IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

JAZZ PHARMACEUTICALS, INC.,)
Plaintiff,	ý
) C.A. No. 21-691 (MN)
v.)
)
AVADEL CNS PHARMACEUTICALS,	LLC,)
)
Defendant.)

Wednesday, April 6, 2022 10:00 a.m. Teleconference

844 King Street Wilmington, Delaware

BEFORE: THE HONORABLE MARYELLEN NOREIKA
United States District Court Judge

APPEARANCES:

MORRIS NICHOLS ARSHT & TUNNELL LLP BY: SARAH SIMONETTI, ESQ.

-and-

QUINN EMANUEL URQUHART & SULLIVAN, LLP

BY: F. DOMINIC CERRITO, ESQ. BY: GABRIEL P. BRIER, ESQ.

Counsel for the Plaintiff

1	ADDEADANGER COMMINSED
1	APPEARANCES CONTINUED:
2	McCARTER & ENGLISH, LLP
3	BY: DANIEL M. SIVER, ESQ.
4	-and-
5	LATHAM & WATKINS, LLP
6	BY: KENNETH G. SCHULER, ESQ. BY: MARC N. ZUBICK, ESQ.
7	Counsel for the Defendant
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11	THE COURT: Good morning, counsel. Who is
12	there, please?
13	MS. SIMONETTI: Good morning, this is Sara
14	Simonetti from Morris Nichols for plaintiff.
15	THE COURT: Do you have anyone on the line with
16	you?
17	MS. SIMONETTI: I do. I have Nic Cerrito and
18	Gabriel Brier from Quinn Emanuel. And Mr. Cerrito will be
19	handling the discussion today.
20	THE COURT: All right. Thank you.
21	MR. SILVER: Good morning, Your Honor. It's Dan
22	Silver from McCarter & English on behalf of Avadel. And I
23	am joined by Ken Schuler and Marc Zubick from Latham &
24	Watkins in Chicago.
25	THE COURT: Anyone else on the line? Okay.

1 So I got your stipulation and I think it's okay. 2 The problem I'm having is I don't have any time frame here, 3 so when you say, you know, Avadel agrees to extend the date, that's great unless of course the preliminary injunction is 4 5 going to be filed on, you know, So what's the plan here? 6 7 MR. CERRITO: Your Honor, this is Nick Cerrito from Quinn Emanuel on behalf of the plaintiff. 8 I think that 9 this was put out at the our from the time, 10 That essentially they have said publicly it will 11 comprises the take them to get out and set up their system. So that 12 13 is really a well meant if you will, so 14 from whenever they get approval is the earliest 15 they could launch regardless. We don't see that as being 16 imminent, not sure why this was necessary, but I think 17 that's where the date came from. 18 THE COURT: All right. 19 MR. SCHULER: Your Honor, this is Ken Schuler. 20 I think our intent --21 THE COURT: I'm sorry, could you hold on one 22 second? 23 MR. SCHULER: Yes. 24 THE COURT: All right. Sorry. Go ahead, 25 Mr. Schuler. Apologies.

MR. SCHULER: No problem, Your Honor.

So I believe that's addressed by the last sentence of paragraph 7 which indicates that if the circumstances warrant we will discuss and confer with Jazz and/or the Court with regard to --

THE COURT: Yeah, but that's not good enough, saying that you'll talk to me about it, not that you agree to it, that's not going to work for me. That's my problem. You're saying whether Avadel agrees to extend doesn't really help me.

MR. SCHULER: Well, you know, definitely, Your Honor, I agree with Mr. Cerrito in the sense that there will be a period of time after approval where my client will have to roll out the restricted access program and enroll physicians and other health care providers. There will be some period of time, I can't guarantee that it's exactly

after approval where just as a matter of preparation and enrolling health care providers, et cetera, so my point is there will be some time, I just can't guarantee that it's

But we'll certainly work in good faith to provide the Court with ample opportunity to evaluate a motion should Jazz decide to file it.

but I know that there will be a

THE COURT: Okay. That also is not terribly helpful to me. I get it, but I can't sign this as it's

1 written. That's my problem. So I don't know what to do. 2 Mr. Cerrito, you're the one who is bringing the 3 What do you want me to do? I'm not going to sign motion. this because this could say that they file a motion 4 5 and they say well tough, we're not getting off the market, or we're not going to agree to get off the market 6 7 and force me to deal with something in So I can't do that. And you're the ones who are going to be at 8 9 risk if they decide to launch, so what do you want me to do? 10 MR. CERRITO: Quite frankly to be honest it was 11 Avadel that was pressing for this to begin with. 12 and -- sorry, there is some feedback going on. 13 We got a communication with the agency 14 provided by Avadel a couple of days ago, and I'll quote from 15 it. 16 17 18 19 20 21 22 23 24 That is among other reasons why we never -- we 25 didn't understand what this was all about. I could

certainly speculate, including the fact that they had an investor call a couple of days after this went to the Court and talked about it, and they wanted to tell their investor it's something on the schedule,

As far as this document, that's not additive, Your Honor.

THE COURT: All right. Mr. Schuler, it doesn't seem like plaintiff cares, so why -- I mean, I don't know quite what to do. All I can tell you is if you guys get approval and you decide that you want to launch within or so, there is going to be an issue if I don't have time to file or a PI when I can have had notice of this. So I don't know quite what to do here.

MR. SCHULER: I certainly appreciate that, Your Honor. What I guess I'm hearing from counsel for Jazz is that they don't believe there is a reason to plan for orderly proceedings. I think that from our perspective and based on your prior communications with us with regard to the possibility of a PI when the date was coming up that from all perspectives it would be better to have it as an orderly process rather than as an emergency process.

So I guess what I would say is I don't want to

hear after approval that there is somehow an emergency

I quess

that leaves the ball in Jazz's court.

I will ask Your Honor to seal the transcript, by the way. Mr. Cerrito was quoting from a document that's highly confidential from my client's perspective.

MR. CERRITO: I apologize. I certainly agree with that. And I apologize for not saying that.

THE COURT: I will allow you to seal it, but you need to get together and redact out the confidential parts so the rest of it is not sealed.

So this is what we're going to do. I am not going to order this stipulation because I am not entirely convinced that it's necessary. Jazz, if you want to file a PI when you hear, you better do it really fast, like before a week is up. The briefing, absent agreement here, the briefing is going to be on the normal schedule for briefing, so fourteen days and seven days. And then I'll take a look at the papers. And Avadel, you know, either I'll decide the motion or if I can't decide the motion in time, I'll come and talk to you and then I guess if I can't decide it in time, you guys can make your own strategic decisions. But I think that's where we're just going to have to leave it.

Anything further that you guys want to add to

Case 1	:21-cv-00691-MN Document 102 Filed 04/29/22 Page 8 of 8 PageID #: 1392
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1	that?
2	MR. CERRITO: Not from plaintiff, Your Honor.
3	MR. SCHULER: Not from Avadel, Your Honor.
4	THE COURT: All right. Thanks everyone. Enjoy
5	the rest of the week.
6	(Teleconference concluded at 10:11 a.m.)
7	
8	I hereby certify the foregoing is a true and
9	accurate transcript from my stenographic notes in the proceeding.
10	/s/ Dale C. Hawkins
11	Official Court Reporter U.S. District Court
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