

Case Number: A155940

In The California Court of Appeal

First Appellate District

Division One

Dewayne Lee Johnson,
Plaintiff and Respondent/Cross-Appellant,

v.

Monsanto Company

Appellant

APPEAL FROM THE SUPERIOR COURT OF THE STATE OF
CALIFORNIA
COUNTY OF SAN FRANCISCO
HONORABLE SUZANNE R. BOLANOS
CGC16550128

**MOTION FOR CALENDAR PREFERENCE AND
PROPOSED BRIEFING SCHEDULE**

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Dewayne Lee Johnson

MOTION FOR CALENDAR PREFERENCE AND PROPOSED BRIEFING SCHEDULE

Plaintiff Dewayne Lee Johnson is living on borrowed time. In August of 2014, Mr. Johnson was diagnosed with non-Hodgkin lymphoma (“NHL”) at the age of 42. Subsequent to the filing of his lawsuit in January 2016, Mr. Johnson’s cancer continued to worsen. Mr. Johnson filed a motion for trial preference on July 21, 2017, and the parties stipulated to a trial to be set no later than June 2018. Exhibit A (Joint Stipulation and Order Regarding Plaintiffs’ Motion for Trial Preference). Plaintiff’s expert oncologist, Dr. Chadi Nabhan, testified at trial that Mr. Johnson’s cancer continues to progress and that he more likely than not would die before December 2019. Exhibit B (Trial Tr. at 2886:4-2887:13).

This Motion is made pursuant to California Rules of Court Rule 8.240 on the basis that Mr. Johnson has a terminal illness. This motion is based on the following memorandum of points and authorities, as well as the trial testimony of Dr. Chadi Nabhan, Dr. Timothy Kuzel, and Dewayne Johnson.

MEMORANDUM OF POINTS AND AUTHORITIES

STATEMENT OF FACTS

Mr. Johnson, is one of thousands of plaintiffs nationwide who has developed NHL after using Defendant's pesticide products containing the chemical glyphosate (RoundupPro® and RangerPro®). Based on his declining health, and the protections California law affords plaintiffs with terminal disease, Mr. Johnson's case was the first in this complex litigation to go to trial.

Mr. Johnson was an Integrated Pest Manager at the Benicia United School District and began using Defendants' pesticide products in June of 2012 at the school district as part of his job duties. Mr. Johnson was subsequently diagnosed with NHL in August of 2014. Mr. Johnson's subtype of NHL is called mycosis fungoides which originates in the lymphocyte cells near the skin. Exhibit B (Tr. Trans. at 2780:7-17, 2801:8-11). On September 17, 2015, Mr. Johnson's cancer underwent "large cell transformation" which means that his cancer became more aggressive and carries a median life expectancy of two year. *Id.* at 2882:21-2884:15. Only after his cancer underwent large cell transformation, did Mr. Johnson learned of the association between Defendant's pesticide and NHL.

Mr. Johnson promptly commenced his lawsuit in January of 2016 in San Francisco Superior Court. Exhibit C, p. 38 (Johnson v.

Monsanto Register of Actions). Defendant removed the case to federal court and the case was remanded back to state court in May of 2016. *Id.* at 37-38. Mr. Johnson filed a motion for preferential trial on July 21, 2017 and the parties stipulated to a trial date in June of 2018. *Id.* at 32-33; Exhibit A. After 16 days of testimony and three days of deliberation, a jury returned a verdict for Mr. Johnson on August 10, 2018 for \$39,253,209.32 million in compensatory damages and \$250 million in punitive damages. Exhibit D (Verdict form). The trial court issued an order on October 22, 2018 denying Defendant's motion for JNOV and denying Defendant's motion for a new trial on the condition that Plaintiff accept a remittitur of the punitive damages to \$39,253,209.32. Exhibit E. (Court's Order dated October 22, 2018 conditionally denying Monsanto's Motion for New Trial). Plaintiff accepted the remittitur on October 26, 2018 with the intention of avoiding a lengthy appeal or new trial. Exhibit F (Notice of Acceptance of Remittitur). Defendant filed a notice of appeal on November 20, 2018, and Plaintiff filed a cross-notice of appeal on November 21, 2018. Exhibit C, p. 1.

Mr. Johnson, now 46, has exceeded the average life expectancy for a man with his condition. Mr. Johnson has not given up and

testified at trial that he tells himself that "I'm not dying from cancer. I've got to figure it out. I've got to keep myself healthy. I've got to exercise. I have to drink right, eat right and try to be as healthy as I can to beat this thing." Exhibit B (Trial Tr. at 3299:9-12).

Unfortunately, he knows "in reality, I am not better. And I'm not getting any better ..." *Id.* at 3299:14-16. This reality hit him because right before trial a June 2018 a PET scan showed his cancer was worsening. *Id.* at 2886:4-2887:13. Dr. Nabhan, an expert in treating NHL, opined at trial that based on his medical history and the results of this PET scan, Mr. Johnson would more likely than not die before December 2019. *Id.* at 2886:4-2887:13; *see also Id.* at 2787:13-18 (Dr. Nabhan offered as an expert in prognosis of NHL without objection from Defense counsel).

Defendant's expert, Dr. Timothy Kuzel, testified at trial that Mr. Johnson's life expectancy, "...could be months. It could be years. Or he could be cured of this disease and live his normal life expectancy." 4854:6-14. When pressed, however, Dr. Kuzel acknowledged that he had previously given the opinion that Mr. Johnson would not be expected to live past November 2019. *Id.* ("Q. You previously gave an opinion in this case that you wouldn't have

expected him to live until November of 2019, did you not? A. I did.”).

Dr. Kuzel testified that a potential cure for Mr. Johnson’s cancer would be a stem-cell transplant which comes with a substantial financial cost, a risk of death, and a fifty percent failure rate. *Id.* at 4842:2-4843:25. Dr. Kuzel testified that to become eligible for a stem-cell transplant a patient must first undergo psychosocial evaluation. *Id.* Additionally, Dr. Kuzel testified that African-Americans, such as Mr. Johnson, are less likely to find donors in the national database of stem cell donors. *Id.* at 4844:5-21.

There is therefore, unfortunately, a strong likelihood that Mr. Johnson is going to die in 2019. There are 405 days between, the date of Monsanto filing its notice of appeal and the end of 2019. The median time for disposition between the filing of a notice of appeal and the filing of a written opinion is 463 days according to the 2017 Court Statistics Report. Exhibit G, p. 53. Because one of the issues involves the constitutionality of the amount of punitive damages, petitions for writ can be filed with both the California Supreme Court and the U.S. Supreme Court. This process could delay final disposition of this matter for many months after this Court has issued

its opinion. For example, Defendants could wait 90 days before filing a writ for certiorari in the U.S. Supreme Court after disposition in the California Supreme Court. Rule 12 of the Rules of the U.S. Supreme Court.

Mr. Johnson's continues to be in grave health and can only defy the odds for a limited time. Plaintiffs have conferred with Appellants, and Appellants will oppose this motion.

ARGUMENT

An appellate court has discretion to grant a preferential hearing for litigants who are terminally ill. *Warren v. Schechter*, (1997) 57 Cal. App. 4th 1189, 1199, 67 Cal. Rptr. 2d 573, as modified on denial of reh'g (Oct. 10, 1997). *Warren* held that "[c]learly, the interests of justice dictate that a litigant who may not survive the delay of an appellate court backlog be afforded calendar preference. *Id.*

In light of the *Warren* decision, Cal. Rule of Court 8.240 was established which provided that "[A] party seeking calendar preference must promptly serve and file a motion for preference in the reviewing court. As used in this rule, "calendar reference" means an expedited appeal schedule, which may include expedited briefing and

preference in setting the date of oral argument.” The advisory committee notes to rule 8.240 state that the “rule is broad in scope” and can be granted in instance for a “party with terminal illness” under Cal. Civ. Proc. § 36, or other non-statutory bases.

Here, Mr. Johnson is at risk of being deprived of the opportunity to recover his just measure of damages already awarded to him by a jury of his peers. Furthermore, in the event the case be set for retrial, and Mr. Johnson not survive, then he and his estate may lose the ability to recover for non-pecuniary damages which totaled \$37 million. *See* Cal Code Civ Proc § 377.34. Absent an expedited appeal, the Defendants will be able to delay final resolution of this matter well into 2020, if not beyond. Mr. Johnson is a fighter, but he is currently defying the odds, and it is unlikely that he will be alive in 2020. The Plaintiffs would thus be severely prejudiced if the appeal process is not expedited.

Appellant will not be prejudiced by an expedited appeal. Appellant is represented by at least four well-qualified law firms. The issues for appeal have already been extensively briefed by the parties in the trial court. To date, Appellant has had four months since the verdict to review the trial transcripts and research the legal issues.

PROPOSED BRIEFING SCHEDULE:

Mr. Johnson would propose the following briefing schedule and would ask for a hearing date as soon as possible after completion of briefing. Additionally, Mr. Johnson proposes that the dates below be considered hard dates and not subject to the 15-day grace period provided in Rule 8.220(a).

Monsanto's Opening Brief: January 22, 2019

Mr. Johnson's Response/Opening Brief: February 22, 2019

Monsanto's Reply/Response Brief: March 22, 2019

Mr. Johnson's Reply Brief: April 5, 2019

Plaintiff has met and conferred with Defendant and the parties are unable to reach agreement on a proposed briefing schedule.

CONCLUSION

For the foregoing reasons, Plaintiff and Respondent/Cross-Appellant respectfully requests that this court grant his motion for calendar preference.

Dated: December 12, 2018

The Miller Firm, LLC

By: /s/ Curtis Hoke
Curtis Hoke
Attorney for Plaintiff and
Respondent/Cross-Appellant

DECLARATION OF CURTIS HOKE

I, Curtis G. Hoke, declare as follows:

1. I am an attorney licensed to practice law in the State of California and am an associate in the law firm of The Miller Firm, LLC, counsel for Respondent and Cross-Appellant in the appeal now pending before this Court. I have personal knowledge of the facts set forth in this declaration and, if called up to do so, could and would competently testify as to each of them.

2. Attached as Exhibit A is a true and correct copy of the Parties Joint Stipulation and Order Regarding Plaintiffs' Motion for Trial Preference.

3. Attached as Exhibit B is a true and correct copy of the cover pages and referenced pages of the Reporters' Transcript of Trial Proceedings.

4. Attached as Exhibit C is a true and correct copy of the register of actions in this proceeding downloaded from the Superior Court of San Francisco's website.

5. Attached as Exhibit D is a true and correct copy of the Verdict Form.

6. Attached as Exhibit E is a true and correct copy of the Court's Order dated October 22, 2018 conditionally denying Monsanto's Motion for New Trial.

7. Attached as Exhibit F is a true and correct copy of the Plaintiff's Notice of Acceptance of Remittitur.

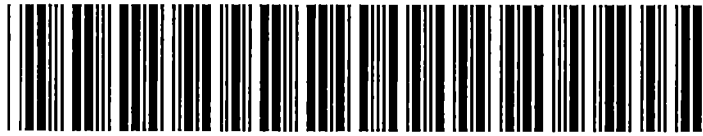
8. Attached as Exhibit G are excerpts from the State of California's 2017 Court Statistics Report.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 12th day of December in Orange, VA.

/s/ Curtis Hoke

Curtis G. Hoke

EXHIBIT A



**SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN FRANCISCO**

Document Scanning Lead Sheet

Aug-23-2017 4:18 pm

Case Number: CGC-16-550128

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ORDER

DEWAYNE JOHNSON VS. MONSANTO COMPANY ET AL

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Instructions:

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AUG 21 2017

CLERK OF THE COURT

BY: [Signature] Deputy Clerk

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Attorneys for Defendants MONSANTO COMPANY, STEVEN
D. GOULD, WILBUR-ELLIS COMPANY LLC, AND
WILBUR-ELLIS FEED, LLC

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN FRANCISCO

DEWAYNE JOHNSON,

Plaintiff,

v.

MONSANTO COMPANY, STEVEN D.
GOULD, WILBUR-ELLIS COMPANY
LLC, and WILBUR-ELLIS FEED, LLC,

Defendants.

Case No. CGC-16-550128

**Joint Stipulation and ~~Proposed~~ Order
Regarding Plaintiff's Motion for Trial
Preference**

Hon. Judge Curtis E.A. Karnow

Hearing Date: August 29, 2017

Time: 9:00 a.m.

Department: 304

1 Plaintiff Dewayne Johnson and Defendants Monsanto Company ("Monsanto"), Steven D.
2 Gould, Wilbur-Ellis Company LLC, and Wilbur-Ellis Feed, LLC (collectively, "Defendants")
3 hereby stipulate as follows and request entry of the proposed order set forth below:

4 RECITALS

5 WHEREAS, Plaintiff filed a Motion for Trial Preference ("the Motion") in the above-
6 captioned lawsuit;

7 WHEREAS, Defendants recently filed an opposition to the Motion and other
8 submissions in response to the Motion;

9 WHEREAS, the Motion is currently scheduled for oral argument on August 29, 2017;

10 WHEREAS, Plaintiff's counsel and Defendants' counsel have conferred about the
11 Motion and have agreed to resolve the Motion without further briefing or argument, as set forth
12 below;

13 WHEREAS, Plaintiff agrees to voluntarily dismiss with prejudice all claims asserted
14 against Defendants Steven D. Gould, Wilbur-Ellis Company LLC, and Wilbur-Ellis Feed, LLC:
15 (a) by Judicial Council of California Form CIV-110 ("Request for Dismissal") to be signed by
16 Plaintiff's counsel and filed by Defendants' counsel contemporaneously with the filing of this
17 Stipulation and Proposed Order; and (b) with Plaintiff and Defendants Steven D. Gould,
18 Wilbur-Ellis Company LLC, and Wilbur-Ellis Feed, LLC to bear their own fees and costs;

19 WHEREAS, Monsanto agrees not to remove this case to federal court;

20 WHEREAS, Plaintiff and Monsanto agree and request that a trial date be set in this case
21 for June 2018 and that the trial date remain even in the event that Plaintiff passes away prior to
22 that date;

23 WHEREAS, Plaintiff and Monsanto agree and request that this trial date be set, if
24 possible, on the calendar of this member of the Court – i.e., Department 304;

25 WHEREAS, Plaintiff and Monsanto agree and request that, if a trial date in June 2018 is
26 not feasible for Department 304, the Court refer this lawsuit to the presiding judge for
27 assignment to another judge for trial in June 2018;

1 WHEREAS, by entering into this agreement, Monsanto does not concede that this case
2 should reach trial and does not waive its right to argue in motions (including but not limited to
3 motions for summary judgment or summary adjudication or *Sargon* motions) or otherwise that
4 the Court should dispose of some or all of Plaintiff's claims before trial;

5 WHEREAS, Plaintiff hereby withdraws the Motion;

6 WHEREAS, Plaintiff and Defendant Monsanto agree and request that the hearing
7 currently scheduled for the Motion be converted to a status conference;

8 **STIPULATION**

9 THEREFORE, Plaintiff and Defendants hereby stipulate to the agreements set forth
10 herein and request that the Court enter the proposed order set forth below.

11 DATED: August 21, 2017

Respectfully submitted,

12
13 /s/ 

Timothy Litzenburg (appearance *pro hac vice*)
Curtis G. Hoke (SBN 282465)
THE MILLER FIRM, LLC

15 Attorneys for Plaintiff DEWAYNE JOHNSON

16
17 /s/ 

Martin C. Calhoun (appearance *pro hac vice*)
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SAMUELIAN, A P.C.

23 Attorneys for Defendants MONSANTO
24 COMPANY, STEVEN D. GOULD,
25 WILBUR-ELLIS COMPANY LLC, AND
26 WILBUR-ELLIS FEED, LLC

PROPOSED ORDER

Pursuant to the stipulation set forth above and for good cause stated therein, it is
HEREBY ORDERED that the hearing scheduled for August 29, 2017 on Plaintiff's Motion for
Trial Preference, which Plaintiff has withdrawn, shall be converted to a status conference.

IT IS FURTHERED ORDERED that this lawsuit shall be set for trial starting on June
____, 2018 in Department 304; if this Department cannot accommodate the trial on that date it
shall be referred to the presiding judge for assignment to another judge for trial starting the
same date.

*Matter to be
discussed at CMC*

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATE: August 21, 2017

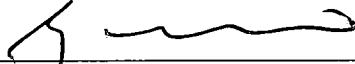

Judge Curtis E.A. Karnow
Superior Court Judge, San Francisco County

EXHIBIT B

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO

DEWAYNE JOHNSON,
Plaintiff,
vs. Case No. CGC-16-550128
MONSANTO COMPANY, et al.,
Defendants.
-----/

Proceedings held on Friday, July 20, 2018,
Volume 13, Morning Session, before the Honorable
Suzanne R. Bolanos, at 9:17 a.m.

REPORTED BY:
LESLIE ROCKWOOD ROSAS, RPR, CSR 3462
Job No. 2965317A
Pages 2755 - 2877

1 A. No. About -- I mean, the total number of
2 patients was a little bit more in the Advocate system
3 because I had less administrative work. More
4 administrative work at the University of Chicago.

09:45:06

5 But in terms of the number of lymphoid
6 malignancies patients, about the same.

7 Q. We've heard some in this case about a subtype
8 called mycosis fungoides. Did you ever treat mycosis
9 fungoides at either Advocate Lutheran or University of
10 Chicago?

09:45:21

11 A. I did in both institutions. And I just want to
12 make sure everybody understands that while we keep saying
13 mycosis fungoides, it is non-Hodgkin's lymphoma. It's a
14 form of non-Hodgkin's lymphoma. Sometimes the name might
15 mask the fact that this is a lymphoid malignancy.
16 Especially it involves the skin, but this is
17 non-Hodgkin's lymphoma. And yes, I have.

09:45:35

18 Q. And while you were busy treating patients, you
19 actually went and got a Master's; is that right?

09:45:47

20 A. Yes. To add to the pain, I did decide to go
21 back to school. And in 2014, I went back to graduate
22 school, and I got an MBA in healthcare management,
23 graduating in 2016.

24 Q. Why did you decide to go back and get your
25 Master's?

09:46:02

1 mind and health.

2 We wish we never have to see a doctor or never
3 go to a hospital, but everybody in this courtroom has at
4 some point. And I think if anything, you would want
09:54:25 5 somebody to listen, to understand what the problems are,
6 and just have this human touch. S.

7 That was really the first thing, and it's
8 something that is -- in my opinion, is not actually
9 present in any other profession.

09:54:42 10 And then the science, obviously, was more
11 intriguing. Plus I really couldn't be a lawyer.

12 Q. I am proof of that, Doctor.

13 MR. DICKENS: At this time, your Honor, we will
14 offer Dr. Chadi Nabhan as an expert in the diagnosis,
09:55:00 15 treatment, and prognosis of non-Hodgkin's lymphoma,
16 including the causes and risk factors of non-Hodgkin's
17 lymphoma and mycosis fungoides.

18 THE COURT: Any *voir dire*?

19 MR. LOMBARDI: No objection, your Honor.

09:55:11 20 THE COURT: All right. Very well then. I'll
21 accept Dr. Nabhan as an expert in the diagnosis and
22 treatment of non-Hodgkin's lymphoma.

23 Q. BY MR. DICKENS: Dr. Nabhan, to be clear, you're
24 here today as an expert witness; is that right?

09:55:25 25 A. I am.

1 with lymph glands because these cells originate in the
2 bone marrow. The bone marrow is the compartment inside
3 the bone. It produces lymphocytes. It produces all of
4 these cells. And these cells come out, and they
10:12:49 5 circulate in the blood, and generally they go to the
6 lymph nodes and they grow, but as I said, they could go
7 to other organs. And that's the extranodal component.
8 So what Mr. Johnson has is extranodal. It
9 didn't really start in the lymph nodes; it started in the
10:13:06 10 skin. So it's -- that's why it's called cutaneous
11 lymphoma.
12 So again, just, you know, big picture what
13 cancer is, what non-Hodgkin lymphoma is, it's a form of
14 cancer that involves the lymph glands, and there's the
10:13:18 15 extranodal component.
16 So as I said, you know, from a patient
17 perspective, you'll always remember, well, how can I get
18 lymphoma in the thyroid gland? It's not thyroid cancer.
19 No, no, this is lymphoma. It just happened to go to the
10:13:35 20 thyroid gland.
21 Q. Other than extranodal, are there other types
22 of -- I mean, what are the types of non-Hodgkin's
23 lymphoma?
24 A. So and then when you look at non-Hodgkin
10:13:41 25 lymphoma in general -- so this is in general. Any

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO

DEWAYNE JOHNSON,
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Suzanne R. Bolanos, at 1:03 p.m.

REPORTED BY:
LESLIE ROCKWOOD ROSAS, RPR, CSR 3462
Job No. 2965317B
Pages 2878 - 3069

1 Friday, July 20, 2018

2 1:03 p.m.

3 Volume 13

4 Afternoon Session

5 San Francisco, California

6 Department 504

7 Judge Suzanne Ramos Bolanos

8
9 PROCEEDINGS

10 13:03:38

11 THE COURT: Welcome back, Ladies and Gentlemen,
12 Counsel.

13 Dr. Nabhan remains under oath, and, Mr. Dickens,
14 you have five minutes.

15 13:03:51

16 MR. DICKENS: Thank you, your Honor.

17 DIRECT EXAMINATION (Continued)

18 BY MR. DICKENS:

19 Q. I hope you had a nice lunch, Doctor.

20 13:03:59

21 A. I did. Thank you.

22 Q. I want to head back to where we left off, and
23 specifically Plaintiff's Exhibit 1039.

24 I'll just ask you some more questions with
25 respect to your chart, and specifically, I want to bring
up the September 17th, 2015, record, and it says, "Large

13:04:17

13:04:39

1 cell transformation diagnosed by Dr. Ofodile"; is that
2 correct?

3 A. Yes.

13:04:55

4 Q. What's the significance of a large cell
5 transformation? What does that mean?

6 A. So oftentimes, as we described earlier, patients
7 with the disease undergo multiple biopsies, and if the
8 clinical course doesn't always fit with what you think is
9 going on and you suspect that maybe the behavior of the
10 disease is a little bit different, you biopsy looking for
11 what we call large cell transformation, which means what
12 you see under the microscope, more than 25 percent of
13 these cells that are large in size and appearance, and it
14 implies a shift in the prognosis to a more aggressive
15 type of progress. Right?

13:05:13

16 Remember we talked -- this is more of a
17 (inaudible) disease, that some patients live for
18 ten-years-plus, but when you see a large cell
19 transformation, it tells you that the progress has taken
20 a turn to the worse. That's really the significance of
21 this situation.

13:05:27

22 Q. Okay. And actually, when it transformed, at
23 that point in time, he was still spraying, was he not?

13:05:39

24 A. That's what it looks like from looking at the
25 records.

1 Q. And you say it carries a worse prognosis.
2 What's the expected prognosis of someone who has large
3 cell transformation?

4 A. I'm going to always say that it is impossible
13:05:49 5 for any physician to tell you with accuracy, you know,
6 how long a patient has to live. We always talk by
7 medians and averages.

8 So the average is two years usually from this
9 type, in general, when you look at the literature. But
13:06:04 10 that means it's an average. Some patients actually,
11 unfortunately, die less than two years from
12 transformation, and others live longer than two years.
13 And I was very pleased to see that Mr. Johnson actually
14 exceeded the expectations, and clearly he has survived
13:06:21 15 beyond two years from the large cell transformation.

