

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF TENNESSEE
NASHVILLE DIVISION

IN RE: AREDIA AND ZOMETA)
PRODUCTS LIABILITY LITIGATION)

No. 3:06-MD-1760
Judge Campbell/Brown

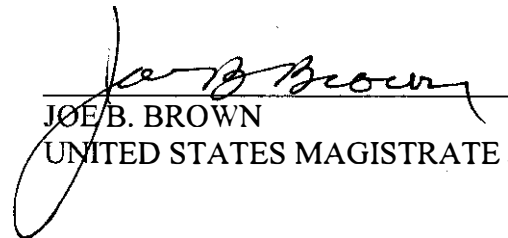
This document relates to)
ALL CASES)

ORDER

On June 4, 2009, a telephone conference was held with the parties to discuss a clarification of the language in the Fee and Expense Assessment Order. (DE 2219). Specifically, the PSC was concerned that Paragraph Six will prevent them from using their own information and materials however they wish, absent a court order. The Magistrate Judge was informed that this was a concern of the entire PSC, not just an individual member. The Defendant was concerned that the dissemination and use of any materials must comply with the protective order in this matter. The Plaintiffs have submitted proposed language which addresses both parties' concerns. As such, Fee and Expense Assessment Order (DE 2219) is amended as follows:

Nothing in paragraph six of the Fee and Expense Assessment Order entered May 29, 2009 prevents the PSC from using or distributing its work product or Common Benefit Resource materials in whatever manner the PSC deems appropriate, consistent with the Protective Order entered in this case.

So ordered.


JOE B. BROWN
UNITED STATES MAGISTRATE JUDGE