2	Michael J. Miller (appearance <i>pro hac vice</i>) Timothy Litzenburg (appearance <i>pro hac vice</i>) Curtis G. Hoke (State Bar No. 282465) THE MILLER FIRM, LLC	ELECTRONICALLY FILED Superior Court of California, County of San Francisco
3	108 Railroad Ave. Orange, VA 22960	05/24/2018 Clerk of the Court
4	Phone: (540) 672-4224 Fax: (540) 672-3055	BY:SANDRA SCHIRO Deputy Clerk
5	mmiller@millerfirmllc.com tlitzenburg@millerfirmllc.com	
6	choke@millerfirmllc.com	
7	Attorneys for Plaintiff DEWAYNE JOHNSON	
8		
9		
10	SUPERIOR COURT OF	THE STATE OF CALIFORNIA
11	FOR THE COUNTY OF SAN FRANCISCO	
12		
13	DEWAYNE JOHNSON,	Case No. CGC-16-550128
14	Plaintiff,	PLAINTIFF'S NOTICE OF MOTION AND MOTION IN LIMINE NO. 6 TO EXCLUDE
15	V.	PREVIOUS ARRESTS, CRIMINAL RECORD, AND OTHER "BAD ACTS"
16	MONSANTO COMPANY	·
17	Defendants.	Trial Judge: TBD
18		Hearing Date: TBD Time: TBD
19		Department: TBD
20		Trial Date: June 18, 2018
21		[Filed concurrently with Declaration of Curtis
22		Hoke and [Proposed] Order]
23		
24		
25		
26		
27		
28		

Plaintiff's Motion in Limine No. 6 To Exclude Evidence Of Previous Arrests and Criminal Record

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE that, at a date and time set by the trial judge assigned to this matter of the above-entitled Court located at 400 McAllister St. San Francisco, CA 94102-4515, Plaintiff Dewayne Johnson will and hereby does move *in limine* to exclude evidence and testimony regarding previous arrests and references to Mr. Johnson's criminal record and other bad acts.

This motion *in limine* has been brought pursuant to Evid. Code §§ 350 and 352 and is based on the grounds that attorney retention and attorney advertising are irrelevant in this case. This Court should exclude *in limine* any evidence of Mr. Johnson's prior misdemeanor arrests and or other non-felony related criminal history. Such remarks are inflammatory and are an improper attempt to prejudice the jury. This evidence is irrelevant and unduly prejudicial.

This Motion *in Limine* is based on this Notice of Motion, the Motion and accompanying Memorandum of Points and Authorities, the concurrently-filed Declaration of Curtis Hoke, the concurrently-filed Proposed Order, all pleadings and papers on file in this matter, and such further oral and documentary evidence and papers as the Court may consider at the time of the hearing.

15

1

2

3

6

10

11

12

13

14

16

17

18

Dated: May 24, 2018

19

20

21

22

2324

25

26

27

28

Respectfully Submitted,

THE MILLER FIRM, LLC

By: /s/ Curtis G. Hoke

Michael J. Miller (appearance *pro hac vice*) Timothy Litzenburg (appearance *pro hac vice*) Curtis G. Hoke (State Bar No. 282465)

THE MILLER FIRM, LLC

108 Railroad Ave. Orange, VA 22960 Phone: (540) 672-4224 Fax: (540) 672-3055 mmiller@millerfirmllc.com

tlitzenburg@millerfirmllc.com choke@millerfirmllc.com Attorneys for Plaintiff DEWAYNE JOHNSON

MEMORNADUM OF POINTS AND AUTHORITIES

Plaintiff hereby submits his memorandum of points and authorities in support of his motion in limine to preclude any mention of previous arrests and/or his criminal record and other "bad acts."

I. INTRODUCTION AND SUMMARY OF THE ARGUMENT

In August of 2014, Dewayne Johnson was diagnosed with non-Hodgkin lymphoma ("NHL") at age 43 after spraying glyphosate-based herbicides (GBHs) for over two years. Mr. Johnson's frequency of exposure to GBHs was intense, involving approximately 20-40 days per year at about 2-5 hours per day and starting in June of 2012. Mr. Johnson also suffered acute exposures due to spills which left him soaked to the skin in GBHs. Mr. Johnson's NHL subtype is t-cell lymphoma mycosis fungoides, an aggressive variant, which involves lymphocytes located in the skin.

During Mr. Johnson's deposition, Defense Counsel asked questions about his prior arrests and criminal history that are both non-relevant and highly prejudicial. See Generally Hoke Dec. Exhibit A (areas of inquiry included prior misdemeanor offenses of assault, domestic violence, a weapons charge, and an incident where he was blood tested for alcohol following a car accident).

Defendants will certainly attempt to introduce this evidence in an effort to discredit Plaintiff. Significantly, Plaintiff has never been convicted of a felony. Evidence of and references to Plaintiff's past criminal records, arrests, and misdemeanor convictions are inadmissible under Evidence Code section 788 and California case law, and will create a substantial danger of unfairly prejudicing Plaintiff's case, confusing the issues, and misleading the jury.