16 Q. Okay. Now, at the time from diagnosis until
17 September 17th, 2015, did Mr. Johnson have open wounds on
18 his body?

19 A. Yeah, I mean, it's -- again, some notes would
13:06:35 20 have pictures and photos of the patient, and sometimes
21 they always -- don't always have that. But there were
22 some areas where there are some open wounds and skin
23 lesions that were getting worse, and that's usually why
24 these dermatologists or oncologists do rebiopsy and say,
13:06:54 25 "This is just not fitting. We expect somebody to respond

1 One of them was financial. And subsequent to that, he
2 was started on additional chemotherapy in November of
3 2018, as you see.

13:08:32

4 Q. Doctor, have you reviewed a recent or the most
5 recent scan of Mr. Johnson?

13:08:52

6 A. He had a PET scan done in June 2018. A PET scan
7 lights up in the areas where there's actual disease,
8 especially if it's getting worse, and when you look at
9 the PET scan from last month, it is much more than the
10 one before, showing progressive disease and showing the
11 disease has taken a turn for the worse.

12 Q. Okay. And in your binder, Exhibit 1019, is that
13 the latest scan for Mr. Johnson?

14 A. Yes.

13:09:05

15 MR. DICKENS: Permission to publish
16 Exhibit 1019, your Honor?

17 THE COURT: Any objection?

18 MR. LOMBARDI: No objection.

19 THE COURT: Very well. You can proceed.

13:09:12

20 Q. BY MR. DICKENS: Doctor, based on this scan,
21 it's from June of 2018, what is Mr. Johnson's prognosis?

22 A. You know, I'll always say I don't think any
23 physician should ever play God. I mean, we just don't
24 know, but clearly the prognosis is bad. He has a disease
25 that is progressing rapidly. The PET scan is showing

13:09:32

1 this. He has received two lines of chemotherapy, and
2 he's not responding very well, and when he's responding,
3 it's not lasting long.

13:09:47

4 So I, unfortunately, don't believe he has longer
5 than December 2019, if I have to guess, and I would
6 caution every physician to never try to guess this. I
7 don't think we should play God.

8 Q. Is it more likely than not that Mr. Johnson will
9 not make it passed 2019, based on what you've seen?

13:10:02

10 A. More like than not --

11 Q. And, Doctor, to a reasonable --

12 A. -- and I hope I'm proven wrong.

13 Q. Of course.

13:10:11

14 And to a reasonable degree of medical
15 probability, is it true that but-for Mr. Johnson's
16 exposure to Roundup, he would not have developed
17 non-Hodgkin's lymphoma?

18 A. Absolutely.

13:10:21

19 MR. DICKENS: No further questions. I'll pass
20 the witness.

21 THE COURT: Thank you.

22 MR. LOMBARDI: Your Honor, I have some binders,
23 if I may.

24 THE COURT: Very well.

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO

DEWAYNE JOHNSON,
Plaintiff,
vs. Case No. CGC-16-550128
MONSANTO COMPANY, et al.,
Defendants.
-----/

Proceedings held on Monday, July 23, 2018,
Volume 14, Afternoon Session, before the Honorable
Suzanne R. Bolanos, at 1:28 p.m.

REPORTED BY:
LESLIE ROCKWOOD ROSAS, RPR, CSR 3462
Job No. 2965319B
Pages 3197 - 3356

1 A. You know, I think that because I have the
2 attitude of beating cancer, that I was, sort of, in
3 denial until this case. I mean, when you start seeing
4 yourself on TV or see yourself in the paper, "Man's
15:35:58 5 dying." "Dying man." And I heard the doctor say it, and
6 I know that, you know, Dr. Truong is the one that gave,
7 you know, the prognosis, to get -- you know.

8 But I was in denial. I think that I was just
9 on, "I'm not dying from cancer. I've got to figure it
15:36:13 10 out. I've got to keep myself healthy. I've got to
11 exercise. I have to drink right, eat right and try to be
12 as healthy as I can to beat this thing."

13 Now, I'm -- it's pretty scary, because me going
14 back -- I'm going back to chemotherapy. So I know, in
15:36:28 15 reality, I am not better. And I'm not getting any
16 better, that I keep going back and forth with this up and
17 down of halfway getting clear skin and then back to the
18 thing again full-fledged. So it's a -- it's a roller
19 coaster, and it just -- just never stops.

15:36:47 20 Q. Are you going to keep fighting?

21 A. I'll keep fighting until the last breath. You
22 know, until my time's written in the sky, I'll be
23 fighting.

24 MR. DICKENS: No further questions.

15:36:55 25 Thank you, your Honor.

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO

DEWAYNE JOHNSON,
Plaintiff,
vs. Case No. CGC-16-550128
MONSANTO COMPANY, et al.,
Defendants.
-----/

Proceedings held on Friday, August 3, 2018,
Volume 23, Afternoon Session, before the Honorable
Suzanne R. Bolanos, at 1:33 p.m.

REPORTED BY:
LESLIE ROCKWOOD ROSAS, RPR, CSR 3462
Job No. 2965343B
Pages 4802 - 4872

1 A. None whatsoever.

2 Q. You mentioned stem cell transplants. How much
3 does that cost, Doctor?

4 A. A substantial cost. Probably somewhere in the
14:30:13 5 range of 75 to \$150,000, depending on how complicated it
6 is.

7 Q. Okay. And needless to say, that stem cell
8 transplant is the last resort?

9 A. I would not say that.

14:30:29 10 Q. So isn't it true, then, Doctor, that they do not
11 move on to stem cell transplants until after you've gone
12 through other things, such as chemotherapy?

13 A. Yes. In general, you wouldn't do it very early
14 in the course because of the potential toxicity.

14:30:50 15 Q. Okay. So it's only after you fail at the other
16 treatments do you then go to stem cell transplants?

17 A. That's a little late. You generally want to
18 have failed some things but still be responsive to
19 others.

14:31:06 20 Q. The Stanford doctors have never referred
21 Mr. Johnson over to the one marrow registry; correct?

22 A. The stem cell transplant group?

23 Q. Correct.

24 A. Not that I saw.

14:31:19 25 Q. Okay. And they do that -- they do stem cell

1 transplants at Stanford?

2 A. They do.

3 Q. It's a very difficult procedure; correct?

4 A. Yeah.

14:31:31 5 Q. And there are risks associated with it?

6 A. A risk of death, yes.

7 Q. So if it fails, the patient could die?

8 A. Well, it can fail because it doesn't work, or it

9 could fail, yes, because the patient dies from the

14:31:44 10 procedure.

11 Q. And do you know what the success rate is at

12 Stanford?

13 A. In general, it's pretty similar to most places.

14 Q. And has that changed recently, the success rate?

14:31:56 15 A. The success rates are probably getting better

16 nowadays.

17 Q. "Nowadays" being the last year? Two years?

18 A. Probably the last three to five years.

19 Q. And I believe you stated that the success rate

14:32:10 20 is 50 percent?

21 A. Probably on average, yes.

22 Q. And what are you basing that 50 percent number

23 on?

24 A. In terms of long-term survival and significant,

14:32:20 25 if not, complete disappearance of their disease.

1 Q. Okay. But is there a statistic, or are you just
2 relying on your own personal experience?

3 A. It's our published personal experience.
4 Stanford has published some similar data.

14:32:31 5 Q. Okay. And in order to be eligible, you need a
6 donor?

7 A. Yes.

8 Q. Okay. African Americans are less likely to have
9 a match in the national database?

14:32:40 10 A. That's true.

11 Q. And you mentioned a psychologist getting
12 involved. Is there some type of psychosocial testing
13 that needs to be done before you're eligible?

14 A. There is, yeah.

14:32:54 15 Q. And what is that? What's the purpose of that
16 psychosocial testing?

17 A. Well, in general, the procedure requires people
18 to be in the hospital for one to two weeks consecutively,
19 often. So it's important to make sure that somebody
14:33:06 20 understands that and has the psychological, sort of,
21 strength to go through that.

22 Q. Okay. We were talking about Dr. Kim's
23 testimony, and you said you couldn't recall; was that
24 correct?

14:33:34 25 A. Yes.

1 A. It wasn't on there.

2 Q. Why didn't you put it on there?

3 A. Because I'm not sure what it means.

4 Q. You don't believe he has progressive cancer?

14:45:55 5 A. I am suspicious that he has progressive cancer.

6 Q. Do you have an opinion as to how long

7 Mr. Johnson has to live?

8 A. It could be months. It could be years. Or he

9 could be cured of this disease and live his normal life

14:46:10 10 expectancy.

11 Q. You previously gave an opinion in this case that

12 you wouldn't have expected him to live until November of

13 2019, did you not?

14 A. I did.

14:46:25 15 MR. DICKENS: No further questions. Thank you,

16 your Honor.

17 THE COURT: All right, Counsel. Can you please

18 approach?

19 (Sidebar.)

14:46:41 20 THE COURT: Here are two questions, so

21 starting -- and the direct (inaudible) as far as what is

22 the fastest time regressive and then presentation. Can I

23 ask him that question?

24 MR. DICKENS: My issue with the question is, you

14:47:15 25 know, it doesn't --

EXHIBIT C

THE SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN FRANCISCO

Case Number: CGC16550128
 Title: DEWAYNE JOHNSON VS. MONSANTO COMPANY ET AL
 Cause of Action: PRODUCTS LIABILITY
 Generated: 2018-12-12 11:23 am

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Register of Actions

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2018-12-04	TRIAL MOTION IN DEPT. 504: DEFENDANT MONSANTO COMPANY'S MOTION TO TAX COSTS CONTINUED FROM DEC-05-2018 TO DEC-18-2018 AT 2:00 PM IN DEPT. 504 BY REQUEST AND AGREEMENT OF ALL PARTIES. (504)		
2018-12-04	PROOF OF SERVICE (TRANSACTION ID # 62724989) FILED BY APPELLANT MONSANTO COMPANY	View	
2018-12-04	FEE TO COVER TRIAL COURT COSTS ASSOCIATED WITH ADMINISTERING TRUST ACCOUNTS FOR PAYMENT OF REPORTER'S TRANSCRIPT COSTS IN CIVL APPEALS (CRC 8.130(B)(1); GC 70632)		\$50.00
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2018-11-28	TRIAL MOTION IN DEPT. 504: DEFENDANT MONSANTO COMPANY'S MOTION TO TAX COSTS DISCUSSED ON NOV-28-2018 AND CONTINUED TO DEC-05-2018 AT 3:30 PM IN DEPT. 504 PER ORDER OF COURT AND STIPULATION OF COUNSEL. IF THE PARTIES ARE ABLE TO REACH A STIPULATION, NO APPEARANCE IS REQUIRED ON DEC-05-2018. COUNSEL MAY SUBMIT A STIPULATION. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; PROCEEDINGS NOT REPORTED. (504)		
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2018-10-29	AMENDED NOTICE OF MOTION AND MOTION TO TAX COSTS (TRANSACTION ID # 62606554) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-10-26	TRIAL MOTION IN DEPT. 504: DEFENDANT MONSANTO COMPANY'S MOTION TO TAX COSTS IS CONTINUED FROM NOV-07-2018 TO NOV-28-2018 AT 2:00 PM IN DEPT. 504 ON COURT'S OWN MOTION AND BY STIPULATION OF COUNSEL. PLAINTIFF'S COUNSEL ARE NOTICED BY DEFENSE COUNSEL. (504)		
2018-10-26	PROOF OF SERVICE BY ELECTRONIC MAIL OF NOTICE OF ACCEPTANCE OF REMITTUR AND PROPOSED AMENDED JUDGMENT ON JURY VERDICT (TRANSACTION ID # 62602511) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
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2018-10-10	TRIAL MOTION IN DEPT. 504, DEFENDANT MONSANTO COMPANY'S MOTION FOR JUDGMENT NOTWITHSTANDING THE VERDICT ARGUED ON OCT-10-2018 AND CONTINUED TO OCT-12-2018 FOR SUBMISSION OF PROPOSED ORDERS. OCT-12-2018 FOR SUBMISSION OF PROPOSED ORDERS BY COUNSEL DUE BY END OF BUSINESS DAY. *****NO HEARING, NO APPEARANCES ON OCT-12-2018. RULING PENDING.***** JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; COURT REPORTER: LESLIE ROCKWOOD, CSR NO. 3462, VERITEX LEGAL SOLUTIONS, T: 415.274.9977 / E: SFDEPO@VERITEXT.COM. (504)		
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Date	Proceedings	Document	Fee
2018-09-18	EXHIBIT NN TO DECLARATION OF SANDRA A. EDWARDS IN SUPPORT OF MONSANTO MOTION FOR NEW TRIAL AND MOTION FOR JUDGMENT NOTWITHSTANDING THE VERDICT (TRANSACTION ID # 62466993) FILED BY DEFENDANT MONSANTO COMPANY	View	
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2018-09-07	NOTICE OF MOTION AND MOTION FOR JUDGMENT NOTWITHSTANDING THE VERDICT (TRANSACTION ID # 62425301) FILED BY DEFENDANT MONSANTO COMPANY	View	\$60.00
2018-09-06	MEMORANDUM OF COSTS AND DISBURSEMENTS, \$8,342,473.14 TOTAL COSTS, MATURE DATE SEP-27-2018,, (TRANSACTION ID # 62418403) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-29	TRIAL MOTION CALENDAR ON AUG-29-2018 IN DEPT. 504, DEFENDANT MONSANTO COMPANY'S MOTION TO EXTEND TIME OR SEAL DOCUMENTS PLAINTIFF LODGED PROVISIONALLY UNDER SEAL ON JULY 25, 2018 IS GRANTED. DEFENSE COUNSEL TO PREPARE AND SUBMIT AN ORDER IN COMPLIANCE WITH CRC 3.1312(B). JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; PROCEEDINGS NOT REPORTED. (504)		
2018-08-29	MINUTES FOR AUG-29-2018 3:00 PM	View	

Date ▼	Proceedings	Document ⇅	Fee ⇅
2018-08-24	ASSOCIATION OF ATTORNEYS, (TRANSACTION ID # 62383249): MARSHALL, K. LEE ADDED AS ATTORNEY FOR MONSANTO COMPANY	View	
2018-08-23	NOTICE OF ENTRY OF JUDGMENT	View	
2018-08-23	ORDER TEMPORARILY STAYING EXECUTION OF JUDGMENT PURSUANT TO CODE OF CIVIL PROCEDURE SECTION 918	View	
2018-08-23	THE COURT ORDERED THE FOLLOWING JUDGMENT ON VERDICT ENTERED: IT IS ADJUDGED THAT PLAINTIFF JOHNSON, DEWAYNE RECOVER FROM DEFENDANT MONSANTO COMPANY \$289,253,209.32 PRINCIPAL, TOTAL JUDGMENT \$289,253,209.32, SEE SCANNED JUDGMENT ON JURY VERDICT FOR DETAILS	View	
2018-08-22	REPLY IN SUPPORT OF ITS MOTION TO EXTEND TIME OR SEAL DOCUMENTS PLAINTIFF LODGED PROVISIONALLY UNDER SEAL ON JULY 6, 2018 (TRANSACTION ID # 62375180) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-22	STIPULATION OF THE PARTIES REQUESTING ISSUANCE OF ORDER TEMPORARILY STAYING EXECUTION PURSUANT TO CCP SECTION 918 (TRANSACTION ID # 62374492) FILED BY DEFENDANT MONSANTO COMPANY	View	\$20.00
2018-08-20	NOTICE OF DEPOSITION TESTIMONY PLAYED AT TRIAL (TRANSACTION ID # 62366147) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-20	PROOF OF SERVICE (TRANSACTION ID # 62366009) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-17	SUBSEQUENT JURY FEE FILED BY PLAINTIFF JOHNSON, DEWAYNE FEE DEPOSITED BY THE MILLER LAW FIRM, LLC FOR JURY FEE FOR AUG-07-2018 THROUGH AUG-10-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-08-10	REMOVED FROM JURY TRIAL CALENDAR ON AUG-10-2018 IN DEPT. 504 - JURY TRIAL CONCLUDED. JURY RETURNS A VERDICT IN FAVOR OF THE PLAINTIFF. THE JURY IS THANKED AND DISCHARGED. ALL TRIAL EXHIBITS AND DEPOSITIONS ARE ORDERED RETURNED TO THE OFFERING PARTIES. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-10	TRIAL CONCLUDED. IN 32.0 DAYS		
2018-08-10	EXHIBIT LIST FOR DEFENDANTS FILED	View	
2018-08-10	EXHIBIT LIST FOR PLAINTIFF FILED	View	
2018-08-10	WITNESS LIST FILED	View	
2018-08-10	JURY VERDICT	View	
2018-08-10	JURY NOTES	View	
2018-08-10	JURY INSTRUCTIONS	View	
2018-08-10	SUBSEQUENT JURY FEE (TRANSACTION ID # 62336267) FILED BY DEFENDANT MONSANTO COMPANY FEE DEPOSITED BY DEFENDANT MONSANTO COMPANY FOR JURY FEE FOR AUG-07-2018 THROUGH AUG-10-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-08-10	REQUESTED VERDICT FORM (TRANSACTION ID # 62335335) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-10	DISMISSAL WITH PREJUDICE OF COMPLAINT (TRANSACTION ID # 62335335) AS TO DEFENDANT GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2018-08-10	MINUTES FOR AUG-10-2018 9:00 AM	View	
2018-08-09	JURY TRIAL HELD ON AUG-09-2018 IN DEPT. 504: JURY DELIBERATIONS RESUME (DAY 2). JURY TRIAL CONTINUED TO AUG-10-2018 AT 9:00 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-09	ORDER ON MONSANTO'S MOTION TO STRIKE TESTIMONY OF PLAINTIFF'S EXPERT DR. WILLIAM R. SAWYER	View	
2018-08-09	REQUESTED JURY INSTRUCTIONS (TRANSACTION ID # 62330939) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-08	JURY TRIAL HELD ON AUG-08-2018 IN DEPT. 504: FINAL JURY INSTRUCTIONS GIVEN. JURY DELIBERATIONS COMMENCE. JURY TRIAL CONTINUED TO AUG-09-2018 AT 9:30 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-08	ORDER AND STIPULATION TO RETURN ALL TRIAL EXHIBITS & DEPOSITIONS TO RESPECTIVE COUNSEL FOR SAFEKEEPING	View	

Date	Proceedings	Document	Fee
2018-08-08	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF IN SUPPORT OF MOTION FOR MISTRIAL (TRANSACTION ID # 62323957) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-08	IN SUPPORT OF MOTION FOR MISTRIAL (TRANSACTION ID # 62323957) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-08	AUG-08-2018 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY TIMOTHY LITZENBURG - OFF CALENDAR, RENEWAL FEES PAID ON JUL-24-2018		
2018-08-08	NOTICE SENT TO ATTORNEY WILLIAM J. COPLE TO PAY PRO HAC VICE RENEWAL FEE BY SEP-26-2018	View	
2018-08-08	NOTICE SENT TO ATTORNEY KIRBY T. GRIFFIS TO PAY PRO HAC VICE RENEWAL FEE BY SEP-26-2018	View	
2018-08-07	JURY TRIAL HELD ON AUG-07-2018 IN DEPT. 504: JURY INSTRUCTIONS GIVEN AND CLOSING ARGUMENTS PRESENTED. JURY TRIAL CONTINUED TO AUG-08-2018 AT 9:30 AM FOR PRE-DELIBERATION JURY INSTRUCTIONS AND COMMENCEMENT OF JURY DELIBERATIONS. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-06	JURY TRIAL HELD ON AUG-06-2018 IN DEPT. 504: HEARING AND TO FINALIZE JURY INSTRUCTIONS AND VERDICT FORM. JURY TRIAL CONTINUED TO AUG-07-2018 AT 9:30 AM FOR JURY INSTRUCTIONS AND CLOSING ARGUMENTS. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-06	SUBSEQUENT JURY FEE FILED BY PLAINTIFF JOHNSON, DEWAYNE FEE DEPOSITED BY THE MILLER LAW FIRM FOR JURY FEE FOR JUL-30-2018 THROUGH AUG-03-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-08-06	DECLARATION OF PEDRAMESFANDIARY IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTO COMPANYS MOTION FOR DIRECTED VERDICT (TRANSACTION ID # 62311248) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-06	OPPOSITION TO MONSANTO COMPANYS MOTION FOR DIRECTED VERDICT (TRANSACTION ID # 62311248) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-06	JURY TRIAL SET FOR AUG-06-2018 AT 10:00 AM CONTINUED TO AUG-06-2018 AT 1:30 PM IN DEPT. 504 ON THE COURT'S OWN MOTION. (504)		
2018-08-06	DECLARATION OF PEDRAMESFANDIARY IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS TRIAL BRIEF ON NONSUIT OF PUNITIVE DAMAGES (TRANSACTION ID # 62310408) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-06	OPPOSITION TO MONSANTOS TRIAL BRIEF ON NONSUIT OF PUNITIVE DAMAGES (TRANSACTION ID # 62310408) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-03	JURY TRIAL HELD ON AUG-03-2018 IN DEPT. 504: DEFENDANT'S CASE-IN-CHIEF PRESENTED. DEFENSE RESTS. JURY TRIAL CONTINUED TO AUG-06-2018 AT 10:00 AM FOR HEARING RE MOTIONS AND TO FINALIZE JURY INSTRUCTIONS AND VERDICT FORM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-03	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO MOTION FOR DIRECTED VERDICT AT CLOSE OF ALL EVIDENCE (INCLUDING EXHIBITS 1-9) (TRANSACTION ID # 62306089) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-03	MOTION FOR DIRECTED VERDICT AT CLOSE OF ALL EVIDENCE (TRANSACTION ID # 62306089) FILED BY DEFENDANT MONSANTO COMPANY	View	\$60.00
2018-08-03	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF IN SUPPORT OF NONSUIT OF PLAINTIFF PUNITIVE DAMAGES CLAIM (INCLUDING EXHIBITS 1-11) (TRANSACTION ID # 62304045) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-03	TRIAL BRIEF IN SUPPORT OF NONSUIT OF PLAINTIFF PUNITIVE DAMAGES CLAIM (TRANSACTION ID # 62304045) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-03	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO OBJECTION TO USE OF CACI 431 (CAUSATION: MULTIPLE CAUSES) AND CACI 3928 (UNUSUALLY SUSCEPTIBLE PLAINTIFF) (INCLUDING EXHIBIT) (TRANSACTION ID # 62305137) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-03	OBJECTION TO USE OF CACI 431 (CAUSATION: MULTIPLE CAUSES) AND CACI 3928 (UNUSUALLY SUSCEPTIBLE PLAINTIFF) (TRANSACTION ID # 62305137) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-08-03	SUBSEQUENT JURY FEE FILED BY PLAINTIFF JOHNSON, DEWAYNE FEE DEPOSITED BY THE MILLER FIRM LLC FOR JURY FEE FOR JUL-16-2018 THROUGH AUG-03-2018 FOR TRIAL IN DEPT 504		\$1680.00

