under Rule 54(b) in case 1:93-cv-05148-ILG-SM. Because I have determined, pursuant to Federal Rule of Civil Procedure 54(b) and for the reasons stated in the Joint Memorandum of Law submitted by the parties as Docket Entry 714, that there is no just reason for delay, the stipulation and proposed Rule 54(b) Order filed as Docket Entry 712 is hereby approved and entered as an Order of the Court. Ordered by Chief Magistrate Judge Steven M. Gold on 10/25/2012. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Gold, Steven) (Entered: 10/25/2012)
11/13/2012		PARTIAL FINAL JUDGMENT: Judgment is hereby entered in favor of Defendants Abbott Laboratories, Ciba-Geigy Corporation, Sandoz Pharmaceuticals Corporation now merged into Novartis Pharmaceuticals Corporation), Hoechst Marion Roussel, Inc., Pfizer Inc. and G.D. Searle & Co and Pharmacia & Upjohn Co. (both now merged with Pfizer Inc.), Rhone-Poulenc Rorer, Inc., Thrift Drug, Inc., Johnson & Johnson, and Caremark R) (Inc. and against Plaintiffs Ackal's Iberia Pharmacy, Inc. d/b/a Ackal's Pharmacy, Cash & Henderson Drugs, Inc. d/b/a Cash & Henderson Drugs, Collinwood Drugs, Creech Drug Co., Inc., David W. Garber d/b/a Fishburne Pharmacy, Dee-Car Inc. d/b/a Medical III Pharmacy, Discount Drugs of Ellijay, GA., Inc. d/b/a Valu-Rite Discount Pharmacy, formerly d/b/a Wal-Mart, Family Prescription Center, Inc., Feldman, Inc. d/b/a Drug Center of Newtown, Graves Drug Store Emporia, Inc. d/b/a Graves Drug Store, Harrah Pharmacy, Inc. d/b/a Harrah Pharmacy, J.T. Lindsey d/b/a Omega Pharmacy, Klein's Pharmacy & Orthopedic Appliances d/b/a Klein's Pharmacy, Lively Drug Co., Inc., Maple Avenue Pharmacy, Inc. d/b/a Maple Avenue Pharmacy, Marjorie H. Lamar d/b/a Madison Drug Company, Matthew E. Leon d/b/a West End Pharmacy, Miller Drugs, Inc. d/b/a Miller Drugs, Monroe Pharmacy, Inc. d/b/a Monroe Pharmacy, Northpark Pharmacy, Ltd d/b/a Acadania East Pharmacy, Pelta Drug, Inc. d/b/a James Pharmacy, Pharma-Card, Inc. d/b/a Pharma-Card Prescription Services, R.H. Moore Drug Company of Franklin, Rickman & Haile, Inc. d/b/a Perkins Drugs, Thrifty Drug Store, Inc. d/b/a Thrifty Drug, Triangle Pharmacy, Inc., Troutman Drug Co., and Washeko's Pharmacy, Inc.. Ordered by Michele Gapinski Chief Deputy Clerk of Court on 11/5/2012. Associated Cases: 1:93-cv-05148-ILG-SMG et al. (Marziliano, August) (Entered: 11/13/2012)
11/20/2012	717	NOTICE OF APPEAL as to Clerk's Judgment (11/13/12) by Boies/Gravante Plaintiffs. Filing fee \$ 455, receipt number 0207-5854181. Service done electronically. (Gravante, Nicholas) Modified on 11/26/2012 to indicate date of 'Clerk's Judgment' and reflect service only. (McGee, Mary Ann). (Entered: 11/20/2012)
11/26/2012		Electronic Index to Record on Appeal sent to US Court of Appeals. 717 Notice of Appeal, Documents are available via Pacer. For docket entries without a hyperlink or for documents under seal, contact the court and we'll arrange for the document(s) to be made available to you. (McGee, Mary Ann) (Entered: 11/26/2012)