II. ARGUMENT

A. Misdemeanor Convictions Are Not Admissible.

Courts have routinely excluded misdemeanor convictions. *People v. Covert*, 249 Cal. App. 2d 81, 90 (1967); *People v. Lent*, 15 Cal.3d 481, 484 (1975); *People v. Bryson*, 257 Cal. App. 2d 201 (1967); *Truman v. Thomas*, 27 Cal. 3d 285, 296 (1980). Only felony convictions which constitute "moral turpitude" are admissible under California law. Even then, their admissibility has become the exception rather than the rule. See, *People v. Beagle* 6 Cal.3d 441 (1972; *People v. Castro* 38 Cal.3d 301 (1985).

22 | 23 | 1

Further, California Appellate Courts have made it clear that it is highly improper to attempt to evade the rule excluding misdemeanor convictions by indirect questioning such as asking a witness "Where are you presently residing?" to elicit the response "In the County Jail." (See *People v. Sutton*, 231 Cal. App. 2d 511, 514 (1964)).

In People v. Lent, 15 Cal. 3d 481 (1975), the Supreme Court (per Justice Mosk) stated:

From the celebrated case of *Sharon v. Sharon*, 79 Cal. 633, 22 P.2d 26 (1889), to date, it has been hornbook law that testimony relating to specific instances of misconduct is inadmissible to attack the credibility of a witness. This has always been interpreted to require exclusion of evidence concerning prior misdemeanor convictions (*Stickel v. San Diego Electric Railway Company*, 32 Cal. 2d 157, 195 P.2d 416 (1948); *People v. Matlock*, 11 Cal. App. 3d 453, 89 Cal. Rptr. 862 (1970). Indeed, the rule has been described as "elementary" (*People v. Sutton*, 231 Cal. App. 2d 511, 514, 41 Cal. Rptr. 912 (1964).) The only exception is specifically provided in Evidence Code Section 788, which permits impeachment by prior felony convictions (*Grundt v. City of Los Angeles*, 2 Cal. 3d 575, 591, 86 Cal. Rptr. 465 (1970); *People v. Meyer*, 216 Cal. App. 2d 618, 634-635, 31 Cal. Rptr. 285 (1963).)We decline the invitation to extend its application to misdemeanors.

Indeed, the current trend is toward refinement and limitation of the use even of prior felonies for impeachment. *People v. Beagle*, 6 Cal. 3d 441, (1972). Thus, any evidence of Mr. Johnson's misdemeanor convictions must be excluded.

B. Evidence of Arrests And Accusations Of Crimes Cannot Be Brought To The Attention Of The Jury, And Any Such Inquiries May Constitute Reversible Error.

Beyond misdemeanor convictions, arrests and alleged bad acts that did not result in felony convictions must also be excluded. In *Grundt v. City of Los Angeles*, the Supreme Court held that questioning of witnesses regarding arrests and accusations, where the witnesses had not been convicted of a felony, was improper. *Grundt v. City of Los Angeles*, 2 Cal. 3d 575, Cal. Rptr. 465 (1970). The unanimous Supreme Court held that such questioning was severely prejudicial and reversible error. Id. It found that presenting evidence to the jury on the witness' general bad character and prior run ins with the police was expressly prohibited but for the felony conviction exception in the evidence code section 788. Thus, in addition to the misdemeanor convictions, any evidence of arrests or charges not resulting in felonies mush be similarly excluded.

1 2	C. Evidence Of Misdemeanor Arrests And Accusations Would Create A Substantial Danger Of Unfairly Prejudicing Plaintiff's Case, Confusing The Issues, And Misleading The Jury, And Should Be Excluded.		
3	California Evidence Code Section 352 provides:		
4 5	outweighed by the probability that its admission will (b) create substantial danger of undue		
6	California Evidence Code Section 352 requires the trial judge to balance the probative value of the		
7 8	proffered evidence against its harmful effects, in order to decide whether to admit or exclude it.		
9	Kossler v Grav 77 Cal Ann 3d 284 (1978)		
10	As indicated above, evidence of arrests and misdemeanor convictions are inadmissible, based		
11	on Evidence Code section 788 and California case law. The probative value of this evidence is		
12	substantially outweighed by the danger of unfair prejudice, since such evidence is likely to cause the		
13	jury to evaluate the merits of the case solely on the basis of such highly prejudicial and irrelevant		
14 15	evidence.		
16	No relevant inferences can be drawn from plaintiff's prior arrests or misdemeanor convictions		
17	on the fundamental issues of did Monganto fail to your consumers and did Doundyn course Mr.		
18	Johnson's non-Hodgkin's lymphoma. The admission of this highly prejudicial evidence could only		
19	serve to distract the jury from the true issues in this case.		
20	III. CONCLUSION		
21	For the foregoing reasons, Plaintiffs respectfully request that this Court exclude this evidence.		
22	Respectfully submitted,		
23 24 			
25	Dated: May 24, 2018 THE MILLER FIRM, LLC		
26	By: <u>/s/ Curtis G. Hoke</u> Michael J. Miller (appearance <i>pro hac vice</i>) Timothy Litzenburg (appearance <i>pro hac vice</i>)		
27	Curtis G. Hoke (State Bar No. 282465) THE MILLER FIRM, LLC		
28	108 Railroad Ave. Orange, VA 22960		
	3		