Date	Proceedings	Document	Fee
2018-08-02	JURY TRIAL HELD ON AUG-02-2018 IN DEPT. 504: DEFENDANT'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO AUG-03-2018 AT 9:30 AM TO RESUME DEFENDANT'S CASE. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-08-02	TRIAL BRIEF IN SUPPORT OF PLAINTIFFS REQUESTED JURY INSTRUCTIONS CACI 431, CACI 3928 (TRANSACTION ID # 62302220) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-08-02	SUBSEQUENT JURY FEE (TRANSACTION ID # 62300811) FILED BY DEFENDANT MONSANTO COMPANY FEE DEPOSITED BY FARELLA BRAUN & MARTEL LLP FOR JURY FEE FOR JUL-30-2018 THROUGH AUG-03-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-08-01	JURY TRIAL HELD ON AUG-01-2018 IN DEPT. 504: REVIEW OF PROPOSED JURY INSTRUCTIONS AND VERDICT FORM. JURY TRIAL CONTINUED TO AUG-02-2018 AT 9:15 AM TO RESUME DEFENDANT'S CASE-IN-CHIEF. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-31	JURY TRIAL HELD ON JUL-31-2018 IN DEPT. 504: DEFENDANT'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO AUG-01-2018 AT 2:00 PM FOR REVIEW OF PROPOSED JURY INSTRUCTIONS AND VERDICT FORM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-30	JURY TRIAL HELD ON JUL-30-2018 IN DEPT. 504: DEFENDANT MONSANTO COMPANY'S MOTION FOR NONSUIT IS ARGUED AND DENIED IN PART. DEFENDANT'S CASE-IN-CHIEF COMMENCED. JURY TRIAL CONTINUED TO JUL-31-2018 AT 9:00 AM FOR HEARING RE EVIDENTIARY ISSUES AND AT 9:30 AM TO RESUME DEFENDANT'S CASE. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-30	SUBSEQUENT JURY FEE FILED BY DEFENDANT MONSANTO COMPANY FEE DEPOSITED BY THE MILLER FIRM FOR JURY FEE FOR JUL-23-2018 THROUGH JUL-26-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-07-30	DECLARATION OF PEDRAM ESFANDIARY IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION FOR NONSUIT (TRANSACTION ID # 62285747) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-30	OPPOSITION TO MONSANTO COMPANYS MOTION FOR NONSUIT (TRANSACTION ID # 62285747) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-27	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO MOTION FOR NONSUIT AT CLOSE OF PLAINTIFF EVIDENCE (INCLUDING EXHIBITS 1-10) (TRANSACTION ID # 62281879) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-27	MOTION FOR NONSUIT AT CLOSE OF PLAINTIFF EVIDENCE (TRANSACTION ID # 62281879) FILED BY DEFENDANT MONSANTO COMPANY	View	\$60.00
2018-07-27	JURY TRIAL HELD ON JUL-27-2018 IN DEPT. 504: HEARING RE EVIDENTIARY ISSUES AND PLAINTIFF'S CASE-IN-CHIEF CONDUCTED. PLAINTIFF RESTS. JURY TRIAL CONTINUED TO JUL-30-2018 AT 9:30 AM FOR MOTION HEARING. COMMENCEMENT OF DEFENDANT'S CASE-IN-CHIEF AT 10:30 A.M. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-27	OPPOSITION TO MONSANTO COMPANYS MOTION TO EXTEND TIME OR SEAL DOCUMENTS PLAINTIFF LODGED PROMSIONALLY UNDER SEAL ON JULY 6, 2018 (TRANSACTION ID # 62282644) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-26	JURY TRIAL HELD ON JUL-26-2018 IN DEPT. 504: HEARING RE EVIDENTIARY ISSUES AND PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-27-2018 AT 9:00 AM FOR HEARING AND RESUMPTION OF PLAINTIFF'S CASE-IN-CHIEF. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-26	SUBSEQUENT JURY FEE (TRANSACTION ID # 62280372) FILED BY DEFENDANT MONSANTO COMPANY FEE DEPOSITED BY FARELLA BRAUN + MARTEL LLP FOR JURY FEE FOR JUL-23-2018 THROUGH JUL-27-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-07-25	JURY TRIAL HELD ON JUL-25-2018 IN DEPT. 504: HEARING RE MOTIONS AND EVIDENTIARY ISSUES. JURY NOT PRESENT. JURY TRIAL CONTINUED TO JUL-26-2018 AT 2:00 PM FOR PLAINTIFF'S CASE-IN-CHIEF. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-25	PROOF OF SERVICE BY ELECTRONIC MAIL OF TRIAL BRIEF REGARDING ADMISSIBILITY OF EXHIBIT 308 AND DR SAWYER'S OPINION REGARDING DIETARY EXPOSURE (REDACTED), ETC. (TRANSACTION ID # 62276161) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

Date	Proceedings	Document	Fee
2018-07-25	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS TRIAL BRIEF REGARDING ADMISSIBILITY OF EXHIBIT 308 AND DR. SAWYERS OPINION REGARDING DIETARY EXPOSURE *** REDACTED VERSION *** (TRANSACTION ID # 62276161) (TRANSACTION ID # 62276161) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-25	TRIAL BRIEF REGARDING ADMISSIBILITY OF EXHIBIT 308 AND DR. SAWYER'S OPINION REGARDING DIETARY EXPOSURE *** REDACTED VERSION *** (TRANSACTION ID # 62276161) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-25	ASSOCIATION OF ATTORNEYS, (TRANSACTION ID # 100043309): BURTON, MARK E ADDED AS ATTORNEY FOR JOHNSON, DEWAYNE	View	
2018-07-24	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY TIMOTHY LITZENBURG		\$500.00
2018-07-24	JURY TRIAL HELD ON JUL-24-2018 IN DEPT. 504: PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-25-2018 AT 2:00 PM FOR HEARING RE MOTIONS. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM](504).		
2018-07-23	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF TO EXCLUDE TESTIMONY FROM DR. SAWYER RE CALIFORNIA NSRL (INCLUDING EXHIBITS 1-13) (TRANSACTION ID # 62267146) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-23	TRIAL BRIEF TO EXCLUDE TESTIMONY FROM DR. SAWYER RE CALIFORNIA NSRL (TRANSACTION ID # 62267146) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-23	JURY TRIAL HELD ON JUL-23-2018 IN DEPT. 504: PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-24-2018 AT 9:00 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM] (504).		
2018-07-23	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF REGARDING OPINIONS DR. BENBROOK MAY NOT OFFER (TRANSACTION ID # 62263230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-23	MONSANTO COMPANY'S TRIAL BRIEF REGARDING OPINIONS DR. BENBROOK MAY NOT OFFER (TRANSACTION ID # 62263230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-23	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF TO EXCLUDE CAUSATION TESTIMONY FROM DR. OPE OFODILE (INCLUDING EXHIBITS 1-2) (TRANSACTION ID # 62262909) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-23	TRIAL BRIEF TO EXCLUDE CAUSATION TESTIMONY FROM DR. OPE OFODILE (TRANSACTION ID # 62262909) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-20	JURY TRIAL HELD ON JUL-20-2018 IN DEPT. 504: PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-23-2018 AT 9:30 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM] (504).		
2018-07-19	ORDER REGARDING COURT DECORUM AND MEDIA ACCESS	View	
2018-07-18	JURY TRIAL HELD ON JUL-18-2018 IN DEPT. 504: PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-20-2018 AT 9:30 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM] (504).		
2018-07-18	DECLARATION OF ROBYN D. BUCK IN SUPPORT OF MONSANTO MOTION TO EXTEND TIME OR SEAL DOCUMENTS PLAINTIFF LODGED PROVISIONALLY UNDER SEAL ON JULY 6, 2018 (TRANSACTION ID # 62253219) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-18	MOTION (BRIEF) TO EXTEND TIME OR SEAL DOCUMENTS PLAINTIFF LODGED PROVISIONALLY UNDER SEAL ON JULY 6, 2018 (TRANSACTION ID # 62253219) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-18	NOTICE OF MOTION AND MOTION TO EXTEND TIME OR SEAL DOCUMENTS PLAINTIFF LODGED PROVISIONALLY UNDER SEAL ON JULY 6, 2018 (TRANSACTION ID # 62253219) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR AUG-29-2018 AT 03:00 PM IN DEPT 504	View	\$60.00
2018-07-18	PROOF OF SERVICE (TRANSACTION ID # 62253823) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-18	DECLARATION OF PEDRAM ESFANDIARY IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTO'S TRIAL BRIEF REGARDING ADMISSIBILITY OF CERTAIN U.S. EPA DOCUMENTS (TRANSACTION ID # 62253823) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-18	OPPOSITION OPPOSITION TO MONSANTO'S TRIAL BRIEF REGARDING ADMISSIBILITY OF CERTAIN U.S. EPA DOCUMENTS (TRANSACTION ID # 62253823) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-07-18	MINUTES FOR JUL-18-2018 9:30 AM	View	
2018-07-17	JURY TRIAL HELD ON JUL-17-2018 IN DEPT. 504: PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-18-2018 AT 9:30 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM] (504).		
2018-07-17	MINUTES FOR JUL-17-2018 9:30 AM	View	
2018-07-17	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF REGARDING ADMISSIBILITY OF CERTAIN US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS (INCLUDING EXHIBITS 1-10) (TRANSACTION ID # 62243421) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-17	TRIAL BRIEF REGARDING ADMISSIBILITY OF CERTAIN US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS (TRANSACTION ID # 62243421) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-16	JURY TRIAL HELD ON JUL-16-2018 IN DEPT. 504: PLAINTIFF'S CASE-IN-CHIEF IN PROGRESS. JURY TRIAL CONTINUED TO JUL-17-2018 AT 9:30 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS / T: 415.274.9977 / E: SFDEPO@VERITEXT.COM] (504).		
2018-07-16	MINUTES FOR JUL-16-2018 9:30 AM	View	
2018-07-16	SUBSEQUENT JURY FEE (CORRECT DATES-7/9/18 THRU 7/13/18***CK NOTES) FILED BY PLAINTIFF JOHNSON, DEWAYNE FEE DEPOSITED BY THE MILLER FIRM, LLC FOR JURY FEE FOR JUL-13-2018 THROUGH JUL-16-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-07-16	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF REQUESTING COURT TO INSTRUCT DR. PORTIER TO EXCLUDE ANY REFERENCE TO CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY (TRANSACTION ID # 62240990) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-16	TRIAL BRIEF REQUESTING COURT TO INSTRUCT DR. PORTIER TO EXCLUDE ANY REFERENCE TO CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY (TRANSACTION ID # 62240990) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-13	JURY TRIAL SET FOR JUL-13-2018 CONTINUED TO JUL-16-2018 AT 9:30 AM IN 504 FOR CONTINUING PLAINTIFFS CASE IN CHIEF. JUDGE: S. BOLANOS; CLERK: R. GOULDING; REPORTER: L. ROCKWOOD, CSR 3462.VERITEXT 415-274-9977		
2018-07-12	MINUTES FOR JUL-13-2018 9:00 AM	View	
2018-07-12	SUBSEQUENT JURY FEE (TRANSACTION ID # 62235450) FILED BY DEFENDANT MONSANTO COMPANY FEE DEPOSITED BY FARELLA BRAUN & MARTEL LLP FOR JURY FEE FOR JUL-16-2018 THROUGH JUL-20-2018 FOR TRIAL IN DEPT 504		\$560.00
2018-07-12	SUBSEQUENT JURY FEE FILED BY PLAINTIFF JOHNSON, DEWAYNE FEE DEPOSITED BY THE MILLER FIRM FOR JURY FEE FOR JUN-21-2018 THROUGH JUN-28-2018 FOR TRIAL IN DEPT 504		\$2442.25
2018-07-12	JURY TRIAL SET FOR JUL-12-2018 CONTINUED TO JUL-13-2018 AT 9:00 AM IN 504 FOR CONTINUED PLAINTIFFS CASE IN CHIEF. JUDGE: S. BOLANOS; CLERK: R. GOULDING; REPORTER: L. ROCKWOOD, CSR 3462.VERITEXT 415-274-9977		
2018-07-12	JURY INSTRUCTION NO. 5 (TRANSACTION ID # 62232467) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-12	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO TRIAL BRIEF TO EXCLUDE TESTIMONY EQUATING THE BURDEN OF PROOF IN THIS CASE WITH IARC CLASSIFICATION (INCLUDING EXHIBITS 1-3) (TRANSACTION ID # 62232467) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-12	TRIAL BRIEF TO EXCLUDE TESTIMONY EQUATING THE BURDEN OF PROOF IN THIS CASE WITH IARC CLASSIFICATION (TRANSACTION ID # 62232467) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-11	JURY TRIAL SET FOR JUL-11-2018 CONTINUED TO JUL-12-2018 AT 9:30 AM IN 504 FOR PLAINTIFF'S CASE. JUDGE: S. BOLANOS; CLERK: R. GOULDING; REPORTER: S. PHAM, CSR 13293; 415-517-5439; SPHAM@YAHOO.COM		
2018-07-11	MINUTES FOR JUL-12-2018 9:30 AM	View	
2018-07-11	MINUTES FOR JUL-11-2018 1:30 PM	View	
2018-07-11	JUL-11-2018 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY MICHAEL J. MILLER - OFF CALENDAR, RENEWAL FEES PAID ON JUL-06-2018		
2018-07-10	EXHIBITS 22-23 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF TRIAL BRIEF REGARDING ADMISSIBILITY OF FOREIGN REGULATORY DECISIONS (TRANSACTION ID # 62221186) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-07-10	EXHIBITS 1-21 OF DECLARATION OF SANDRA EDWARDS IN SUPPORT OF TRIAL BRIEF REGARDING ADMISSIBILITY OF FOREIGN REGULATORY DECISIONS (TRANSACTION ID # 62221186) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-10	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF TRIAL BRIEF REGARDING ADMISSIBILITY OF FOREIGN REGULATORY DECISIONS (TRANSACTION ID # 62221186) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-10	TRIAL BRIEF REGARDING ADMISSIBILITY OF FOREIGN REGULATORY DECISIONS (TRANSACTION ID # 62221186) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-10	TRIAL COMMENCED.		
2018-07-10	JURY TRIAL SET FOR JUL-10-2018 CONTINUED TO JUL-11-2018 AT 1:30 PM. IN 504 FOR FURTHER JURY TRIAL CONFERENCE. JUDGE: S. BOLANOS; CLERK: R. GOULDING; REPORTER: L ROCKWOOD, CSR 3462. VERITEXT 415-274-9977		
2018-07-10	MINUTES FOR JUL-10-2018 9:00 AM	View	
2018-07-09	JURY TRIAL SET FOR JUL-09-2018 CONTINUED TO JUL-10-2018 AT 9:00 AM IN 504 FOR PLAINTIFFS CASE IN CHIEF. JUDGE: S. BOLANOS; CLERK: R. GOULDING; REPORTER: LESLIE ROCKWOOD, CSR 3462 VERITEXT 415-274-9977; SFDEPO@VERITEXT.COM		
2018-07-09	PARTIES AGREED LIMITING INSTRUCTION REGARDING OTHER LAWSUITS (TRANSACTION ID # 62214856) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	JURY INSTRUCTION NO. 4 (TRANSACTION ID # 62214856) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	JURY INSTRUCTION NO. 3 (TRANSACTION ID # 62214856) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	JURY INSTRUCTION NO. 2 (TRANSACTION ID # 62214856) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	PROOF OF SERVICE OF OPPOSITION TO DEFENDANTS MOTION TO EXCLUDE CERTAIN EVIDENCE OF MONSANTOS FINANCIAL CONDITION; AND DECLARATION (TRANSACTION ID # 62214901) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-09	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO DEFENDANTS MOTION TO EXCLUDE CERTAIN EVIDENCE OF MONSANTOS FINANCIAL CONDITION (TRANSACTION ID # 62214901) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-09	OPPOSITION TO DEFENDANTS MOTION TO EXCLUDE CERTAIN EVIDENCE OF MONSANTOS FINANCIAL CONDITION (TRANSACTION ID # 62214901) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-07-09	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO RESPONSE TO PLAINTIFF TRIAL BRIEF REGARDING ADMISSIBILITY OF EXHIBIT 308 AND DR. SAWYER OPINION REGARDING DIETARY EXPOSURE (INCLUDING EXHIBITS) (TRANSACTION ID # 62214853) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	RESPONSE TO PLAINTIFF TRIAL BRIEF REGARDING ADMISSIBILITY OF EXHIBIT 308 AND DR. SAWYER OPINION REGARDING DIETARY EXPOSURE (TRANSACTION ID # 62214853) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO MOTION TO EXCLUDE CERTAIN EVIDENCE OF MONSANTO FINANCIAL CONDITION (INCLUDING EXHIBIT) (TRANSACTION ID # 62214831) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-09	MOTION TO EXCLUDE CERTAIN EVIDENCE OF MONSANTO FINANCIAL CONDITION (TRANSACTION ID # 62214831) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-07-06	MINUTES FOR JUL-09-2018 9:30 AM	View	
2018-07-06	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY MICHAEL J. MILLER		\$500.00
2018-07-03	SUBSEQUENT JURY FEE (PARTIAL FEE --SEE NOTES) FILED BY DEFENDANT MONSANTO COMPANY FEE DEPOSITED BY FARELLA BRAUN & MARTEL LLP FOR JURY FEE FOR JUN-25-2018 THROUGH JUL-13-2018 FOR TRIAL IN DEPT 504		\$2852.25
2018-07-03	JURY FEES (PARTIAL SUBSEQUENT JURY FEES FOR 6/25/2018-7/13/2018--SEE NOTES) (TRANSACTION ID # 62201978) DEPOSITED BY DEFENDANT MONSANTO COMPANY		\$150.00
2018-06-28	JURY TRIAL SET FOR JUN-28-2018 IN DEPT. 504: FURTHER VOIR DIRE (DAY 4) CONDUCTED IN DEPT. 604. FOUR ALTERNATE JURORS ARE DULY SWORN AND IMPANELLED. MOTIONS IN LIMINE ARGUED. JURY TRIAL CONTINUED TO JUL-09-2018 AT 9:30 AM IN DEPT. 604 FOR OPENING STATEMENTS. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS, T: 415.274.9977]. (504/604)		
2018-06-28	MINUTES FOR JUN-28-2018 9:30 AM	View	

