

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

EDWARD HARDEMAN, ET AL.,

Plaintiffs,

v.

MONSANTO COMPANY, et al.,

Defendants.

Case No. 16-md-02741-VC

**ORDER REGARDING CASE
MANAGEMENT CONFERENCE**

The Court will require all plaintiffs in the MDL to complete a fact sheet. The Court proposes that the fact sheet include the questions listed below, plus whatever background questions and damages-related questions the parties believe should be included from the St. Louis fact sheet. The parties should be prepared to discuss these questions, and the questions in the St. Louis fact sheet, at tomorrow's status conference, with the goal of coming away with a fact sheet ready to be served on all plaintiffs. If the parties prefer to jointly prepare a draft fact sheet from which to work at the status conference, they may do so.

The parties should also be prepared to discuss whether the Court should simply designate the four active cases originally filed in the Northern District of California as the bellwether cases (perhaps to be joined by any cases that could have originally been venued in the Northern District but were filed elsewhere).

1. Have you been diagnosed with Non-Hodgkin's Lymphoma, or "NHL"?
Yes _____ No _____
2. When were you first diagnosed with NHL?
Year _____ Month _____
3. When did you first begin experiencing symptoms of NHL?
Year _____ Month _____
4. Describe your NHL. For example, do you have B-cell or T-cell NHL? Is it aggressive or

indolent? Small cell or large cell? Any other details? (If you have Mycosis Fungoides, make sure to specify this.)

5. Have you used Roundup or other glyphosate-based products?

Yes _____ No _____

6. When did you first begin using Roundup or other glyphosate-based products?

Year _____ Month _____

7. Identify the location (or locations) where you used Roundup or other glyphosate-based products. Please include the city and state.

8. Please complete the chart below to detail your exposure to Roundup or other glyphosate-based products. Use as many rows as necessary to describe different periods of usage.

Dates of Usage	Roundup Product	Frequency of Exposure	Usage	Reason for Usage	Location of Exposure (City and State)
Example: 1980-1985	Example: Roundup Grass and Weed Killer	Example: Once per week	Example: I sprayed Roundup in my yard using a hand sprayer.	Example: To control weeds on my personal property.	Example: Oakland, CA


9. Describe any precautions you took while using these products (examples: changing your clothes after use or wearing protective gear).

10. Please complete the chart below to detail your exposure to other herbicides or pesticides. Use as many rows as necessary to describe different periods of usage.

Dates of Usage	Type and Brand of Herbicide or Pesticide	Frequency of Exposure	Usage	Reason for Usage
Example: 2000-2010	Example: Viper Insecticide Concentrate	Example: every weekday	Example: I sprayed it using a pump sprayer.	Example: I used the pesticide in my job as an exterminator.

IT IS SO ORDERED.

Dated: September 12, 2018



 VINCE CHHABRIA
 United States District Judge