

IN THE COURT OF COMMON PLEAS
PHILADELPHIA COUNTY, CIVIL TRIAL DIVISION

IN RE: YAZ®, YASMIN®, OCELLA® PRODUCT
LIABILITY LITIGATION

SEPTEMBER TERM, 2009

NO. 1307

APPLICABLE TO ALL CASES

DOCKETED
COMPLEX LIT CENTER

JUN 21 2010

J. STEWART

CASE MANAGEMENT ORDER NO. 4-E
(RE: Limited Authorization to Fill-in
Certain Information in Records Authorizations
Submitted with Plaintiffs Fact Sheets)

This Order supplements and amends the provisions of Section II of Case Management Order No. 4 (“CMO No. 4”) pertaining to the provision and use of Authorizations provided by plaintiffs for the release of records.

1. CMO No. 4 provides for plaintiffs to submit addressed and executed Authorizations to defendants that are substantially complete in all respects;

2. In the event that a signed Authorization does not contain the following information with respect to the plaintiff -- or, in the case of an authorization signed in a representative capacity, the information with respect to the represented party -- defendants or their record copy vendor, Litigation Management, Inc. (“LMI”) are authorized to fill in the following information:

- a. The name and/or address of the plaintiff, or represented party, at the top of the Authorization;
- b. The social security number;
- c. The date of birth; and,

In Re: Yaz/Yazmin/Ocella Litigation-ORDER



09090130700089

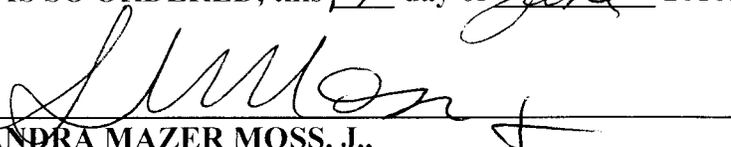
d. The name of defense counsel or LMI as the party to whom records may be released.

3. CMO No. 4, section III.A.2.(f), provided that “Undated Authorizations constitute permission for Defendants to date (and where applicable, re-date) Authorizations before sending to records custodians.” In addition to that provision, with respect to Authorizations provided to defendants that are dated, defendants and LMI are hereby authorized to re-date the Authorizations to the date that they are being sent to the Healthcare Providers and other entities that require Authorizations, provided that the date affixed is not later than December 31, 2011. Defendants and LMI shall be permitted to “white-out” the date and re-date.

4. With respect to Authorizations signed “in blank” (i.e. without setting forth the identity of the custodian of records or provider of care) defendants and LMI may use the Authorization to obtain records for only those Healthcare Providers and other sources of records (e.g. pharmacies, employers, etc.) identified in the PFS, subject to the limitations of Section I of CMO No. 4(a) with respect to Educational and Employment Authorizations. Defendants or LMI shall provide E-mail notice to Plaintiff’s counsel when an Authorization is changed consistent with this paragraph three (3) business days prior to sending the Authorization to a provider.

5. All of CMO No. 4, other than as amended herein and in CMO No. 4(a), (b), (c) and (d) shall remain unchanged and in full force and effect.

IT IS SO ORDERED, this 17th day of June 2010,



SANDRA MAZER MOSS, J.,
COORDINATING JUDGE
COMPLEX LITIGATION CENTER