Date	Proceedings	Document	Fee
2018-06-27	JURY TRIAL SET FOR JUN-27-2018 IN DEPT. 504: FURTHER VOIR DIRE (DAY 3) CONDUCTED IN DEPARTMENT 604. TWELVE JURORS ARE DULY SWORN AND IMPANELLED. TRIAL CONTINUED TO JUN-28-2018 AT 9:30 AM FOR FURTHER VOIR DIRE (DAY 4) OF PROSPECTIVE ALTERNATE JURORS. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS, T: 415.274.9977]. (504/604)		
2018-06-27	MINUTES FOR JUN-27-2018 9:30 AM	View	
2018-06-26	JURY TRIAL SET FOR JUN-26-2018 IN DEPT. 504: FURTHER VOIR DIRE (DAY 2) CONDUCTED IN DEPARTMENT 604 AND CONTINUED TO JUN-27-2018 AT 9:30 AM FOR FURTHER VOIR DIRE (DAY 3). JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS, T: 415.274.9977]. (504/604)		
2018-06-26	REPLY BRIEF IN SUPPORT OF HIS REQUEST FOR JUDICIAL NOTICE AND PROOF OF SERVICE (TRANSACTION ID # 62178327) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-26	PLAINTIFF'S MOTION FOR RECONSIDERATION OF THE COURTS DENIAL OF PLAINTIFFS REQUEST TO DISMISS PROSPECTIVE JUROR 20 [MR. W.] (TRANSACTION ID # 62177833) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$60.00
2018-06-26	MINUTES FOR JUN-26-2018 9:30 AM	View	
2018-06-26	TRIAL BRIEF REGARDING THE STANDARD FOR EXCLUDING POTENTIAL JUROR FOR CAUSE AND PROOF OF SERVICE (TRANSACTION ID # 62176128) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-25	JURY TRIAL SET FOR JUN-25-2018 IN DEPT. 504: FURTHER PRETRIAL CONFERENCE CONDUCTED; VOIR DIRE (DAY 1) CONDUCTED IN DEPARTMENT 604. TRIAL CONTINUED TO JUN-26-2018 AT 9:30 AM FOR FURTHER VOIR DIRE (DAY 2) IN DEPT. 604. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: LESLIE ROCKWOOD, CSR NO. 3462 [VERITEXT LEGAL SOLUTIONS, T: 415.274.9977]. (504/604)		
2018-06-25	MINUTES FOR JUN-25-2018 9:30 AM	View	
2018-06-25	ORDER ON MEDIA[AGENCE FRANCE PRESSE (AFP)'S] REQUEST TO PERMIT COVERAGE	View	
2018-06-25	MEDIA[AGENCE FRANCE PRESSE (AFP)'S] REQUEST TO PHOTOGRAPH, RECORD, OR BROADCAST	View	
2018-06-25	DECLARATION OF SANDRA A. EDWARDS IN SUPPORT OF MONSANTO OPPOSITION TO PLAINTIFF REQUEST FOR JUDICIAL NOTICE OF COMPLAINTS FILED AGAINST MONSANTO (TRANSACTION ID # 62169010) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-25	OPPOSITION TO PLAINTIFF'S REQUEST FOR JUDICIAL NOTICE OF COMPLAINTS FILED AGAINST MONSANTO (TRANSACTION ID # 62169010) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-25	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62170037) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-25	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO MONSANTO COMPANYS REQUEST FOR JUDICIAL NOTICE OF FOREIGN REGULATORY DOCUMENTS (TRANSACTION ID # 62170037) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-25	OPPOSITION TO MONSANTO COMPANYS REQUEST FOR JUDICIAL NOTICE OF FOREIGN REGULATORY DOCUMENTS (TRANSACTION ID # 62170037) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-25	OBJECTION TO MONSANTO COMPANYS CURATIVE INSTRUCTION NO. 1 AND PROOF OF SERVICE (TRANSACTION ID # 62169824) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-25	MONSANTO COMPANY CURATIVE INSTRUCTION NO. 1 (TRANSACTION ID # 62169009) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-22	JURY TRIAL SET FOR JUN-22-2018 IN DEPT. 504: FURTHER PRETRIAL CONFERENCE CONDUCTED; JURY SELECTION/HARDSHIPS (PANEL 2) ADMINISTERED IN DEPARTMENT 602/604. TRIAL CONTINUED TO JUN-25-2018 AT 9:30 AM FOR FURTHER CONFERENCE; JURY SELECTION TO BE HELD AT 10:00 AM IN DEPARTMENT 604. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: MARY HOGAN, CSR NO. 5386; T: 415.724.2756; E: HOGANCSR@GMAIL.COM. (504)		
2018-06-22	DECLARATION OF PEDRAM ESFANDIARY IN SUPPORT OF PLAINTIFFS MOTION TO ALLOW LIVE VIDEO TESTIMONY AT TRIAL AND PROOF OF SERVICE (TRANSACTION ID # 62168831) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-22	MINUTES FOR JUN-22-2018 1:15 PM	View	
2018-06-22	ASSOCIATION OF ATTORNEYS, (TRANSACTION ID # 62167746): WISNER, ROBERT B ADDED AS ATTORNEY FOR JOHNSON, DEWAYNE	View	
2018-06-22	MOTION TO PREINSTRUCT THE JURY AND PROOF OF SERVICE (TRANSACTION ID # 62167548) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-06-22	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO OPPOSITION TO PLAINTIFF MOTION TO ALLOW LIVE VIDEO TESTIMONY AT TRIAL (INCLUDING EXHIBITS 1-4) (TRANSACTION ID # 62161985) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-22	OPPOSITION TO PLAINTIFF MOTION TO ALLOW LIVE VIDEO TESTIMONY AT TRIAL (TRANSACTION ID # 62161985) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-22	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62166779) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-22	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO MONSANTO COMPANYS REQUEST FOR JUDICIAL NOTICE OF U.S. ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62166779) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-22	OPPOSITION TO MONSANTO COMPANYS REQUEST FOR JUDICIAL NOTICE OF U.S. ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62166779) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-22	ORDER ON MEDIA (KPIX TV'S) REQUEST TO PERMIT COVERAGE	View	
2018-06-22	MEDIA (KPIX TV'S) REQUEST TO PHOTOGRAPH, RECORD, OR BROADCAST	View	
2018-06-22	ORDER ON MEDIA (COURTROOM VIEW NETWORK'S) REQUEST TO PERMIT COVERAGE	View	
2018-06-22	MEDIA (COURTROOM VIEW NETWORK'S) REQUEST TO PHOTOGRAPH, RECORD, OR BROADCAST	View	
2018-06-21	JURY TRIAL SET FOR JUN-21-2018 IN DEPT. 504: FURTHER PRETRIAL CONFERENCE CONDUCTED; JURY SELECTION/HARDSHIPS (PANEL 1) ADMINISTERED IN DEPARTMENT 602/604; MOTIONS IN LIMINE ARGUED AND RULED UPON. TRIAL CONTINUED TO JUN-22-2018 AT 1:15 PM FOR FURTHER PRETRIAL CONFERENCE; JURY SELECTION/JURY HARDSHIPS (PANEL 2) TO BE HELD IN DEPARTMENTS 602/604 AT 1:30 PM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: MARY HOGAN, CSR NO. 5386; T: 415.724.2756; E: HOGANCSR@GMAIL.COM. (504)		
2018-06-21	MINUTES FOR JUN-21-2018 9:30 AM	View	
2018-06-21	PROOF OF SERVICE (TRANSACTION ID # 62162762) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-21	MOTION TO ALLOW LIVE VIDEO TESTIMONY AT TRIAL (TRANSACTION ID # 62162762) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$60.00
2018-06-21	PROOF OF SERVICE (TRANSACTION ID # 62161563) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-21	REQUEST FOR JUDICIAL NOTICE OF COMPLAINTS FILED AGAINST MONSANTO (TRANSACTION ID # 62161563) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-20	JURY TRIAL SET FOR JUN-20-2018 IN DEPT. 504: MOTIONS IN LIMINE ARGUED AND RULED UPON. PRETRIAL CONFERENCE HELD AND CONTINUED TO JUN-21-2018 AT 9:15 AM FOR FURTHER PRETRIAL CONFERENCE; JURY SELECTION/JURY HARDSHIPS TO BE HELD IN DEPARTMENTS 602/604 AT 9:30 AM. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: MARY HOGAN, CSR NO. 5386; T: 415.724.2756; E: HOGANCSR@GMAIL.COM. (504)		
2018-06-20	DECLARATION OF SANDRA A. EDWARDS IN SUPPORT OF DEFENDANT MONSANTO COMPANYS OPPOSITION TO KPIX-TV'S APPLICATION FOR CAMERA COVERAGE (TRANSACTION ID # 62157214) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-20	OPPOSITION TO KPIX-TV'S APPLICATION FOR CAMERA COVERAGE (TRANSACTION ID # 62157214) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-20	MINUTES FOR JUN-20-2018 10:00 AM	View	
2018-06-19	EXHIBIT 1021 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBITS 1018 TO 1020 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBITS 1013 TO 1017 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1012, PART 2 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1012, PART 1 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-06-19	EXHIBIT 1011, PART 2 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1011, PART 1 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBITS 1009 TO 1010 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1008, PART 2 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1008, PART 1 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBITS 1006 TO 1007 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1005, PART 2 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1005, PART 1 OF 2 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBIT 1004 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	EXHIBITS 1001 TO 1003 TO AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	AFFIDAVIT AND SWORN REPORT OF SYLVIA D. HALL-ELLIS, PH.D. (TRANSACTION ID # 62155715)	View	
2018-06-19	REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 62155715) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OPPOSITION TO PLAINTIFF REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 62154967) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-19	OPPOSITION TO PLAINTIFF'S REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 62154967) (TRANSACTION ID # 62154967) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 26-32 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 19-25 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 17-18 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 14-16 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 11-13 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 4-10 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBIT 3, PART 2 (OF 2) TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	EXHIBITS 3, PART 1 (OF 2) TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-06-18	EXHIBITS 1-2 TO MONSANTO REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	REQUEST FOR JUDICIAL NOTICE OF US ENVIRONMENTAL PROTECTION AGENCY DOCUMENTS AND FEDERAL REGISTER MATERIALS (TRANSACTION ID # 62151456) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	JURY TRIAL SET FOR JUN-18-2018 IN DEPT. 504: PRETRIAL CONFERENCE HELD AND CONTINUED TO JUN-20-2018 AT 10:00 AM FOR FURTHER PRETRIAL CONFERENCE AND MOTIONS IN LIMINE. JUDGE: HON. SUZANNE R. BOLANOS; CLERK: L. FONG; REPORTER: MARY HOGAN, CSR NO. 5386; T: 415.724.2756; E: HOGANCSR@GMAIL.COM. (504)		
2018-06-18	PROOF OF SERVICEPL (TRANSACTION ID # 62150806) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-18	REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 62150806) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-18	OPPOSITION TO PLAINTIFF MOTION TO AMEND CASE MANAGEMENT ORDER NO. 7 (TRANSACTION ID # 62149845) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	MINUTES FOR JUN-18-2018 9:50 AM	View	
2018-06-18	PROOF OF SERVICE (TRANSACTION ID # 62149552) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-18	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS MOTION TO AMEND CASE MANAGEMENT ORDER NO. 7 TO ADD WITNESSES (TRANSACTION ID # 62149552) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-18	MOTION TO AMEND CASE MANAGEMENT ORDER NO. 7 TO ADD WITNESSES (TRANSACTION ID # 62149552) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$60.00
2018-06-18	ORDER ON MEDIA REQUEST TO PERMIT COVERAGE	View	
2018-06-18	MASTER JURY CALENDAR OF JUN-18-2018 ASSIGNED TO JURY TRIAL CALENDAR AND SETTLEMENT CONFERENCE ON JUN-18-2018 AT 9:50 AM IN DEPT. 504, JUDGE SUZANNE RAMOS BOLANOS. PARTIES STIPULATED THAT THE TRIAL JUDGE CAN ALSO CONDUCT ANY SETTLEMENT CONFERENCE. JUDGE JACKSON MADE A PERSONAL DISCLOSURE THAT SANDRA EDWARDS, DEFENDANT'S COUNSEL, AND HER WERE COLLEAGUES MANY YEARS AGO. NO OBJECTIONS WERE MADE. JUDGE: TERI L. JACKSON; REPORTER: MARY HOGAN, CSR #5386 (415/724-2756) (206/TLJ)		
2018-06-18	MEDIA REQUEST TO PHOTOGRAPH, RECORD OR BROADCAST	View	
2018-06-18	JOINT STIPULATION RE PARTIES MOTIONS IN LIMINE (TRANSACTION ID # 62148108) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-18	OPPOSITION TO MEDIA REQUEST TO RECORD AND WEBCAST THE TRIAL (TRANSACTION ID # 62147813) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	SURREPLY IN SUPPORT OF MOTION IN LIMINE NO. 20 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO GHOSTWRITING (TRANSACTION ID # 62147735) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-18	PROOF OF SERVICE (TRANSACTION ID # 62147423) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-18	REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF PLAINTIFFS REPLY BRIEF IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT (TRANSACTION ID # 62147423) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-13	STATEMENT REGARDING TRIAL TIME LIMITS (TRANSACTION ID # 62136732) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-13	SEPARATE STATEMENT RE TRIAL TIMES AND PROOF OF SERVICE (TRANSACTION ID # 62136391) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-13	PROOF OF SERVICE (TRANSACTION ID # 62136192) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-13	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 21 TO EXCLUDE DR. SAWYER FROM INTERPRETING MONSANTOS INTERNAL DOCUMENTS, ASCRIBING MOTIVATIONS, OR CLAIMING MONSANTO MISLEAD EPA (TRANSACTION ID # 62136192) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-13	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 20 TO EXCLUDE EVIDENCE OF GHOSTWRITING (TRANSACTION ID # 62136192) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	DECLARATION OF SANDRA EDWARDS ISO REPLIES ISO MONSANTO MILS 6-30 (INCLUDING EXHIBITS 1-10) (TRANSACTION ID # 62132148) FILED BY DEFENDANT MONSANTO COMPANY	View	

Date	Proceedings	Document	Fee
2018-06-12	REPLY RE MIL #30 TO EXCLUDE CERTAIN EVIDENCE REGARDING PLAINTIFF ALLEGED MEDICAL EXPENSES (TRANSACTION ID # 62132148) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #29 TO EXCLUDE DAMAGES AND EVIDENCE REGARDING LOSS OF CONSORTIUM (TRANSACTION ID # 62132148) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #28 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO MONSANTO FINANCIAL CIRCUMSTANCES, REVENUE OR PROFITS ASSOCIATED WITH THE SALE OF ROUNDUP PRO, RANGERPRO, OR OTHER GLYPHOSATE-BASED HERBICIDES (TRANSACTION ID # 62132148) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #27 TO EXCLUDE EVIDENCE RELATING TO PROPOSITION 65 (TRANSACTION ID # 62132148) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #26 TO EXCLUDE EVIDENCE OR ARGUMENT ALLEGING THAT MONSANTO DECEIVED THE EPA (TRANSACTION ID # 62132148) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #25 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO OTHER LITIGATION (TRANSACTION ID # 62132120) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #24 TO EXCLUDE REFERENCE TO A MAGIC TUMOR (TRANSACTION ID # 62132120) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #23 TO EXCLUDE EVIDENCE, ARGUMENT, AND REFERENCE TO LOBBYING ACTIVITY AND GENERATION OF SUPPORT FOR REGISTRATION OF GLYPHOSATE (TRANSACTION ID # 62132120) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #22 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO ENDOCRINE DISRUPTION, BIRTH DEFECTS, OR EFFECTS ON GUT BACTERIA (TRANSACTION ID # 62132120) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #21 TO EXCLUDE DR. SAWYER FROM INTERPRETING MONSANTO INTERNAL DOCUMENTS, ASCRIBING MOTIVATIONS, OR CLAIMING MONSANTO MISLED EPA (TRANSACTION ID # 62132120) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #20 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO GHOSTWRITING (TRANSACTION ID # 62132105) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #19 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO CAREY GILLAM BOOK AND ALL OTHER NEWSPAPER, BROADCASTS, AND OTHER MEDIA PUBLICATIONS AND PRODUCTIONS (TRANSACTION ID # 62132105) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #18 TO EXCLUDE EVIDENCE OF PRODUCTS NOT AT ISSUE IN THIS LITIGATION (TRANSACTION ID # 62132105) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #16 TO EXCLUDE ANY EVIDENCE, ARGUMENT, OR REFERENCE, TO TRACE IMPURITIES IN ROUNDUP PRO OR RANGERPRO (TRANSACTION ID # 62132105) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #15 TO EXCLUDE DEROGATORY REFERENCES TO ROUNDUP READY CROPS AND OTHER BIOTECHNOLOGY (TRANSACTION ID # 62132082) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #14 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO COMPARISON TO THE TOBACCO INDUSTRY (TRANSACTION ID # 62132082) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #13 TO EXCLUDE INTRODUCTION, ARGUMENT, OR REFERENCE TO THE SERALINI STUDY AND ANY INFORMATION THEREIN (TRANSACTION ID # 62132082) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #12 TO EXCLUDE REFERENCE TO OR TESTIMONY FROM KIRK AZEVEDO (TRANSACTION ID # 62132082) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #11 TO EXCLUDE TESTIMONY FROM DAUBERT HEARING (TRANSACTION ID # 62132082) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #10 TO EXCLUDE DR. CHARLES BENBROOK OPINIONS REGARDING PERSONAL PROTECTIVE EQUIPMENT (TRANSACTION ID # 62132063) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL TO EXCLUDE OR LIMIT EVIDENCE, ARGUMENT, OR REFERENCE TO ADVERSE EVENT REPORTS (TRANSACTION ID # 62132063) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #8 TO EXCLUDE LETTER FROM MARION COPLEY (TRANSACTION ID # 62132063) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	REPLY RE MIL #7 TO EXCLUDE EMAIL FROM DONNA FARMER (TRANSACTION ID # 62132063) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-06-12	REPLY RE MIL #6 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO INDUSTRIAL BIO-TEST OR CRAVEN LABORATORIES (TRANSACTION ID # 62132063) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-12	PROOF OF SERVICE (TRANSACTION ID # 62132189) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 7 TO EXCLUDE ANY ARGUMENT AND TESTIMONY REGARDING WHAT THE EPA WOULD HAVE DONE HAD MONSANTO ATTEMPTED TO ADD A WARNING OF NON-HODGKINS LYMPHOMA TO ITS LABELING (TRANSACTION ID # 62132189) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 7 TO EXCLUDE ANY ARGUMENT AND TESTIMONY REGARDING WHAT THE EPA WOULD HAVE DONE HAD MONSANTO ATTEMPTED TO ADD A WARNING OF NON-HODGKINS LYMPHOMA TO ITS LABELING (TRANSACTION ID # 62132189) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	PROOF OF SERVICE (TRANSACTION ID # 62132059) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS REPLY IN SUPPORT OF HIS MOTION IN LIMINE NO. 5 (TRANSACTION ID # 62132059) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF HIS MOTION IN LIMINE NO. 5 TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING ATTORNEY RETENTION AND ADVERTISING (TRANSACTION ID # 62132059) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF HIS MOTION IN LIMINE NO. 15 TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT RELATING TO PLAINTIFFS EXPOSURE TO HENRYS WET PATCH ROOF CEMENT AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF MOTION IN LIMINE 14 TO EXCLUDE PLAINTIFFS UNRELATED MEDICAL HISTORY AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY BRIEF IN SUPPORT OF MOTION IN LIMINE 13 TO EXCLUDE EVIDENCE OF SMOKING, AND DRUG USAGE AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 12 TO EXCLUDE ANY ARGUMENT AND TESTIMONY THAT EPA REGISTRATION PRECLUDED MONSANTO FROM WARNING OF THE RISK OF NONHODGKINS LYMPHOMA AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 9 TO EXCLUDE EVIDENCE OF EXPERTS FINANCES AND PERSONAL ASSETS THAT ARE UNRELATED TO LITIGATION INVOLVING GLYPHOSATE CONTAINING HERBICIDES AND NONHODGKINS LYMPHOMA AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 8 TO EXCLUDE EVIDENCE OF EXPERT WITNESS EXPERIENCE WITH ROUNDUP AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-12	REPLY IN SUPPORT OF HIS MOTION IN LIMINE NO. 4 TO EXCLUDE EVIDENCE AND ARGUMENT THAT PLAINTIFF FAILED HIS QUALIFIED APPLICATOR TEST ON THREE OCCASIONS AND PROOF OF SERVICE (TRANSACTION ID # 62131982) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-08	PROOF OF SERVICE (TRANSACTION ID # 62119197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-08	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 26 TO EXCLUDE EVIDENCE OR ARGUMENT THAT MONSANTO DECEIVED THE EPA (TRANSACTION ID # 62119197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-08	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS MOTION IN LIMINE 10 TO EXCLUDE BENBROOKS OPINIONS REGARDING PERSONAL PROTECTIVE EQUIPMENT (TRANSACTION ID # 62119197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-08	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE 7 TO EXCLUDE DONNA FARMER EMAIL (TRANSACTION ID # 62119197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF ESPONSE TO DEFENDANTS MOTION IN LIMINE 24 TO EXCLUDE REFERENCE TO A MAGIC TUMOR (TRANSACTION ID # 62115418) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62115418) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	RESPONSE TO MONSANTOS MOTION IN LIMINE NO. 24 TO EXCLUDE REFERENCE TO A MAGIC TUMOR (TRANSACTION ID # 62115418) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-06-07	DECLARATION OF SANDRA A. EDWARDS ISO MONSANTO OPPOSITIONS TO PLAINTIFF MOTIONS IN LIMINE NOS. 4-5, 7-9, AND 12-15 (INCLUDING EXHIBITS 1-12) (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 15 TO EXCLUDE ANY EVIDENCE, TESTIMONY, AND ARGUMENT RELATING TO PLAINTIFF EXPOSURE TO HENRYS WET PATCH ROOF CEMENT (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 14 TO EXCLUDE ANY EVIDENCE, TESTIMONY, AND ARGUMENT RELATING TO PLAINTIFF UNRELATED MEDICAL HISTORY (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 13 TO EXCLUDE EVIDENCE OF SMOKING AND DRUG USAGE (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 12 TO EXCLUDE ANY ARGUMENT AND TESTIMONY THAT EPA REGISTRATION PRECLUDED MONSANTO FROM WARNING OF THE RISK OF NON-HODGKINS LYMPHOMA (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 9 TO EXCLUDE EVIDENCE OF EXPERT FINANCES THAT ARE UNRELATED TO LITIGATION INVOLVING GLYPHOSATE-CONTAINING HERBICIDE AND NON-HODGKINS LYMPHOMA (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 8 TO EXCLUDE EVIDENCE OF EXPERT-WITNESS EXPERIENCE WITH ROUNDUP (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 7 TO EXCLUDE ANY ARGUMENT AND TESTIMONY REGARDING WHAT THE EPA WOULD HAVE DONE HAD MONSANTO ATTEMPTED TO ADD A WARNING OF NON-HODGKINS LYMPHOMA TO ITS LABELING (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 5 TO EXCLUDE EVIDENCE, TESTIMONY, AND ARGUMENT REGARDING ATTORNEY RETENTION AND ADVERTISING (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	OPPOSITION OPPOSITION TO PLAINTIFF MOTION IN LIMINE NO. 4 TO EXCLUDE EVIDENCE AND ARGUMENT THAT PLAINTIFF FAILED HIS QUALIFIED APPLICATOR TEST THREE TIMES (TRANSACTION ID # 62115230) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-06-07	RESPONSE TO MONSANTOS MOTION IN LIMINE NO. 17 TO EXCLUDE IMAGES OF INJURED PATIENTS OTHER THAN PLAINTIFF AND PROOF OF SERVICE (TRANSACTION ID # 62115237) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	JOINT STIPULATION EXCLUDING EVIDENCE OF WORKERS COMPENSATION PROCEEDINGS (TRANSACTION ID # 62115218) FILED BY DEFENDANT MONSANTO COMPANY		\$20.00
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62115183) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 10 TO EXCLUDE BENBROOKS OPINIONS REGARDING PERSONAL PROTECTIVE EQUIPMENT (TRANSACTION ID # 62115183) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 28 (TRANSACTION ID # 62115108) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62114993) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MIL NO. 20 TO EXCLUDE EVIDENCE OF GHOSTWRITING (TRANSACTION ID # 62114993) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 19 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO CAREY GILLAMS BOOK AND ALL OTHER NEWSPAPER, BROADCASTS, AND OTHER MEDIA PUBLICATIONS AND PRODUCTIONS AND PROOF OF SERVICE (TRANSACTION ID # 62114976) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62114948) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF BEATE RITZ, M.D., PH.D. (TRANSACTION ID # 62114948) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 11 TO EXCLUDE TESTIMONY FROM DAUBERT HEARING (TRANSACTION ID # 62114948) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 9 TO EXCLUDE OR LIMIT EVIDENCE, ARGUMENT, OR REFERENCE TO ADVERSE EVENT REPORTS AND PROOF OF SERVICE (TRANSACTION ID # 62114915) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-06-07	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62114870) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF RESPONSE TO MONSANTOS MOTION IN LIMINE NO. 8 (TRANSACTION ID # 62114870) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 8 (TRANSACTION ID # 62114870) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO MOTION IN LIMINE 6 (TRANSACTION ID # 62114710) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62114710) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 6 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO INDUSTRIAL BIOTEST OR CRAVEN LABORATORIES (TRANSACTION ID # 62114710) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION PLAINTIFFS OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 30 TO EXCLUDE CERTAIN EVIDENCE REGARDING PLAINTIFFS ALLEGED MEDICAL EXPENSES AND PROOF OF SERVICE (TRANSACTION ID # 62113836) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 29 TO EXCLUDE DAMAGES AND EVIDENCE REGARDING LOSS OF CONSORTIUM AND PROOF OF SERVICE (TRANSACTION ID # 62113692) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62113526) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO DEFENDANTS MOTION IN LIMINE 27 TO EXCLUDE EVIDENCE RELATING TO PROPOSITION 65 (TRANSACTION ID # 62113526) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MIL 27 TO EXCLUDE EVIDENCE RELATING TO PROPOSITION 65 (TRANSACTION ID # 62113526) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62113317) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MIL NO. 26 TO EXCLUDE EVIDENCE OR ARGUMENT THAT MONSANTO DECEIVED THE EPA (TRANSACTION ID # 62113317) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62113116) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE 25 TO EXCLUDE REFERENCES TO OTHER LITIGATION (TRANSACTION ID # 62113116) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 25 TO EXCLUDE ARGUMENT OR REFERENCE TO OTHER LITIGATIONS (TRANSACTION ID # 62113116) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 23 TO EXCLUDE EVIDENCE, ARGUMENT, AND REFERENCE TO LOBBYING ACTIVITY AND GENERATION OF SUPPORT FOR REGISTRATION OF GLYPHOSATE AND PROOF OF SERVICE (TRANSACTION ID # 62113048) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112889) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE 22 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO ENDOCRINE DISRUPTION, BIRTH DEFECTS, OR EFFECTS ON GUT BACTERIA (TRANSACTION ID # 62112889) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 22 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO ENDOCRINE DISRUPTION, BIRTH DEFECTS, OR EFFECTS ON GUT BACTERIA (TRANSACTION ID # 62112889) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112802) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 21 TO EXCLUDE DR. SAWYER FROM INTERPRETING MONSANTOS INTERNAL DOCUMENTS, ASCRIBING MOTIVATIONS, OR CLAIMING MONSANTO MISLEAD EPA (TRANSACTION ID # 62112802) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112553) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 18 (TRANSACTION ID # 62112553) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 18 (TRANSACTION ID # 62112553) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112421) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE 16 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO TRACE IMPURITIES IN ROUNDUP PRO OR RANGEPRO (TRANSACTION ID # 62112421) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 16 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO TRACE IMPURITIES IN ROUNDUP PRO OR RANGEPRO (TRANSACTION ID # 62112421) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE OF DWAYNE JOHNSON'S OPPOSITION TO DEFENDANT'S MOTION IN LIMINE NO. 15 AND DECLARATION OF CURTIS G. HOKE RE MOTION IN LIMINE NO. 15 (TRANSACTION ID # 62112349) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE 15 TO EXCLUDE REFERENCES TO ROUNDUP READY CROPS AND OTHER BIOTECHNOLOGY (TRANSACTION ID # 62112349) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 15 TO EXCLUDE REFERENCES TO ROUNDUP READY CROPS AND OTHER BIOTECHNOLOGY (TRANSACTION ID # 62112349) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE OPPOSITION TO MONSANTO'S MOTION IN LIMINE NO. 14 AND DECLARATION OF CURTIS G. HOKE RE MOTION IN LIMINE NO. 14 (TRANSACTION ID # 62112248) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFF'S OPPOSITION TO DEFENDANTS MOTION IN LIMINE 14 TO EXCLUDE EVIDENCE, ARGUMENT, REFERENCE OR COMPARISON TO THE TOBACCO INDUSTRY (TRANSACTION ID # 62112248) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 14 TO EXCLUDE EVIDENCE, ARGUMENT, REFERENCE OR COMPARISON TO THE TOBACCO INDUSTRY (TRANSACTION ID # 62112248) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112209) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 13 TO EXCLUDE ARGUMENT OR REFERENCE TO SERALINI STUDY AND ANY INFORMATION THEREIN (TRANSACTION ID # 62112209) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 13 TO EXCLUDE ARGUMENT OR REFERENCE TO SERALINI STUDY AND ANY INFORMATION THEREIN (TRANSACTION ID # 62112209) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112180) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS RESPONSE TO MONSANTOS MOTION IN LIMINE NO. 12 (TRANSACTION ID # 62112180) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 12 (TRANSACTION ID # 62112180) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	PROOF OF SERVICE (TRANSACTION ID # 62112150) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-07	OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 7 TO EXCLUDE EMAIL FROM DONNA FARMER (TRANSACTION ID # 62112150) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-06-01	TRIAL BRIEF (TRANSACTION ID # 62089442) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-25	TRIAL EXHIBIT LIST (TRANSACTION ID # 62070785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-25	TRIAL WITNESS LIST (TRANSACTION ID # 62070785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067203) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 16 TO FOR GRANT OF PERMISSION TO USE DEMONSTRATIVE AIDS IN OPENING STATEMENT (TRANSACTION ID # 62067203) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067199) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 15 TO EXCLUDE ANY EVIDENCE, TESTIMONY, AND ARGUMENT RELATING TO PLAINTIFFS EXPOSURE TO HENRYS WET PATCH ROOF CEMENT (TRANSACTION ID # 62067199) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 15 TO EXCLUDE ANY EVIDENCE, TESTIMONY, AND ARGUMENT RELATING TO PLAINTIFFS EXPOSURE TO HENRYS WET PATCH ROOF CEMENT (TRANSACTION ID # 62067199) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067198) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 14 TO EXCLUDE EVIDENCE OF UNRELATED MEDICAL HISTORY (TRANSACTION ID # 62067198) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 14 TO EXCLUDE PLAINTIFFS UNRELATED MEDICAL HISTORY (TRANSACTION ID # 62067198) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 13 TO EXCLUDE EVIDENCE OF SMOKING AND DRUG USAGE (TRANSACTION ID # 62067197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN SUPPORT OF MOTION IN LIMINE NO. 13 TO EXCLUDE EVIDENCE OF SMOKING, AND DRUG USAGE (TRANSACTION ID # 62067197) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067186) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 12 TO EXCLUDE ANY ARGUMENT AND TESTIMONY THAT EPA REGISTRATION PRECLUDED MONSANTO FROM WARNING OF THE RISK OF NON-HODGKINS LYMPHOMA (TRANSACTION ID # 62067186) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 12 TO EXCLUDE ANY ARGUMENT AND TESTIMONY THAT EPA REGISTRATION PRECLUDED MONSANTO FROM WARNING OF THE RISK OF NON-HODGKINS LYMPHOMA (TRANSACTION ID # 62067186) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067178) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 11 TO EXCLUDE EVIDENCE OF LIFE INSURANCE POLICY (TRANSACTION ID # 62067178) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 11 TO EXCLUDE EVIDENCE OF LIFE INSURANCE POLICY (TRANSACTION ID # 62067178) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067171) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 10 TO EXCLUDE EVIDENCE OF HEALTH INSURANCE POLICIES (TRANSACTION ID # 62067171) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 10 TO EXCLUDE EVIDENCE OF HEALTH INSURANCE POLICIES (TRANSACTION ID # 62067171) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067163) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 9 TO EXCLUDE EVIDENCE OF EXPERTS FINANCES AND PERSONAL ASSETS THAT ARE UNRELATED TO LITIGATION INVOLVING GLYPHOSATE CONTAINING HERBICIDES AND NONHODGKINS LYMPHOMA (TRANSACTION ID # 62067163) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 9 TO EXCLUDE EVIDENCE OF EXPERTS FINANCES AND PERSONAL ASSETS THAT ARE UNRELATED TO LITIGATION INVOLVING GLYPHOSATE CONTAINING HERBICIDES AND NONHODGKINS LYMPHOMA (TRANSACTION ID # 62067163) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	EXHIBITS 46 THROUGH 47 TO THE DECLARATION OF SANDRA EDWARDS ISO MONSANTO MOTIONS IN LIMINE NOS. 6-30 (TRANSACTION ID # 62067157) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	EXHIBITS 31 THROUGH 45 TO THE DECLARATION OF SANDRA EDWARDS ISO MONSANTO MOTIONS IN LIMINE NOS. 6-30 (TRANSACTION ID # 62067157) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-05-24	EXHIBITS 16 THROUGH 30 TO THE DECLARATION OF SANDRA EDWARDS ISO MONSANTO MOTIONS IN LIMINE NOS. 6-30 (TRANSACTION ID # 62067157) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	EXHIBITS 1 THROUGH 15 TO THE DECLARATION OF SANDRA EDWARDS ISO MONSANTO MOTIONS IN LIMINE NOS. 6-30 (TRANSACTION ID # 62067157) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	DECLARATION OF SANDRA EDWARDS ISO MONSANTO MOTIONS IN LIMINE NOS. 6-30 (TRANSACTION ID # 62067157) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	DECLARATION OF KRISTINE GRAJO (RE MONSANTO MIL #30) (TRANSACTION ID # 62067157) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067155) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 8 TO EXCLUDE EVIDENCE OF EXPERT OR WITNESS EXPERIENCE WITH ROUNDUP (TRANSACTION ID # 62067155) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 8 TO EXCLUDE EVIDENCE OF EXPERT OR WITNESS EXPERIENCE WITH ROUNDUP (TRANSACTION ID # 62067155) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067149) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 7 TO EXCLUDE ANY ARGUMENT AND TESTIMONY REGARDING WHAT THE EPA WOULD HAVE DONE HAD MONSANTO ATTEMPTED TO ADD A WARNING OF NON-HODGKINS LYMPHOMA TO ITS LABELING (TRANSACTION ID # 62067149) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 7 TO EXCLUDE ANY ARGUMENT AND TESTIMONY REGARDING WHAT THE EPA WOULD HAVE DONE HAD MONSANTO ATTEMPTED TO ADD A WARNING OF NON-HODGKINS LYMPHOMA TO ITS LABELING (TRANSACTION ID # 62067149) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE VIA FILE & SERVEXPRESS (TRANSACTION ID # 62067127) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 6 TO EXCLUDE PREVIOUS ARRESTS, CRIMINAL RECORD, AND OTHER BAD ACTS (TRANSACTION ID # 62067127) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 6 TO EXCLUDE PREVIOUS ARRESTS, CRIMINAL RECORD, AND OTHER BAD ACTS (TRANSACTION ID # 62067127) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	MOTION IN LIMINE #30 TO EXCLUDE CERTAIN EVIDENCE REGARDING PLAINTIFF ALLEGED MEDICAL EXPENSES (TRANSACTION ID # 62067126) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MOTION IN LIMINE #29 TO EXCLUDE DAMAGES AND EVIDENCE REGARDING LOSS OF CONSORTIUM (TRANSACTION ID # 62067126) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MOTION IN LIMINE #28 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO MONSANTO FINANCIAL CIRCUMSTANCES, REVENUE OR PROFITS ASSOCIATED WITH THE SALE OF ROUNDUP PRO, RANGERPRO, OR OTHER GLYPHOSATE-BASED HERBICIDES (TRANSACTION ID # 62067126) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MOTION IN LIMINE #27 TO EXCLUDE EVIDENCE RELATING TO PROPOSITION 65 (TRANSACTION ID # 62067126) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MOTION IN LIMINE #26 TO EXCLUDE EVIDENCE OR ARGUMENT ALLEGING THAT MONSANTO DECEIVED THE EPA (TRANSACTION ID # 62067126) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 62067118) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 5 TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING ATTORNEY RETENTION AND ADVERTISING (TRANSACTION ID # 62067118) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 5 TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING ATTORNEY RETENTION AND ADVERTISING (TRANSACTION ID # 62067118) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	PROOF OF ELECTRONIC SERVICE BY FILE & SERVEXPRESS (TRANSACTION ID # 62067084) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-05-24	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION IN LIMINE NO. 4 TO EXCLUDE EVIDENCE AND ARGUMENT THAT PLAINTIFF FAILED HIS QUALIFIED APPLICATOR TEST ON THREE OCCASIONS (TRANSACTION ID # 62067084) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	NOTICE OF MOTION AND MOTION IN LIMINE NO. 4 TO EXCLUDE EVIDENCE AND ARGUMENT THAT PLAINTIFF FAILED HIS QUALIFIED APPLICATOR TEST ON THREE OCCASIONS (TRANSACTION ID # 62067084) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-24	MIL #25 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO OTHER LITIGATION (TRANSACTION ID # 62067098) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #24 TO EXCLUDE REFERENCE TO A MAGIC TUMOR (TRANSACTION ID # 62067098) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #23 TO EXCLUDE EVIDENCE, ARGUMENT, AND REFERENCE TO LOBBYING ACTIVITY AND GENERATION OF SUPPORT FOR REGISTRATION OF GLYPHOSATE (TRANSACTION ID # 62067098) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #22 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO ENDOCRINE DISRUPTION, BIRTH DEFECTS, OR EFFECTS ON GUT BACTERIA (TRANSACTION ID # 62067098) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #21 TO EXCLUDE DR. SAWYER FROM INTERPRETING MONSANTO INTERNAL DOCUMENTS, ASCRIBING MOTIVATIONS, OR CLAIMING MONSANTO MISLEAD EPA (TRANSACTION ID # 62067098) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #20 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO GHOSTWRITING (TRANSACTION ID # 62067067) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #19 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO CAREY GILLAM BOOK AND ALL OTHER NEWSPAPER, BROADCASTS, AND OTHER MEDIA PUBLICATIONS AND PRODUCTIONS (TRANSACTION ID # 62067067) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #18 TO EXCLUDE EVIDENCE OF PRODUCTS NOT AT ISSUE IN THIS LITIGATION (TRANSACTION ID # 62067067) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #17 TO EXCLUDE IMAGES OF INJURED PATIENTS OTHER THAN PLAINTIFF (TRANSACTION ID # 62067067) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #16 TO EXCLUDE ANY EVIDENCE, ARGUMENT, OR REFERENCE, TO TRACE IMPURITIES IN ROUNDUP PRO OR RANGERPRO (TRANSACTION ID # 62067067) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #15 TO EXCLUDE DEROGATORY REFERENCES TO ROUNDUP READY CROPS AND OTHER BIOTECHNOLOGY (TRANSACTION ID # 62067012) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #14 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO COMPARISON TO THE TOBACCO INDUSTRY (TRANSACTION ID # 62067012) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #13 TO EXCLUDE INTRODUCTION, ARGUMENT, OR REFERENCE TO THE SERALINI STUDY AND ANY INFORMATION THEREIN (TRANSACTION ID # 62067012) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #12 TO EXCLUDE REFERENCE TO OR TESTIMONY FROM KIRK AZEVEDO (TRANSACTION ID # 62067012) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #11 TO EXCLUDE TESTIMONY FROM DAUBERT HEARING (TRANSACTION ID # 62067012) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #10 TO EXCLUDE DR. CHARLES BENBROOK OPINIONS REGARDING PERSONAL PROTECTIVE EQUIPMENT (TRANSACTION ID # 62066973) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL TO EXCLUDE OR LIMIT EVIDENCE, ARGUMENT, OR REFERENCE TO ADVERSE EVENT REPORTS (TRANSACTION ID # 62066973) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #8 TO EXCLUDE LETTER FROM MARION COPLEY (TRANSACTION ID # 62066973) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #7 TO EXCLUDE EMAIL FROM DONNA FARMER (TRANSACTION ID # 62066973) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MIL #6 TO EXCLUDE EVIDENCE, ARGUMENT, OR REFERENCE TO INDUSTRIAL BIO-TEST OR CRAVEN LABORATORIES (TRANSACTION ID # 62066973) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-24	MAY-23-2018 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY ERIC G LASKER - OFF CALENDAR, RENEWAL FEES PAID ON APR-23-2018		

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2018-05-24	MAY-23-2018 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY JOE G HOLLINGSWORTH - OFF CALENDAR, RENEWAL FEES PAID ON APR-23-2018		
2018-05-24	MAY-23-2018 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY MARTIN C CALHOUN - OFF CALENDAR, RENEWAL FEES PAID ON APR-23-2018		
2018-05-17	ORDER ON (1) MONSANTO OMNIBUS SARGON MOTION; (2) MONSANTO MOTION FOR SUMMARY JUDGMENT; (3) PLAINTIFF OMNIBUS SARGON MOTION; (4) PLAINTIFF MOTION FOR SUMMARY ADJUDICATION (TRANSACTION #62044307)	View	
2018-05-17	ORDER ON DEPOSITION DESIGNATIONS AND CERTAIN PROPOSED JURY INSTRUCTIONS (TRANSACTION #62044307)	View	
2018-05-16	HEARING ON MOTIONS REGARDING JURY INSTRUCTIONS AND DEPOSITION DESIGNATIONS IS HELD ON MAY-16-2018. THE MOTIONS ARE ARGUED IN OPEN COURT ON THE RECORD AND TAKEN UNDER SUBMISSION. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, REPORTER SHEILA PHAM CSR#13293.		
2018-05-16	MINUTES FOR MAY-16-2018 9:00 AM	View	
2018-05-14	HEARING ON MOTION TO SEAL ON MAY-22-2018 IN DEPT. 304, COMPLEX LITIGATION OFF CALENDAR ISSUE RESOLVED IN ORDER ON MAY-14-2018.		
2018-05-14	ORDER SECOND ORDER GRANTING IN PART AND DENYING IN PART MONSANTO'S MOTION TO SEAL OR STRIKE (TRANSACTION #62029842)	View	
2018-05-10	DUPLICATE CALENDAR ENTRY		
2018-05-10	DUPLICATE CALENDAR ENTRY		
2018-05-10	DUPLICATE CALENDAR ENTRY		
2018-05-10	HEARING ON MOTIONS HELD ON MAY-10-2018. THE MOTIONS ARE ARGUED IN OPEN COURT ON THE RECORD. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, REPORTER SHEILA PHAM CSR#13293.		
2018-05-10	MINUTES FOR MAY-10-2018 9:00 AM	View	
2018-05-08	MINUTES FOR MAY-08-2018 9:00 AM	View	
2018-05-08	HEARING ON MOTIONS TO SEAL. THE MOTIONS ARE ARGUED IN OPEN COURT. PARTIES SHALL BE ALLOWED TO OFFER AN ADDITIONAL DECLARATION BEFORE THE MATTER SHALL BE TAKEN UNDER SUBMISSION. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, NOT REPORTED.		
2018-05-04	OBJECTIONS TO EVIDENCE FILED BY PLAINTIFF IN SUPPORT OF HIS REPLY BRIEF IN SUPPORT OF MOTION FOR PARTIAL SUMMARY ADJUDICATION AND MONSANTOS OPPOSITION TO PLAINTIFFS REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF REPLY BRIEF (TRANSACTION ID # 61994215) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-04	PROOF OF SERVICE (TRANSACTION ID # 61993892) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-04	RESPONSE IN OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 5 (TRANSACTION ID # 61993892) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-04	PROOF OF SERVICE (TRANSACTION ID # 61993852) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-04	REPLY IN SUPPORT OF HIS MOTION IN LIMINE NO. 2. TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING FOREIGN REGULATORY ACTIONS AND DECISIONS BY GOVERNMENTAL AGENCIES IN FOREIGN COUNTRIES (TRANSACTION ID # 61993852) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-04	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 1 TO EXCLUDE REFERENCE TO PRIOR ENFORCEMENT ACTIONS AND SUBSEQUENT SETTLEMENT AGREEMENTS (TRANSACTION ID # 61993754) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-04	OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 1 TO EXCLUDE REFERENCE TO PRIOR ENFORCEMENT ACTIONS AND SUBSEQUENT SETTLEMENT AGREEMENTS (TRANSACTION ID # 61993754) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-04	PROOF OF SERVICE (TRANSACTION ID # 61993754) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-03	REPLY BRIEF IN SUPPORT OF HIS MOTION FOR JUDICIAL NOTICE AND PROOF OF SERVICE (TRANSACTION ID # 61988557) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-02	RESPONSE TO PLAINTIFFS NOTICE OF SUPPLEMENTAL AUTHORITY (TRANSACTION ID # 61984851) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-05-02	NOTICE OF SUPPLEMENTAL AUTHORITY IN SUPPORT OF PLAINTIFFS MOTION FOR SUMMARY JUDGMENT ON PREEMPTION AND PROOF OF SERVICE (TRANSACTION ID # 61983930) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-05-01	REPLY IN SUPPORT OF MONSANTO COMPANYS MOTION TO SEAL OR STRIKE DOCUMENTS FILED BY PLAINTIFF WITH SARGON AND SUMMARY JUDGMENT OPPOSITIONS (TRANSACTION ID # 61978586) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-01	NOTICE OF APPEARANCE (TRANSACTION ID # 61977829) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-05-01	FEE PAID ON STIPULATION BETWEEN PLAINTIFF DEWAYNE JOHNSON AND DEFENDANT MONSANTO COMPANY TO SHORTEN NOTICE PERIOD FOR MOTION TO SEAL AND CONSOLIDATE HEARINGS (TRANSACTION ID # 61976588) FILED BY DEFENDANT MONSANTO COMPANY	View	\$20.00
2018-04-30	DECLARATION OF ROBYN D BUCK IN SUPPORT OF MONSANTO COMPANYS UNOPPOSED MOTION TO SEAL PLAINTIFFS UNREDACTED AMENDED SEPARATE STATEMENT (TRANSACTION ID # 61973591) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-30	UNOPPOSED MEMORANDUM IN SUPPORT OF MONSANTO COMPANYS MOTION TO SEAL PLAINTIFFS UNREDACTED AMENDED SEPARATE STATEMENT (TRANSACTION ID # 61973591) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-30	NOTICE OF MOTION AND UNOPPOSED MOTION TO SEAL PLAINTIFFS UNREDACTED AMENDED SEPARATE STATEMENT (TRANSACTION ID # 61973591) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR MAY-22-2018 AT 03:00 PM IN DEPT 304	View	\$60.00
2018-04-27	DECLARATION OF SANDRA A. EDWARDS IN SUPPORT OF MONDANTO'S OPPOSITION TO PLAINTIFFS MOTION TO TAKE JUDICIAL NOTICE (TRANSACTION ID # 61967949) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-27	OPPOSITION TO PLAINTIFFS MOTION TO TAKE JUDICIAL NOTICE (TRANSACTION ID # 61967949) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-27	PROOF OF SERVICE OF DECLARATION OF CURTIS G. HOKE RE MOTION IN LIMINE NO. 2 (TRANSACTION ID # 61965018) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-27	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 2 (TRANSACTION ID # 61965018) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-26	MONSANTO OBJECTIONS TO PLAINTIFF AMENDED SEPARATE STATEMENT IN OPPOSITION TO MONSANTO MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61963876) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-26	NOTICE OF SUPPLEMENTAL AUTHORITY IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS OMNIBUS MOTION TO EXCLUDE EXPERTS AND MOTION FOR SUMMARY JUDGMENT (AND EXHIBIT A); PROOF OF SERVICE (TRANSACTION ID # 61963481) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-25	OPPOSITION TO DEFENDANT MONSANTOS MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61959252) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-25	REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF PLAINTIFFS REPLY BRIEF IN SUPPORT OF MOTION FOR PARTIAL SUMMARY JUDGMENT AND PROOF OF SERVICE (TRANSACTION ID # 61959031) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-23	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY ERIC G LASKER (TRANSACTION ID # 61949702)	View	\$500.00
2018-04-23	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY JOE G HOLLINGSWORTH (TRANSACTION ID # 61949702)	View	\$500.00
2018-04-23	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY MARTIN C CALHOUN (TRANSACTION ID # 61949702)	View	\$500.00
2018-04-20	MOTION TO SEAL ON CALENDAR ON APR-30-2018 IN DEPT. 304, COMPLEX LITIGATION OFF CALENDAR PER STIPULATION AND ORDER.		
2018-04-20	** REDACTED ** AMENDED SEPARATE STATEMENT IN OPPOSITION TO MONSANTO'S MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61942335) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-19	ORDER GRANTING IN PART AND DENYING IN PART MONSANTO MOTION TO SEAL OR STRIKE (TRANSACTION #61939055)	View	
2018-04-19	ORDER GRANTING STIPULATION BETWEEN PLAINTIFF DEWAYNE JOHNSON AND DEFENDANT MONSANTO COMPANY TO REDACT DOCUMENTS AND VACATE HEARING (TRANSACTION #61939055)	View	
2018-04-18	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 61934233) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-18	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF MOTION TO TAKE JUDICIAL NOTICE (TRANSACTION ID # 61934233) (TRANSACTION ID # 61934233) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

Date	Proceedings	Document	Fee
2018-04-18	NOTICE OF MOTION AND MOTION TO TAKE JUDICIAL NOTICE (TRANSACTION ID # 61934233) FILED BY PLAINTIFF JOHNSON, DEWAYNE HEARING SET FOR MAY-10-2018 AT 09:00 AM IN DEPT 304	View	\$60.00
2018-04-18	MINUTES FOR APR-18-2018 2:00 PM	View	
2018-04-18	DECLARATION OF SANDRA A. EDWARDS IN SUPPORT OF REPLY IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (INCLUDING EXHIBITS 1-20) (TRANSACTION ID # 61933151) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-18	REPLY IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61933151) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-18	MONSANTO OBJECTIONS TO EVIDENCE FILED BY PLAINTIFF ISO SUMMARY JUDGMENT OPPOSITION (TRANSACTION ID # 61933994) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-18	DECLARATION OF MARTIN CALHOUN ISO MONSANTO REPLY ISO MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61933994) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-18	REPLY ISO MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61933994) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-18	HEARING ON MOTION TO SEAL AND MOTION TO STRIKE IS HELD ON APR-18-2018. THE MOTIONS ARE ARGUED AND TAKEN UNDER SUBMISSION. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, NOT REPORTED.		
2018-04-16	DECLARATION OF ROBYN D BUCK IN SUPPORT OF MONSANTO COMPANYS MOTION TO SEAL OR STRIKE DOCUMENTS FILED BY PLAINTIFF WITH SARGON AND SUMMARY JUDGMENT OPPOSITIONS (TRANSACTION ID # 61921635) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-16	MEMORANDUM IN SUPPORT OF MONSANTO COMPANYS MOTION TO SEAL OR STRIKE DOCUMENTS FILED BY PLAINTIFF WITH SARGON AND SUMMARY JUDGMENT OPPOSITIONS (TRANSACTION ID # 61921635) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-16	NOTICE OF MOTION AND MOTION TO SEAL OR STRIKE DOCUMENTS FILED BY PLAINTIFF WITH SARGON AND SUMMARY JUDGMENT OPPOSITIONS (TRANSACTION ID # 61921635) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR MAY-08-2018 AT 09:00 AM IN DEPT 304	View	\$60.00
2018-04-16	STIPULATION BETWEEN PLAINTIFF DEWAYNE JOHNSON AND DEFENDANT MONSANTO COMPANY TO REDACT DOCUMENTS AND VACATE HEARING (TRANSACTION ID # 61921635) FILED BY DEFENDANT MONSANTO COMPANY	View	\$20.00
2018-04-16	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 61923955) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-16	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF REPLY BRIEF IN SUPPORT OF MOTION FOR PARTIAL SUMMARY ADJUDICATION (TRANSACTION ID # 61923955) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-16	REPLY BRIEF IN SUPPORT OF MOTION FOR PARTIAL SUMMARY ADJUDICATION (TRANSACTION ID # 61923955) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-16	PROOF OF SERVICE (TRANSACTION ID # 61923904) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-16	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS REPLY BRIEF IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE IMPROPER OPINIONS OF DEFENDANT MONSANTO COMPANYS EXPERT WITNESSES (TRANSACTION ID # 61923904) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-16	REPLY BRIEF IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE IMPROPER OPINIONS OF DEFENDANT MONSANTO COMPANYS EXPERT WITNESSES (TRANSACTION ID # 61923904) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-16	NOTICE SENT TO ATTORNEY ERIC G LASKER TO PAY PRO HAC VICE RENEWAL FEE BY MAY-23-2018	View	
2018-04-16	NOTICE SENT TO ATTORNEY JOE G HOLLINGSWORTH TO PAY PRO HAC VICE RENEWAL FEE BY MAY-23-2018	View	
2018-04-16	NOTICE SENT TO ATTORNEY MARTIN C CALHOUN TO PAY PRO HAC VICE RENEWAL FEE BY MAY-23-2018	View	
2018-04-13	PROOF OF SERVICE (TRANSACTION ID # 61918102) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-13	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 4 TO EXCLUDE EVIDENCE OF GLYPHOSATE IN BREAST MILK, FOOD, OR OTHER UNRELATED SOURCES [UNREDACTED] (TRANSACTION ID # 61918102) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-13	RESPONSE TO MONSANTO'S MOTION IN LIMINE NO. 4 [UNREDACTED] (TRANSACTION ID # 61918102) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-13	PROOF OF SERVICE (TRANSACTION ID # 61918040) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

Date	Proceedings	Document	Fee
2018-04-13	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF OPPOSITION TO DEFENDANT MONSANTO COMPANY'S MOTION IN LIMINE NO. 3 TO EXCLUDE EVIDENCE OR ARGUMENT OF OTHER LITIGATION [UNREDACTED] (TRANSACTION ID # 61918040) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-13	OPPOSITION TO DEFENDANT MONSANTO COMPANY'S MOTION IN LIMINE NO. 3 TO EXCLUDE EVIDENCE OR ARGUMENT REGARDING OTHER LITIGATION [UNREDACTED] (TRANSACTION ID # 61918040) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-11	DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF MONSANTO COMPANY'S REPLY IN SUPPORT OF MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTED FILED BY PLAINTIFF (TRANSACTION ID # 61908217) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-11	REPLY IN SUPPORT OF MONSANTO COMPANY'S MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61908217) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-09	PROOF OF SERVICE (TRANSACTION ID # 61897057) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-09	RESPONSES TO DEFENDANTS STATEMENT OF UNDISPUTED FACTS (TRANSACTION ID # 61897057) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-09	PROOF OF SERVICE (TRANSACTION ID # 61896814) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-09	OPPOSITION TO DEFENDANT MONSANTO'S MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61896814) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-06	MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61889344) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-06	DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61889344) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-06	DECLARATION OF ROBYN D BUCK IN SUPPORT OF MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61889344) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-06	REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61889344) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-06	MOTION / NOTICE OF MOTION AND MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61889344) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR APR-30-2018 AT 09:00 AM IN DEPT 304	View	\$60.00
2018-04-04	RESPONSES TO DEFENDANTS STATEMENT OF UNDISPUTED FACTS (TRANSACTION ID # 61877085) (SEALED PENDING MOTION TO SEAL) (SEALED DOCUMENT) FILED BY PLAINTIFF JOHNSON, DEWAYNE		
2018-04-04	DECLARATION OF CURTIS HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTO COMPANY'S MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61877085) (***PENDING MOTION TO SEAL) (SEALED DOCUMENT) FILED BY PLAINTIFF JOHNSON, DEWAYNE		
2018-04-04	OPPOSITION TO MONSANTO COMPANY'S MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61877085) (SEALED PENDING MOTION TO SEAL) (SEALED DOCUMENT) FILED BY PLAINTIFF JOHNSON, DEWAYNE		
2018-04-04	EXHIBITS 12 THROUGH 15 TO DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF DEFENDANT MONSANTO COMPANY'S OPPOSITION TO PLAINTIFFS MOTION TO EXCLUDE IMPROPER OPINIONS OF MONSANTO COMPANY'S EXPERT WITNESSES (TRANSACTION ID # 61876710) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	EXHIBITS 8 THROUGH 11 TO DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF DEFENDANT MONSANTO COMPANY'S OPPOSITION TO PLAINTIFFS MOTION TO EXCLUDE IMPROPER OPINIONS OF MONSANTO COMPANY'S EXPERT WITNESSES (TRANSACTION ID # 61876710) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	EXHIBITS 6 THROUGH 7 TO DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF DEFENDANT MONSANTO COMPANY'S OPPOSITION TO PLAINTIFFS MOTION TO EXCLUDE IMPROPER OPINIONS OF MONSANTO COMPANY'S EXPERT WITNESSES (TRANSACTION ID # 61876710) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	EXHIBITS 1 THROUGH 5 TO DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF DEFENDANT MONSANTO COMPANY'S OPPOSITION TO PLAINTIFFS MOTION TO EXCLUDE IMPROPER OPINIONS OF MONSANTO COMPANY'S EXPERT WITNESSES (TRANSACTION ID # 61876710) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF DEFENDANT MONSANTO COMPANY'S OPPOSITION TO PLAINTIFFS MOTION TO EXCLUDE IMPROPER OPINIONS OF MONSANTO COMPANY'S EXPERT WITNESSES (TRANSACTION ID # 61876710) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	OPPOSITION TO PLAINTIFFS MOTION TO EXCLUDE IMPROPER OPINIONS OF MONSANTO COMPANY'S EXPERT WITNESSES (TRANSACTION ID # 61876710) FILED BY DEFENDANT MONSANTO COMPANY	View	

Date ▼	Proceedings	Document ◀ ▶	Fee ◀ ▶
2018-04-04	REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF OPPOSITION TO PLAINTIFFS MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61871785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	DECLARATION OF JOHN R FOWLE III PHD IN SUPPORT OF MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO PLAINTIFFS MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61871785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	DECLARATION OF SANDRA A EDWARDS IN SUPPORT OF OPPOSITION TO PLAINTIFFS MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61871785) (TRANSACTION ID # 61871785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	OBJECTIONS TO EVIDENCE FILED BY PLAINTIFF IN SUPPORT OF MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61871785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	OPPOSITION TO PLAINTIFFS SEPARATE STATEMENT OF UNDISPUTED MATERIAL FACTS (TRANSACTION ID # 61871785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	MEMORANDUM OF POINTS AND AUTHORITIES IN OPPOSITION TO PLAINTIFF'S MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61871785) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-04-04	DECLARATION OF CURTIS HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS OMNIBUS MOTION TO EXCLUDE PLAINTIFFS EXPERTS VOL II (REDACTED) (TRANSACTION ID # 61875577) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-04	PROOF OF SERVICE BY ELECTRONIC MAIL OF PLAINTIFF'S RESPONSE IN OPPOSITION TO MONSANTO'S OMNIBUS MOTION TO EXCLUDE PLAINTIFFS EXPERT WITNESSES, ETC. (TRANSACTION ID # 61875471) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-04	DECLARATION OF CURTIS HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO MONSANTOS OMNIBUS MOTION TO EXCLUDE PLAINTIFFS EXPERT WITNESSES PART 1 (REDACTED) (TRANSACTION ID # 61875471) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-04	OPPOSITION TO MONSANTOS OMNIBUS MOTION TO EXCLUDE EXPERT WITNESSES (REDACTED) (TRANSACTION ID # 61875471) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-04-03	ORDER DENYING MONSANTO MOTION FOR CONTINUANCE OF TRIAL DATE AND RE: MOTIONS IN LIMINE (TRANSACTION #61871778)	View	
2018-04-03	DUPLICATE CALENDAR ENTRY		
2018-04-03	DUPLICATE CALENDAR ENTRY		
2018-04-03	DUPLICATE CALENDAR ENTRY		
2018-04-03	HEARING ON MOTIONS IN LIMINE, MOTION TO CONTINUE TRIAL DATE, AND CASE MANAGEMENT CONFERENCE IS HELD ON APR-3-2018. MOTIONS ARE ARGUED IN OPEN COURT AND TAKEN UNDER SUBMISSION. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, REPORTE SHEILA PHAM CSR#13293.		
2018-04-03	HEARING ON DEPOSITION DESIGNATIONS AND PROPOSED SUBSTANTIVE JURY INSTRUCTIONS IS ADVANCED FROM MAY-17-2018 TO MAY-16-2018 9:00 AM IN DEPT. 304.		
2018-04-03	MINUTES FOR APR-03-2018 9:00 AM	View	
2018-04-02	NOTICE LODGING DOCUMENTS CONDITIONALLY UNDER SEAL PURSUANT TO CAL. RULE OF COURT 2.551(B)(3) (TRANSACTION ID # 61866289) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-28	JOINT CASE MANAGEMENT CONFERENCE STATEMENT (TRANSACTION ID # 61852999) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-27	NOTICE OF LODGING DOCUMENTS CONDITIONALLY UNDER SEAL PURSUANT TO CAL. RULE OF COURT 2.551(B) (3) (TRANSACTION ID # 61848439) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-27	PROOF OF SERVICE (TRANSACTION ID # 61847986) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-27	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 2 - [REDACTED] (TRANSACTION ID # 61847986) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-27	REPLY IN SUPPORT OF HIS MOTION IN LIMINE NO. 2. TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING FOREIGN REGULATORY ACTIONS AND DECISIONS BY GOVERNMENTAL AGENCIES IN FOREIGN COUNTRIES - [REDACTED] (TRANSACTION ID # 61847986) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-27	DECLARATION OF SANDRA A. EDWARDS ISO MONSANTO REPLIES ISO ITS MIL NOS. 1-5 (INCLUDING EXHIBITS 1-5) (TRANSACTION ID # 61846373) FILED BY DEFENDANT MONSANTO COMPANY	View	

Date	Proceedings	Document	Fee
2018-03-27	REPLY ISO MIL NO. 5 REGARDING POST-USE CORPORATE CONDUCT (TRANSACTION ID # 61846373) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-27	REPLY ISO MIL NO. 4 REGARDING GLYPHOSATE IN BREAST MILK, FOOD, OR OTHER UNRELATED SOURCES (TRANSACTION ID # 61846373) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-27	REPLY ISO MIL NO. 3 TO EXCLUDE EVIDENCE OR ARGUMENT REGARDING OTHER LITIGATION (TRANSACTION ID # 61846373) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-27	REPLY ISO MIL NO. 2 REGARDING LABELS, WARNINGS, AND ADVERTISEMENTS PLAINTIFF DID NOT SEE, HEAR OR RELY ON (TRANSACTION ID # 61846373) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-27	REPLY ISO MIL NO. 1 TO EXCLUDE PRIOR ENFORCEMENT ACTIONS AND SUBSEQUENT SETTLEMENT AGREEMENTS (TRANSACTION ID # 61846373) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-26	DECLARATION OF SANDRA A. EDWARDS ISO MONSANTO MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (INCLUDING EXHIBITS 1-5) (TRANSACTION ID # 61842766) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-26	DECLARATION OF ROBYN D. BUCK ISO MONSANTO MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61842766) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-26	MEMORANDUM IN SUPPORT OF MONSANTO MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61842766) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-26	MONSANTO NOTICE OF MOTION AND MOTION TO SEAL OR STRIKE UNREDACTED DOCUMENTS FILED BY PLAINTIFF (TRANSACTION ID # 61842766) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR APR-18-2018 AT 02:00 PM IN DEPT 304	View	\$60.00
2018-03-26	REPLY IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 1 TO EXCLUDE ANY EVIDENCE AND TESTIMONY REGARDING THE EFFICACY AND BENEFITS OF GLYPHOSATE AND PROOF OF SERVICE (TRANSACTION ID # 61842721) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-26	REPLY IN SUPPORT OF MOTION FOR CONTINUANCE OF TRIAL DATE (TRANSACTION ID # 61841017) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-20	PROOF OF ELECTRONIC SERVICE (TRANSACTION ID # 61823677) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-20	DECLARATION OF TIMOTHY LITZENBURG IN SUPPORT OF OPPOSITION TO DEFENDANTS MOTION FOR CONTINUANCE OF TRIAL DATE (TRANSACTION ID # 61823677) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-20	OPPOSITION TO DEFENDANTS MOTION FOR CONTINUANCE OF TRIAL DATE (TRANSACTION ID # 61823677) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	PROOF OF SERVICE (TRANSACTION ID # 61813361) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	[REDACTED] DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 5 (TRANSACTION ID # 61813361) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	[REDACTED] RESPONSE IN OPPOSITION TO MONSANTOS MOTION IN LIMINE NO. 5 (TRANSACTION ID # 61813361) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	PROOF OF SERVICE (TRANSACTION ID # 61813302) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 4 TO EXCLUDE EVIDENCE OF GLYPHOSATE IN BREAST MILK, FOOD, OR OTHER UNRELATED SOURCES. (TRANSACTION ID # 61813302) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	RESPONSE TO MONSANTOS MOTION IN LIMINE NO 4 (TRANSACTION ID # 61813302) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	PROOF OF SERVICE (TRANSACTION ID # 61813201) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 3 TO EXCLUDE EVIDENCE OR ARGUMENT OF OTHER LITIGATION (TRANSACTION ID # 61813201) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 3 TO EXCLUDE EVIDENCE OR ARGUMENT REGARDING OTHER LITIGATION (TRANSACTION ID # 61813201) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	PROOF OF SERVICE BY ELECTRONIC MAIL OF OPPOSITION TO DEFENDANTS' MOTION IN LIMINE NO. 2 TO EXCLUDE LABELS, WARNINGS, AND ADVERTISING PLAINTIFF DID NOT SEE OR RELY ON, ETC. (TRANSACTION ID # 61813147) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-03-16	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANTS MOTION IN LIMINE NO. 2 TO EXCLUDE LABELS, WARNINGS, AND ADVERTISING PLAINTIFF DID NOT SEE OR RELY ON (TRANSACTION ID # 61813147) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	OPPOSITION PLAINTIFFS OPPOSITION TO EXCLUDE LABELS, WARNINGS, AND ADVERTISING PLAINTIFF DID NOT SEE OR RELY ON (TRANSACTION ID # 61813147) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	PROOF OF SERVICE (TRANSACTION ID # 61813003) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO. 1 TO EXCLUDE REFERENCE TO PRIOR ENFORCEMENT ACTIONS AND SUBSEQUENT SETTLEMENT AGREEMENTS (TRANSACTION ID # 61813003) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	OPPOSITION TO DEFENDANT MONSANTO COMPANYS MOTION IN LIMINE NO 1 TO EXCLUDE REFERENCE TO PRIOR ENFORCEMENT ACTIONS AND SUBSEQUENT SETTLEMENT AGREEMENTS (TRANSACTION ID # 61813003) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-16	EXHIBITS 19 THROUGH 23 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO OPPOSITION TO PLAINTIFF MOTION IN LIMINE NOS. 1 AND 2 (TRANSACTION ID # 61812136) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBITS 1 THROUGH 18 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO OPPOSITION TO PLAINTIFF MIL NOS. 1 AND 2 (TRANSACTION ID # 61812136) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	DECLARATION OF SANDRA A. EDWARDS IN SUPPORT OF MONSANTO COMPANY'S OPPOSITIONS TO PLAINTIFF MOTION IN LIMINE NOS. 1 AND 2 (TRANSACTION ID # 61812136) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	OPPOSITION TO PLAINTIFF'S MOTION IN LIMINE NO. 2 TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING FOREIGN REGULATORY ACTIONS AND DECISIONS BY GOVERNMENTAL AGENCIES IN FOREIGN COUNTRIES (TRANSACTION ID # 61812136) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	OPPOSITION TO PLAINTIFF'S MOTION IN LIMINE NO. 1 TO EXCLUDE ANY EVIDENCE AND TESTIMONY REGARDING THE EFFICACY AND BENEFITS OF GLYPHOSATE (TRANSACTION ID # 61812136) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBITS 15-18 TO MONSANTO REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBITS 13-14 TO MONSANTO REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBITS 10-12 TO MONSANTO REQUEST FOR JUDICIAL NOTICE FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBITS 6-9 TO MONSANTO REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBITS 2-5 TO MONSANTO REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBIT 1, PART 2, TO MONSANTO REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	EXHIBIT 1, PART 1, TO MONSANTO REQUEST FOR JUDICIAL NOTICE (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	REQUEST FOR JUDICIAL NOTICE IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	DECLARATION OF STEVEN D. GOULD ISO MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	DECLARATION OF JOHN R. FOWLE ISO MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (INCLUDING EXHIBIT 1) (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	SEPARATE STATEMENT OF FACTS IN SUPPORT OF MONSANTO COMPANY'S MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION(TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	DECLARATION OF MARTIN CALHOUN ISO MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (INCLUDING EXHIBITS 1-20) (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-16	MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY	View	

Date	Proceedings	Document	Fee
2018-03-16	MOTION FOR SUMMARY JUDGMENT MONSANTO NOTICE OF MOTION AND MOTION FOR SUMMARY JUDGMENT OR SUMMARY ADJUDICATION (CAPTION PAGE REVISED) (TRANSACTION ID # 61810772) (TRANSACTION ID # 61810772) (TRANSACTION ID # 61810772) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR MAY-10-2018 AT 09:00 AM IN DEPT 304	View	\$500.00
2018-03-15	PROOF OF SERVICE (TRANSACTION ID # 61808903) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-15	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS OMNIBUS MOTION TO EXCLUDE IMPROPER OPINIONS OF DEFENDANT MONSANTO COMPANYS EXPERT WITNESSES [REDACTED] (TRANSACTION ID # 61808903) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-15	NOTICE OF MOTION AND PLAINTIFFS OMNIBUS MOTION TO EXCLUDE IMPROPER OPINIONS OF DEFENDANT MONSANTO COMPANYS EXPERT WITNESSES [REDACTED] (TRANSACTION ID # 61808903) FILED BY PLAINTIFF JOHNSON, DEWAYNE HEARING SET FOR APR-03-2018 AT 09:00 AM IN DEPT 304	View	\$60.00
2018-03-15	EXHIBITS 53-67 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	EXHIBITS 42-52 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	EXHIBITS 37-41 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	EXHIBITS 35-36 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	EXHIBITS 19-34 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	EXHIBITS 1-18 TO DECLARATION OF SANDRA EDWARDS IN SUPPORT OF OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	DECLARATION OF SANDRA EDWARDS IN SUPPORT OF MONSANTO COMPANY'S OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	OMNIBUS MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF'S EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-15	NOTICE OF OMNIBUS MOTION AND MOTION TO EXCLUDE TESTIMONY OF PLAINTIFF EXPERTS (TRANSACTION ID # 61805506) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR MAY-10-2018 AT 09:00 AM IN DEPT 304	View	\$60.00
2018-03-15	PROOF OF SERVICE FOR MOTION FOR SUMMARY JUDGMENT (TRANSACTION ID # 61808416) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-15	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS MOTION FOR SUMMARY ADJUDICATION (TRANSACTION ID # 61808416) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-15	SEPARATE STATEMENT OF FACTS OF UNDISPUTED MATERIAL FACTS (TRANSACTION ID # 61808416) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-15	MOTION FOR SUMMARY JUDGMENT PLAINTIFFS NOTICE OF MOTION AND MOTION FOR SUMMARY ADJUDICATION ON DEFENDANTS AFFIRMATIVE DEFENSES OF PREEMPTION (TRANSACTION ID # 61808416) FILED BY PLAINTIFF JOHNSON, DEWAYNE HEARING SET FOR MAY-10-2018 AT 09:00 AM IN DEPT 304	View	\$500.00
2018-03-08	NOTICE OF WITHDRAWAL OF PARKER MILLIKEN ATTORNEYS (TRANSACTION ID # 61779958) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-05	DECLARATION OF MARTIN C. CALHOUN IN SUPPORT OF MONSANTO MOTION FOR CONTINUANCE OF TRIAL DATE; EXHIBITS THERETO (TRANSACTION ID # 61759026) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-05	MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF MOTION FOR CONTINUANCE OF TRIAL DATE (TRANSACTION ID # 61759026) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-05	DEFENDANT MONSANTO COMPANY NOTICE OF MOTION AND MOTION FOR CONTINUANCE OF TRIAL DATE (TRANSACTION ID # 61759026) (TRANSACTION ID # 61759026) FILED BY DEFENDANT MONSANTO COMPANY HEARING SET FOR APR-03-2018 AT 09:00 AM IN DEPT 304	View	\$60.00
2018-03-01	DECLARATION OF SANDRA A. EDWARDS ISO MONSANTO MOTIONS IN LIMINE NOS. 1-5 TO EXCLUDE CERTAIN EVIDENCE (INCLUDING EXHIBITS A-B) (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-01	MONSANTO MIL NO. 5 TO EXCLUDE EVIDENCE OR ARGUMENT REGARDING POST-USE CORPORATE CONDUCT (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	

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2018-03-01	MONSANTO MIL NO. 4 TO EXCLUDE EVIDENCE OF GLYPHOSATE IN BREAST MILK, FOOD, OR OTHER UNRELATED SOURCES (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-01	MONSANTO MIL NO. 3 TO EXCLUDE EVIDENCE OR ARGUMENT REGARDING OTHER LITIGATION (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-01	MONSANTO MIL NO. 2 TO EXCLUDE LABELS, WARNINGS, AND ADVERTISING PLAINTIFF DID NOT SEE, HEAR, OR RELY ON (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-01	MONSANTO MIL NO. 1 TO EXCLUDE REFERENCE TO PRIOR ENFORCEMENT ACTIONS AND SUBSEQUENT SETTLEMENT AGREEMENTS (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-01	NOTICE OF MOTIONS AND MOTIONS IN LIMINE NOS. 1-5 (TRANSACTION ID # 61748071) FILED BY DEFENDANT MONSANTO COMPANY	View	
2018-03-01	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY SARAH A. KRAJEWSKI (TRANSACTION #61753933) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2018-03-01	PROOF OF SERVICE (TRANSACTION ID # 61747919) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-01	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 2 TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING FOREIGN REGULATORY ACTIONS AND DECISIONS BY GOVERNMENTAL AGENCIES IN FOREIGN COUNTRIES (TRANSACTION ID # 61747919) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-01	NOTICE OF MOTION AND PLAINTIFFS MOTION IN LIMINE NO. 2. TO EXCLUDE EVIDENCE, TESTIMONY AND ARGUMENT REGARDING FOREIGN REGULATORY ACTIONS AND DECISIONS BY GOVERNMENTAL AGENCIES IN FOREIGN COUNTRIES (TRANSACTION ID # 61747919) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-01	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS MOTION IN LIMINE NO. 1 TO EXCLUDE EVIDENCE OR TESTIMONY REGARDING THE EFFICACY AND BENEFITS OF GLYPHOSATE (TRANSACTION ID # 61747514) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-01	PROOF OF SERVICE (TRANSACTION ID # 61747514) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-03-01	NOTICE OF MOTION AND PLAINTIFFS MOTION IN LIMINE NO. 1 TO EXCLUDE ANY EVIDENCE AND TESTIMONY REGARDING THE EFFICACY AND BENEFITS OF GLYPHOSATE (TRANSACTION ID # 61747514) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-02-28	APPLICATION TO ADMIT COUNSEL PRO HAC VICE, PROOF OF SERVICE (TRANSACTION ID # 61735774) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2018-02-15	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY GEORGE C. LOMBARDI (TRANSACTION ID 61696904) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2018-02-15	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY JAMES M. HILMERT (TRANSACTION ID 61696760) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2018-02-08	APPLICATION TO ADMIT COUNSEL PRO HAC VICE - JAMES M. HILMERT (TRANSACTION ID # 61669749) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2018-02-08	APPLICATION TO ADMIT COUNSEL PRO HAC VICE - GEORGE C. LOMBARDI (TRANSACTION ID # 61669749) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2018-01-18	PROOF OF SERVICE (TRANSACTION ID # 61581302) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-18	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFF UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF JEFF SELDOMRIDGE, ESQ. (TRANSACTION ID # 61581302) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-18	APPLICATION TO ADMIT COUNSEL PRO HAC VICE - ATTORNEY JEFF SELDOMRIDGE (TRANSACTION ID # 61581302) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$500.00
2018-01-11	APPLICATION TO ADMIT COUNSEL PRO HAC VICE - ATTORNEY RANJIT RHINDSA (TRANSACTION ID # 61560920) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2018-01-09	CASE MANAGEMENT CONFERENCE IS HELD ON JAN-09-2018. MATTER IS SET FOR FURTHER CASE MANAGEMENT CONFERENCE ON APR-03-2018 AT 9:00 AM IN 304. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE AND WILLIAM TRUPEK, COURT REPORTER SHEILA PHAM CSR#13293		
2018-01-09	ORDER CASE MANAGEMENT ORDER NO. 8 (TRANSACTION ID 61548243)	View	
2018-01-09	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY JEFFREY TRAVERS (TRANSACTION ID 61602820) FILED BY COUNSEL FOR PLAINTIFF JOHNSON, DEWAYNE	View	

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2018-01-09	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY DAVID DICKENS (TRANSACTION ID 550128) FILED BY COUNSEL FOR PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-09	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY DAVID DICKENS FILED BY COUNSEL FOR PLAINTIFF JOHNSON, DEWAYNE		
2018-01-09	MINUTES FOR JAN-09-2018 9:00 AM	View	
2018-01-05	PROOF PF SERVICE (TRANSACTION ID # 61530646) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-05	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF DAVID DICKENS, ESQ. (TRANSACTION ID # 61530646) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-05	APPLICATION TO ADMIT COUNSEL PRO HAC VICE, POINTS AND AUTHORITIES, DECLARATION (TRANSACTION ID # 61530646) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$500.00
2018-01-05	PROOF OF SERVICE (TRANSACTION ID # 61530145) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-05	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF JEFFREY TRAVERS, ESQ. (TRANSACTION ID # 61530145) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2018-01-05	APPLICATION TO ADMIT COUNSEL PRO HAC VICE, POINTS AND AUTHORITIES, DECLARATION (TRANSACTION ID # 61530145) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$500.00
2018-01-04	JOINT CASE MANAGEMENT CONFERENCE STATEMENT BY PLAINTIFF DEWAYNE JOHNSON AND DEFENDANT MONSANTO COMPANY (TRANSACTION ID # 61527776)	View	
2018-01-02	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY GRANT W. HOLLINGSWORTH (TRANSACTION ID #61522336) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2017-12-18	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY STEPHANIE L. SALEK (TRANSACTION ID 61495489) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2017-12-15	NOTICE OF FILING OF MDL PRETRIAL ORDERS NOS. 34 AND 35 (TRANSACTION ID # 61475308) FILED BY DEFENDANT MONSANTO COMPANY	View	
2017-11-29	APPLICATION TO ADMIT COUNSEL PRO HAC VICE ATTORNEY - STEPHANIE L. SALEK (TRANSACTION ID # 61402093) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2017-11-29	APPLICATION TO ADMIT COUNSEL PRO HAC VICE ATTORNEY - GRANT W. HOLLINGSWORTH (TRANSACTION ID # 61402093) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2017-11-03	OCT-25-2017 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY TIMOTHY LITZENBURG - OFF CALENDAR, RENEWAL FEES PAID ON SEP-25-2017		
2017-10-05	ADDED TO CALENDAR FOR HEARING ON DEPOSITION DESIGNATIONS, ETC. AND PROPOSED SUBSTANTIVE JURY INSTRUCTIONS HEARING SET FOR MAY-17-2018 AT 09:00 AM IN DEPT 304		
2017-10-05	ADDED TO CALENDAR FOR HEARING ON MOTIONS IN LIMINE HEARING SET FOR APR-03-2018 AT 09:00 AM IN DEPT 304		
2017-10-05	ORDER - CASE MANAGEMENT ORDER NO. 7 (TRANSACTION # 61205664)	View	
2017-10-04	COMPLEX LITIGATION, DEPT. 304, OCT-04-2017 CASE MANGEMENT CONFERENCE IS HELD AND CONTINUED TO JAN-09-2018 AT 9:00 A.M. IN DEPT. 304. JUDGE: CURTIS E.A. KARNOW, CLERK: SEAN KANE, NOT REPORTED. (304/CEAK)		
2017-10-04	MINUTES FOR OCT-04-2017 2:00 PM	View	
2017-09-29	JOINT CASE MANAGEMENT CONFERENCE STATEMENT ALSO FILED BY DEFENDANT (TRANSACTION ID # 61181632) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-09-25	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY TIMOTHY LITZENBURG		\$500.00*
2017-09-19	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY WILLIAM J. COPLE (TRANSACTION #61137425) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2017-09-19	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY KIRBY T. GRIFFIS (TRANSACTION #61137425) FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY	View	
2017-09-15	APPLICATION TO ADMIT COUNSEL PRO HAC VICE - KIRBY T. GRIFFIS (TRANSACTION ID # 61122365) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00

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2017-09-15	APPLICATION TO ADMIT COUNSEL PRO HAC VICE - WILLIAM J. COPLE III (TRANSACTION ID # 61122365) FILED BY DEFENDANT MONSANTO COMPANY	View	\$500.00
2017-09-13	NOTICE SENT TO ATTORNEY TIMOTHY LITZENBURG TO PAY PRO HAC VICE RENEWAL FEE BY OCT-25-2017	View	
2017-08-30	NOTICE OF TIME AND PLACE OF TRIAL SENT BY COURT. (206)	View	
2017-08-30	ADDED TO CALENDAR FOR MASTER CALENDARY JURY (PURSUANT TO CASE MANAGEMENT ORDER NO. 6 FILED 8/29/17) JURY TRIAL SET FOR JUN-18-2018 AT 09:30 AM IN DEPT 206		
2017-08-29	ORDER CASE MANAGEMENT ORDER NO.6 (TRANSACTION #61047232)	View	
2017-08-29	CASE MANAGEMENT CONFERENCE IS HELD ON AUG-29-2017. MATTER IS SET FOR FURTHER CASE MANAGEMENT CONFERENCE ON OCT-04-2017 AT 2:00 PM IN 304. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, NOT REPORTED.		
2017-08-29	MINUTES FOR AUG-29-2017 9:00 AM	View	
2017-08-28	NOTICE OF APPEARANCE (TRANSACTION ID # 61038669) FILED BY DEFENDANT MONSANTO COMPANY	View	
2017-08-28	NOTICE OF APPEARANCE (TRANSACTION ID # 61038620) FILED BY DEFENDANT MONSANTO COMPANY	View	
2017-08-28	JOINT CASE MANAGEMENT CONFERENCE STATEMENT ALSO FILED BY DEFENDANT (TRANSACTION ID # 61038509) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-08-21	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY MICHAEL J. MILLER (TRANSACTION #61026221) FILED BY COUNSEL FOR PLAINTIFF JOHNSON, DEWAYNE	View	
2017-08-21	ORDER JOINT STIPULATION AND ORDER REGARDING PLAINTIFFS MOTION FOR TRIAL PREFERENCE (TRANSACTION #61026221)	View	
2017-08-21	FILING FEE FOR JOINT STIPULATION AND [PROPOSED] ORDER REGARDING PLAINTIFFS MOTION FOR TRIAL PREFERENCE (TRANSACTION ID # 61013963) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC AS TO PLAINTIFF JOHNSON, DEWAYNE		\$20.00
2017-08-21	PROOF OF SERVICE BY ELECTRONIC MAIL (TRANSACTION ID # 61011122) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-08-21	REPLY IN FURTHER SUPPORT OF HIS MOTION FOR A PREFERENCE TRIAL (TRANSACTION ID # 61011122) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-08-18	PROOF OF SERVICE (TRANSACTION ID # 61003443) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-08-18	DECLARATION OF CURTIS G HOKE IN SUPPORT OF PLAINTIFF UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF MICHAEL J MILLER ESQ (TRANSACTION ID # 61003443) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-08-18	APPLICATION TO ADMIT COUNSEL PRO HAC VICE (TRANSACTION ID # 61003443) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$500.00
2017-08-14	EVIDENTIARY OBJECTIONS TO DECLARATIONS AND EXHIBITS FILED WITH PLAINTIFF'S MOTION FOR TRIAL PREFERENCE (TRANSACTION ID # 60984978) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2017-08-14	DECLARATION OF TIMOTHY M. KUZEL, M.D.; EXHIBITS THERETO (TRANSACTION ID # 60984978) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2017-08-14	DECLARATION OF MARTIN CALHOUN, ESQ. IN SUPPORT OF DEFENDANTS OPPOSITION TO PLAINTIFF'S MOTION FOR TRIAL PREFERENCE; EXHIBITS THERETO (TRANSACTION ID # 60984978) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2017-08-14	OPPOSITION TO PLAINTIFF'S MOTION FOR TRIAL PREFERENCE (TRANSACTION ID # 60984978) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2017-07-21	PROOF OF SERVICE (TRANSACTION ID # 60880031) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-07-21	DECLARATION OF CHADI NABHAN M.D. IN SUPPORT OF AN EXPEDITED TRIAL DATE (TRANSACTION ID # 60880031) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-07-21	DECLARATION OF TACH-GIAO TRUONG M.D. IN SUPPORT OF AN EXPEDITED TRIAL DATE (TRANSACTION ID # 60880031) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-07-21	DECLARATION OF TIMOTHY LITZENBURG, ESQ. IN SUPPORT OF PLAINTIFF DEWAYNE JOHNSON MOTION FOR TRIAL PREFERENCE (TRANSACTION ID # 60880031) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	

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2017-07-21	NOTICE OF MOTION AND MOTION BY PLAINTIFF DEWAYNE JOHNSON FOR TRIAL PREFERENCE (TRANSACTION ID # 60880031) FILED BY PLAINTIFF JOHNSON, DEWAYNE HEARING SET FOR AUG-29-2017 AT 09:00 AM IN DEPT 304	View	\$60.00
2017-07-13	ORDER CASE MANAGEMENT ORDER NO.5 (TRANSACTION #60857707)	View	
2017-07-12	CASE MANAGEMENT CONFERENCE IS HELD ON JUL-12-2017. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, NOT REPORTED.		
2017-07-12	MINUTES FOR JUL-12-2017 2:00 PM	View	
2017-07-07	DECLARATION OF TIMOTHY LITZENBURG, ESQ. (TRANSACTION ID # 60826882) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-07-07	DECLARATION OF WILLIAM FLEMING, M.D., PH.D. IN SUPPORT OF JOINT CASE MANAGEMENT CONFERENCE STATEMENT; EXHIBITS THERETO (TRANSACTION ID # 60826882) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-07-07	JOINT CASE MANAGEMENT CONFERENCE STATEMENT (TRANSACTION ID # 60826882) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-06-30	JUN-28-2017 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY MARTIN C CALHOUN - OFF CALENDAR, RENEWAL FEES PAID ON MAY-18-2017		
2017-06-30	JUN-28-2017 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY ERIC G LASKER - OFF CALENDAR, RENEWAL FEES PAID ON MAY-18-2017		
2017-06-30	JUN-28-2017 PRO HAC VICE STATUS CALENDAR AS TO ATTORNEY JOE G HOLLINGSWORTH - OFF CALENDAR, RENEWAL FEES PAID ON MAY-18-2017		
2017-06-01	ORDER CASE MANAGEMENT ORDER NO.4 (TRANSACTION #60678572)	View	
2017-06-01	CASE MANAGEMENT CONFERENCE IS HELD ON JUN-01-2017. MATTER IS SET FOR FURTHER CASE MANAGEMENT CONFERENCE ON JUL-12-2017 AT 2:00 PM IN 304. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, NOT REPORTED.		
2017-06-01	MINUTES FOR JUN-01-2017 9:00 AM	View	
2017-05-30	CASE MANAGEMENT STATEMENT /SUPPLEMENT TO JOINT CASE MANAGEMENT STATEMENT (TRANSACTION ID # 60657104) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC ALSO FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2017-05-26	JOINT CASE MANAGEMENT CONFERENCE STATEMENT (TRANSACTION ID # 60651748) FILED BY DEFENDANT MONSANTO COMPANY WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2017-05-18	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY ERIC G LASKER (TRANSACTION ID # 60620445)		\$500.00
2017-05-18	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY JOE G HOLLINGSWORTH (TRANSACTION ID # 60620384)		\$500.00
2017-05-18	PRO HAC VICE RENEWAL FEE PAID FOR ATTORNEY MARTIN C CALHOUN (TRANSACTION ID # 60620194)		\$500.00
2017-05-10	NOTICE SENT TO ATTORNEY MARTIN C CALHOUN TO PAY PRO HAC VICE RENEWAL FEE BY JUN-28-2017	View	
2017-05-10	NOTICE SENT TO ATTORNEY ERIC G LASKER TO PAY PRO HAC VICE RENEWAL FEE BY JUN-28-2017	View	
2017-05-10	NOTICE SENT TO ATTORNEY JOE G HOLLINGSWORTH TO PAY PRO HAC VICE RENEWAL FEE BY JUN-28-2017	View	
2016-12-23	ORDER CASE MANAGEMENT ORDER NO.3 (TRANSACTION #59993576)	View	
2016-12-21	CASE MANAGEMENT CONFERENCE ON DEC-21-2016. MATTER IS SET FOR FURTHER CASE MANAGEMENT CONFERENCE ON JUN-01-2017 AT 9:00 AM IN 304. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, REPORTER JOANNA BROADWELL CSR #10959.		
2016-12-21	MINUTES FOR DEC-21-2016 2:00 PM	View	
2016-12-20	ORDER STIPULATION FOR PROTECTIVE AND CONFIDENTIALITY ORDER; ORDER THEREON (TRANSACTION #59980165)	View	
2016-12-16	***FEE PAID*** STIPULATION FOR PROTECTIVE AND CONFIDENTIALITY ORDER; [PROPOSED] ORDER THEREON (TRANSACTION ID # 59966437) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$20.00
2016-12-15	JOINT CASE MANAGEMENT STATEMENT (TRANSACTION ID # 59963355) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	

Date	Proceedings	Document	Fee
2016-10-19	NOTICE OF FILING ORDERS REGARDING FEDERAL MULTIDISTRICT LITIGATION PROCEEDINGS (TRANSACTION ID # 59722494) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-09-28	ORDER STIPULATION GOVERNING PRIVILEGE LOGS; ORDER THEREON (TRANSACTION #59625416)	View	
2016-09-28	ORDER STIPULATION GOVERNING PROTOCOL FOR DISCOVERY OF ELECTRONICALLY STORED INFORMATION; ORDER THEREON (TRANSACTION #59625416)	View	
2016-09-28	ORDER CASE MANAGEMENT ORDER NO.2 AND ORDER DISCHARGING ORDER TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE IMPOSED ON PLAINTIFF COUNSEL (TRANSACTION #59625416)	View	
2016-09-28	CASE MANAGEMENT CONFERENCE AND HEARING ON ORDER TO SHOW CAUSE IS HELD ON SEP-28-2016. ORDER TO SHOW CAUSE IS DISCHARGED. MATTER IS SET FOR FURTHER CASE MANAGEMENT CONFERENCE ON DEC-21-2016 AT 2:00 PM IN 304. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, REPORTER TAMARA WILLAT CSR #4609		
2016-09-28	MINUTES FOR SEP-28-2016 9:00 AM	View	
2016-09-27	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY TIMOTHY LITZENBURG (TRANSACTION #59619459) FILED BY COUNSEL FOR PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-23	FILING FEE FOR STIPULATION FOR PROTECTIVE AND CONFIDENTIALITY ORDER; [PROPOSED] ORDER THEREON (TRANSACTION ID # 59603068) FILED BY PLAINTIFF JOHNSON, DEWAYNE AS TO DEFENDANT MONSANTO COMPANY WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$20.00
2016-09-22	PROOF OF SERVICE OF DECLARATION OF CURTIS G. HOKE IN SUPPORT OF JOINT REVISED CASE MANAGEMENT CONFERENCE STATEMENT; EXHIBITS THERETO (TRANSACTION ID # 59599488) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-22	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF JOINT REVISED CASE MANAGEMENT CONFERENCE STATEMENT; EXHIBITS THERETO (TRANSACTION ID # 59599488) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-22	DECLARATION OF MARTIN CALHOUN IN SUPPORT OF JOINT REVISED CASE MANAGEMENT CONFERENCE STATEMENT; EXHIBITS THERETO (TRANSACTION ID # 59599135) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-09-22	JOINT REVISED CASE MANAGEMENT CONFERENCE STATEMENT (TRANSACTION ID # 59599135) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-09-19	PROOF OF SERVICE (CGC-16-550128) (TRANSACTION ID # 59580972) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-19	ATTORNEY CURTIS G. HOKES RETURN-RESPONSE TO ORDER TO SHOW CAUSE (CGC-16-550128) (TRANSACTION ID # 59580972) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-19	PROOF OF SERVICE (TRANSACTION ID # 59579966) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-19	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF PLAINTIFFS UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF TIMOTHY LITZENBURG, ESQ. (CGC-16-550128) (TRANSACTION ID # 59579966) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-19	APPLICATION TO ADMIT COUNSEL PRO HAC VICE ATTORNEY TIMOTHY LITZENBURG (TRANSACTION ID # 59579966) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$500.00
2016-09-15	ORDER DENYING PRO HAC VICE APPLICATION OF TIMOTHY LITZENBURG (TRANSACTION #59568676)	View	
2016-09-09	PROOF OF SERVICE (TRANSACTION ID # 59538337) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-09	DECLARATION OF CURTIS G. HOKE IN SUPPORT OF UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF TIMOTHY LITZENBURG, ESQ. (TRANSACTION ID # 59538337) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-09-09	APPLICATION TO ADMIT COUNSEL PRO HAC VICE / NOTICE AND UNOPPOSED VERIFIED APPLICATION FOR PRO HAC VICE ADMISSION OF TIMOTHY LITZENBURG; MEMORANDUM OF POINTS AND AUTHORITIES (TRANSACTION ID # 59538337) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$500.00
2016-08-31	ORDER CASE MANAGEMENT ORDER NO.1 AND ORDER TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE IMPOSED ON PLAINTIFFS COUNSEL (TRANSACTION #59505236)	View	
2016-08-31	INITIAL CASE MANAGEMENT CONFERENCE IS HELD ON AUG-31-2016. PLAINTIFF'S COUNSEL DID NOT APPEAR IN PERSON, THE MATTER IS CONTINUED TO SEP-28-2016 AT 9:00 AM IN 304 FOR FURTHER CASE MANAGEMENT CONFERENCE AND ORDER TO SHOW CAUSE. JUDGE CURTIS E.A. KARNOW, CLERK DANIAL LEMIRE, NOT REPORTED.		

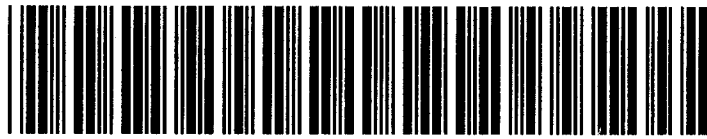
Date	Proceedings	Document	Fee
2016-08-31	MINUTES FOR AUG-31-2016 3:30 PM	View	
2016-08-29	FEE PAID ON: STIPULATION GOVERNING PRIMLEGE LOGS; [PROPOSED] ORDER THEREON (TRANSACTION ID # 59485035) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$20.00
2016-08-29	FEE PAID ON: STIPULATION GOVERNING PROTOCOL FOR DISCOVERY OF ELECTRONICALLY STORED INFORMATION; [PROPOSED] ORDER THEREON (TRANSACTION ID # 59484983) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$20.00
2016-08-29	FEE PAID ON: STIPULATION FOR PROTECTIVE AND CONFIDENTIALITY ORDER; [PROPOSED] ORDER THEREON (TRANSACTION ID # 59484697) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$20.00
2016-08-25	DECLARATION OF DONNA FARMER, PH.D. (TRANSACTION ID # 59473544) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-08-25	JOINT CASE MANAGEMENT CONFERENCE STATEMENT (TRANSACTION ID # 59473544) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	
2016-07-14	ORDER GRANTING COMPLEX DESIGNATION AND FOR SINGLE ASSIGNMENT TO JUDGE CURTIS KARNOW FOR ALL PURPOSES. CASE MANAGEMENT CONFERENCE SET FOR AUG-31-2016 AT 3:30 PM IN DEPT. 304. AUG-31-2016 CASE MANAGEMENT CONFERENCE IS OFF CALENDAR. NOTICE SENT BY COURT.	View	
2016-06-29	JURY FEES (TRANSACTION ID # 100022057) DEPOSITED BY DEFENDANT MONSANTO COMPANY		\$150.00
2016-06-13	CASE MANAGEMENT CONFERENCE OF JUN-29-2016 CONTINUED TO AUG-31-2016 AT 10:30 AM IN DEPARTMENT 610 FOR STATUS OF COMPLEX DESIGNATION. NOTICE SENT BY COURT.	View	
2016-06-09	CIVIL CASE COVER SHEET - COMPLEX LIT FEE APPLIED TO PLAINTIFF (TRANSACTION ID # 100020980) FILED BY PLAINTIFF JOHNSON, DEWAYNE	View	\$1000.00
2016-06-09	JOINT APPLICATION FOR (A) DESIGNATION OF CASE AS COMPLEX PURSUANT TO RULE 3.402(C) OF THE CALIFORNIA RULES OF COURT, AND (B) CONTINUANCE OF JUNE 29, 2016 CASE MANAGEMENT CONFERENCE AND ALL ATTENDANT DEADLINES (TRANSACTION ID # 100020980) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	\$4000.00
2016-06-06	PROOF OF SERVICE (TRANSACTION ID # 100020748) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-06-06	PROOF OF SERVICE OF STIPULATION REGARDING JOINT DESIGNATION OF CASE AS COMPLEX PURSUANT TO RULE 3.402(C) OF THE CALIFORNIA RULES OF COURT; PROPOSED ORDER THEREON (TRANSACTION ID # 100020747) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-06-06	ANSWER TO COMPLAINT DEMAND FOR JURY TRIAL (TRANSACTION ID # 100020745) FILED BY DEFENDANT WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-06-06	ANSWER TO COMPLAINT (TRANSACTION ID # 100020744) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D.	View	
2016-06-06	FEE PAID ON STIPULATION REGARDING JOINT DESIGNATION OF CASE AS COMPLEX PURSUANT TO RULE 3.402(C) OF THE CALIFORNIA RULES OF COURT; PROPOSED ORDER THEREON (TRANSACTION ID # 100020711) FILED BY PLAINTIFF JOHNSON, DEWAYNE		\$20.00
2016-06-06	NOTICE OF ENTRY OF ORDER/NOTICE OF RULING FILED ON EX PARTE APPLICATION FOR ORDER ADMITTING JOE G. HOLLINGSWORTH, ERIC G. LASKER, AND MARTIN C. CALHOUN AS COUNSEL PRO HAC VICE FOR DEFENDANTS (TRANSACTION ID # 100020706) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-27	LAW AND MOTION 302, DEFENDANT MONSANTO COMPANY, STEVEN GOULD, WILBUR-ELLIS COMPANY LLC, WILBUR-ELLIS FEED LLC'S MOTION TO ADMIT COUNSEL PRO HAC VICE IS VACATED PURSUANT TO EX PARTE ORDER FILED MAY 27, 2016. (302)		
2016-05-27	LAW AND MOTION 302, DEFENDANT MONSANTO COMPANY, STEVEN GOULD, WILBUR-ELLIS COMPANY LLC, WILBUR-ELLIS FEED LLC'S MOTION TO ADMIT COUNSEL PRO HAC VICE IS VACATED PURSUANT TO EX PARTE ORDER FILED MAY 27, 2016. (302)		
2016-05-27	LAW AND MOTION 302, DEFENDANT MONSANTO COMPANY, STEVEN GOULD, WILBUR-ELLIS COMPANY LLC, WILBUR-ELLIS FEED LLC'S MOTION TO ADMIT COUNSEL PRO HAC VICE IS VACATED PURSUANT TO EX PARTE ORDER FILED MAY 27, 2016. (302)		

Date	Proceedings	Document	Fee
2016-05-27	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY MARTIN C CALHOUN FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-27	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY ERIC G LASKER FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-27	ORDER GRANTING APPLICATION TO APPEAR AS COUNSEL PRO HAC VICE FOR ATTORNEY JOE G HOLLINGSWORTH FILED BY COUNSEL FOR DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	DECLARATION OF CYNTHIA ORGAN IN SUPPORT OF EX PARTE APPLICATION FOR ORDER ADMITTING JOE G. HOLLINGSWORTH, ERIC G. LASKER, AND MARTIN C. CALHOUN AS COUNSEL PRO HAC VICE FOR DEFENDANTS OR, IN THE ALTERNATIVE, ORDER SHORTENING TIME (TRANSACTION ID # 100020212) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	MEMORANDUM OF POINTS AND AUTHORITIES IN SUPPORT OF EX PARTE APPLICATION FOR ORDER ADMITTING JOE G. HOLLINGSWORTH, ERIC G. LASKER, AND MARTIN C. CALHOUN AS COUNSEL PRO HAC VICE FOR DEFENDANTS OR, IN THE ALTERNATIVE, ORDER SHORTENING TIME (TRANSACTION ID # 100020212) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	EX PARTE APPLICATION FOR ORDER ADMITTING JOE G. HOLLINGSWORTH, ERIC G. LASKER, AND MARTIN C. CALHOUN AS COUNSEL PRO HAC VICE FOR DEFENDANTS OR, IN THE ALTERNATIVE, ORDER SHORTENING TIME (TRANSACTION ID # 100020212) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	\$60.00
2016-05-26	COURT REPORTING SERVICES LESS THAN 1 HOUR (TRANSACTION ID # 100020169) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$30.00
2016-05-26	DECLARATION OF STEVEN R. PLATT IN SUPPORT OF VERIFIED APPLICATION FOR ORDER ADMITTING ERIC G. LASKER AS COUNSEL PRO HAC VICE FOR DEFENDANTS (TRANSACTION ID # 100020169) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	MOTION TO ADMIT COUNSEL PRO HAC VICE (TRANSACTION ID # 100020169) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC HEARING SET FOR JUN-29-2016 AT 09:30 AM IN DEPT 302	View	\$500.00
2016-05-26	NOTICE OF APPLICATION FOR ORDER ADMITTING ERIC G. LASKER AS COUNSEL PRO HAC VICE (TRANSACTION ID # 100020169) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	COURT REPORTING SERVICES LESS THAN 1 HOUR (TRANSACTION ID # 100020168) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$30.00
2016-05-26	DECLARATION OF STEVEN R. PLATT ON SUPPORT OF VERIFIED APPLICATION FOR ORDER ADMITTING MARTIN C. CALHOUN AS COUNSEL PRO HAC VICE FOR DEFENDANTS (TRANSACTION ID # 100020168) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	MOTION TO ADMIT COUNSEL PRO HAC VICE (TRANSACTION ID # 100020168) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC HEARING SET FOR JUN-29-2016 AT 09:30 AM IN DEPT 302	View	\$500.00
2016-05-26	NOTICE OF APPLICATION FOR ORDER ADMITTING MARTIN C. CALHOUN AS COUNSEL PRO HAC VICE FOR DEFENDANTS (TRANSACTION ID # 100020168) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	COURT REPORTING SERVICES LESS THAN 1 HOUR (TRANSACTION ID # 100020167) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC		\$30.00
2016-05-26	DECLARATION OF STEVEN R. PLATT IN SUPPORT OF VERIFIED APPLICATION FOR ORDER ADMITTING JOE G. HOLINGSOWRTH AS COUNSEL PRO HAC VICE FOR DEFENDANTS (TRANSACTION ID # 100020167) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-26	MOTION TO ADMIT COUNSEL PRO HAC VICE (TRANSACTION ID # 100020167) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC HEARING SET FOR JUN-29-2016 AT 09:30 AM IN DEPT 302	View	\$1850.00
2016-05-26	NOTICE OF APPLICATION FOR ORDER ADMITTING JOE G. HOLINGSOWRTH AS COUNSEL PRO HAC VICE FOR DEFENDANTS (TRANSACTION ID # 100020167) FILED BY DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC	View	
2016-05-06	RECORD REMANDED BACK TO SUPERIOR COURT	View	

Date	Proceedings	Document	Fee
2016-03-14	NOTICE OF REMOVAL (TRANSACTION ID # 16073045) FILED BY DEFENDANT MONSANTO COMPANY	View	\$450.00
2016-01-28	NOTICE TO PLAINTIFF	View	
2016-01-28	PRODUCTS LIABILITY COMPLAINT FILED BY PLAINTIFF JOHNSON, DEWAYNE AS TO DEFENDANT MONSANTO COMPANY GOULD, STEVEN D. WILBUR-ELLIS COMPANY LLC WILBUR-ELLIS FEED LLC SUMMONS ISSUED, JUDICIAL COUNCIL CIVIL CASE COVER SHEET FILED CASE MANAGEMENT CONFERENCE SCHEDULED FOR JUN-29-2016 PROOF OF SERVICE DUE ON MAR-28-2016 CASE MANAGEMENT STATEMENT DUE ON JUN-06-2016 COMPLEX LITIGATION ASSIGNMENT REQUESTED BY FILING PARTIES; FEE INCLUDED IN FILING FEE	View	\$450.00

Showing 1 to 848 of 848 entries

EXHIBIT D



**SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN FRANCISCO**

Document Scanning Lead Sheet

Aug-10-2018 5:36 pm

Case Number: CGC-16-550128

Filing Date: Aug-10-2018 5:35

Filed by: LINDA FONG

Image: 06453172

JURY VERDICT

DEWAYNE JOHNSON VS. MONSANTO COMPANY ET AL

001C06453172

Instructions:

Please place this sheet on top of the document to be scanned.

AUG 10 2018

CLERK OF THE COURT

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SAN FRANCISCO**

DEWAYNE JOHNSON,

Plaintiff,

v.

MONSANTO COMPANY,

Defendant.

Case No. CGC-16-550128

VERDICT FORM

Honorable Suzanne R. Bolanos

Department: 504

VERDICT FORM

We, the Jury, answer the questions submitted to us as follows:

CLAIM OF DESIGN DEFECT

1. Are the Roundup Pro® or Ranger Pro® products ones about which an ordinary consumer can form reasonable minimum safety expectations?

Yes

☒

No

☐

If your answer to question 1 is yes, then answer question 2. If you answered no, proceed to question 4.

2. Did Roundup Pro® or Ranger Pro® fail to perform as safely as an ordinary consumer would have expected when used or misused in an intended or reasonably foreseeable way?

Yes

☒

No

☐

If your answer to question 2 is yes, then answer question 3. If you answered no, proceed to question 4.

3. Was the Roundup Pro® or Ranger Pro® design a substantial factor in causing harm to Mr. Johnson?

Yes

☒

No

☐

Answer question 4.

CLAIM OF STRICT LIABILITY—FAILURE TO WARN

4. Did Roundup Pro® or Ranger Pro® have potential risks that were known or knowable in light of the scientific knowledge that was generally accepted in the scientific community at the time of their manufacture, distribution or sale?

Yes

☒

No

☐

If your answer to question 4 is yes, then answer question 5. If you answered no, proceed to question 9.

5. Did the potential risks of Roundup Pro® or Ranger Pro® present a substantial danger to persons using or misusing Roundup Pro® or Ranger Pro® in an intended or reasonably foreseeable way?

Yes

☒

No

☐

If your answer to question 5 is yes, then answer question 6. If you answered no, proceed to question 9.

6. Would ordinary consumers have recognized the potential risks?

Yes

☐

No

☒

If your answer to question 6 is no, then answer question 7. If you answered yes, proceed to question 9.

7. Did Monsanto fail to adequately warn of the potential risks?

Yes

☒

No

☐

If your answer to question 7 is yes, then answer question 8. If you answered no, proceed to question 9.

8. Was the lack of sufficient warnings a substantial factor in causing harm to Mr. Johnson?

Yes

☒

No

☐

Go to question 9.

CLAIM OF NEGLIGENT FAILURE TO WARN

9. Did Monsanto know or should it reasonably have known that Roundup Pro® or Ranger Pro® were dangerous or were likely to be dangerous when used or misused in a reasonably foreseeable manner?

Yes

☒

No

☐

If your answer to question 9 is yes, then answer question 10. If you answered no, proceed to question 14.

10. Did Monsanto know or should it reasonably have known that users would not realize the danger?

Yes

☒

No

☐

If your answer to question 10 is yes, then answer question 11. If you answered no, proceed to question 14.

11. Did Monsanto fail to adequately warn of the danger or instruct on the safe use of Roundup Pro® or Ranger Pro®?

Yes

☒

No

☐

If your answer to question 11 is yes, then answer question 12. If you answered no, proceed to question 14.

12. Would a reasonable manufacturer, distributor, or seller under the same or similar circumstances have warned of the danger or instructed on the safe use of Roundup Pro® or Ranger Pro®?

Yes

☒

No

☐

If your answer to question 12 is yes, then answer question 13. If you answered no, proceed to question 14.

13. Was Monsanto's failure to warn a substantial factor in causing harm to Mr. Johnson?

Yes

☒

No

☐

Proceed to question 14.

CLAIM OF DAMAGES

If you answered yes to question 3, 8, or 13, then answer the questions below about damages. If you did not answer or answered no to question 3, 8, and 13, stop here, answer no further questions, and have the presiding juror sign and date this form.

14. What are Mr. Johnson's damages?

Past economic loss: \$ 819,882.32

Future economic loss: \$ 1,433,327.00

Past noneconomic loss: \$ 4,000,000.00

Future noneconomic loss: \$ 33,000,000.00

PUNITIVE DAMAGES

15. Did you find by clear and convincing evidence that Monsanto acted with malice or oppression in the conduct upon which you base your finding of liability in favor of Mr. Johnson?

Yes

☒

No

☐

If your answer to question 15 is yes, then answer question 16. If you answered no, stop here, answer no further questions, and have the presiding juror sign and date this form.

16. Was the conduct constituting malice or oppression committed, ratified, or authorized by one or more officers, directors, or managing agents of Monsanto acting on behalf of Monsanto?

Yes

☒

No

☐

If your answer(s) to question 16 is yes, then proceed to question 17. If you answered no as to question 16, stop here, answer no further questions, and have the presiding juror sign and date this form.

17. What amount of punitive damages, if any, do you award to Mr. Johnson?

\$ 250,000,000.00

Signed: _____

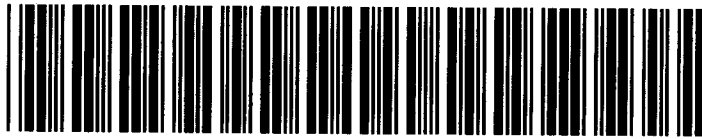
Presiding Juror

Dated: _____

August 10, 2018

After this verdict form is signed and dated, please notify the bailiff that you are ready to present the verdict in the courtroom.

EXHIBIT E



**SUPERIOR COURT OF CALIFORNIA
COUNTY OF SAN FRANCISCO**

Document Scanning Lead Sheet

Oct-22-2018 4:30 pm

Case Number: CGC-16-550128

Filing Date: Oct-22-2018 4:29

Filed by: R. MICHAEL DILES

Image: 06544718

ORDER

DEWAYNE JOHNSON VS. MONSANTO COMPANY ET AL

001C06544718

Instructions:

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FILED

San Francisco County Superior Court

OCT 22 2018

CLERK OF THE COURT

BY: R. Michael D. [Signature]
Deputy Clerk

SUPERIOR COURT OF CALIFORNIA

COUNTY OF SAN FRANCISCO

DEWAYNE JOHNSON,

Plaintiff,

vs.

MONSANTO COMPANY,

Defendant.

Case No. CGC-16-550128

**ORDER DENYING MONSANTO
COMPANY'S MOTION FOR JUDGMENT
NOTWITHSTANDING THE VERDICT
and CONDITIONALLY DENYING
MONSANTO'S MOTION FOR NEW
TRIAL**

1 **BACKGROUND**

2 **I. BRIEF OVERVIEW OF CASE**

3 This case involves the trial of design defect and failure to warn claims asserted by
4 Dewayne Johnson ("Plaintiff") alleging that his exposure to glyphosate and glyphosate-based
5 herbicides ("GBHs") developed by Monsanto Company ("Monsanto") caused him to develop
6 mycosis fungoides ("MF"), a subtype of non-Hodgkin's lymphoma ("NHL").

7 Plaintiff testified he first began using GBHs, at the earliest, in June 2012. In October
8 2014, Plaintiff was diagnosed with NHL. Plaintiff stopped using GBHs in approximately January
9 2016. The parties stipulated to a trial date of June 18, 2018, and trial commenced on that date.

10 Among other things, this case required the jury to resolve the complex scientific question
11 of whether Plaintiff's exposure to GBHs caused his NHL. Both sides presented expert testimony
12 about the science underlying GBHs. The evidence introduced by Plaintiff's experts focused
13 largely on epidemiology studies and an IARC Monograph published in March 2015, along with
14 various animal and genotoxicity studies. Plaintiff proffered Dr. Portier, a biostatistician; Dr.
15 Neugut, an epidemiologist; Dr. Nabhan, an oncologist; and Dr. Sawyer, a toxicologist, to testify
16 about various aspects of the science underlying GBHs. As discussed below, Dr. Nabhan, who
17 proffered a differential diagnosis opinion, formed the linchpin of Plaintiff's case that his exposure
18 to GBHs caused his cancer.

19 Monsanto proffered Dr. Mucci, an epidemiologist; Dr. Foster, a toxicologist; Dr. Kuzel, an
20 oncologist; and Dr. al-Khatib, a weed scientist.

21 Both parties designated the deposition testimony of several factual witnesses, including
22 scientists involved with the evaluation of GBHs' safety and regulatory approval. The evidence
23 showed that Monsanto has produced GBHs in the United States and much of the rest of the world
24 for decades, and that glyphosate has developed one of the largest bodies of scientific data of any
25 substance in the world. Before and after IARC's classification of glyphosate as a "probable"
26 human carcinogen, regulatory and public health agencies worldwide have reviewed and rejected
27 claims about the carcinogenicity of GBHs.

28 During trial, Monsanto timely moved for nonsuit and a directed verdict, both of which

1 were denied. The jury concluded its deliberations on August 10, 2018, and found in favor of
2 Plaintiff, awarding economic loss in the amount of \$2,253,209.35; noneconomic loss in the
3 amount of \$37,000,000.00; and punitive damages in the amount of \$250,000,000.00.

4 Notice of Monsanto's Motion for Judgment Notwithstanding the Verdict (JNOV) and New
5 Trial was timely filed, and the Motions were argued concurrently.

6 ANALYSIS

7 **II. LEGAL STANDARD FOR JNOV**

8 In ruling on a JNOV motion, the trial court may not weigh the evidence or make its own
9 credibility determinations. *King v. State of California* (2015) 242 Cal.App.4th 265, 287. In deference
10 to our strongly held belief in the constitutional right to a jury trial and a policy of judicial economy
11 against disregarding the jury's verdict, the law regarding JNOV motions is very strict. "Conflicts in the
12 evidence are resolved *against* the moving defendant and in favor of the plaintiff; all reasonable
13 inferences to be drawn from the evidence are drawn against the moving defendant and in favor of the
14 plaintiff." *Fountain Valley Chateau Blanc Homeowner's Assn. v. Department of Veterans Affairs*
15 (1998) 67 Cal.App.4th 743,750. Furthermore, in ruling on a motion for JNOV, a court may not
16 change a prior ruling as to the admissibility of evidence. "[W]e must take the record as we find it. We
17 cannot strike or disregard any evidence favorable to the prevailing party merely because it was
18 erroneously received." *Waller v. Southern California Gas Co.* (1959) 170 Cal.App.2d 747, 757; *Estate*
19 *of Callahan* (1967) 67 Cal.2d 609, 617.

20 **III. THERE IS NO LEGAL BASIS TO DISTURB THE JURY'S DETERMINATION** 21 **THAT PLAINTIFF'S EXPOSURE TO GBHs WAS A SUBSTANTIAL FACTOR IN** 22 **CAUSING HIS NHL**

23 All of Plaintiff's claims require him to prove by a preponderance of the evidence that his
24 use of GBHs was a "substantial factor" in causing his harm. California law recognizes that such
25 proof is "especially troublesome" in cases alleging cancer as the injury, because "it is frequently
26 difficult to determine the nature and cause of a particular cancerous growth." *Jones v. Ortho*
Corp. (1985) 163 Cal.App.3d 396, 403.

27 Plaintiff's evidence that his NHL was caused by his exposure to GBHs was based on the
28

1 testimony of Dr. Nabhan, a former practicing oncologist.¹ Dr. Nabhan does not dispute that he is
2 unable to identify a cause of NHL in the majority of his patients. Tr. 2990:6-14; 2997-2998.
3 Nonetheless, Dr. Nabhan opined that Mr. Johnson's cancer was not idiopathic and that there was
4 substantial evidence that his NHL was caused by his exposure to GBHs: a "known carcinogen
5 causing non-Hodgkin's lymphoma." Tr. 2997:5-10.

6 Dr. Nabhan elected to conduct a type of causation analysis known as a differential
7 diagnosis, or differential etiology, in reaching the opinion that GBHs caused Plaintiff's NHL.
8 Differential diagnosis is a process whereby the physician begins by 'ruling in' all possible causes
9 of the plaintiff's illness then 'rules out' the least plausible causes until the most likely cause
10 remains. The final result of a differential diagnosis forms the basis of the physician's conclusion
11 regarding what caused the plaintiff's illness. *Cooper v. Takeda Pharms. Am., Inc.* (2015) 239 Cal.
12 App. 4th 555, 565-66.

13 In performing his differential diagnosis, Dr. Nabhan explained that because Mr. Johnson
14 was much younger than the average patient who developed the disease this raised a "red flag" that
15 his cancer is not likely to be idiopathic and more likely to be caused by an exposure. Tr. 2842:23-
16 2844:19. Dr. Nabhan considered the known risk factors and causes of NHL including age, race,
17 immunosuppressant therapies, autoimmune diseases, skin conditions, occupation, occupational
18 exposures and viruses. *Id.* at 2842-2852. Dr. Nabhan opined that sun exposure, tobacco, and
19 alcohol are not known causes of NHL and could therefore be excluded. *Id.* at 2852-2853. After
20 conducting his differential diagnosis, Dr. Nabhan concluded that Mr. Johnson's only known risk
21 factors were his race (African American) and exposure to GBHs. Tr. 2853:19-23. Dr. Nabhan
22 therefore concluded that the GBHs were the most substantial contributing factor to Mr. Johnson's
23 NHL. *Id.* at 2853:24-2854:2.

24 Dr. Nabhan's methodology in this case is similar to the differential diagnosis accepted by the
25 Court of Appeal in *Cooper*. The trial court in *Cooper* granted defendant's JNOV motion because in

26
27 ¹ Plaintiff also presented Dr. Sawyer to discuss Plaintiff's use of GBHs. Dr. Sawyer did not
28 provide an exposure dose, but testified that Plaintiff's days of exposure "puts him approximately
in the middle of the human epidemiology studies that show human cancer. He falls in the middle
of the exposure categories...." Tr. 3674:25-3675:13.

1 the Court's view the testimony of the expert oncologist, Dr. Smith, did not establish specific causation
2 between the drug at issue and plaintiff's cancer. In reversing the trial court's JNOV, the Court of
3 Appeal emphasized that "It is not necessary *in the trial of civil cases* that the circumstances shall
4 establish the negligence of the defendant as the proximate cause of injury with such absolute certainty
5 *as to exclude every other conclusion. It is sufficient if there is substantial evidence upon which to*
6 *reasonably support the judgment."* *Cooper*, 239 Cal.App.4th at 580. The Court further held that
7 "[b]are conceivability of another possible cause does not defeat a claim: the relevant question is
8 whether there is 'substantial evidence' of an alternative explanation for the disease." *Id.* at 586.
9 Finding that Dr. Smith's opinion met the threshold test for admissibility, the Court of Appeal
10 instructed that the jury was free to accept Dr. Smith's testimony regarding specific causation and that
11 the trial court erred in granting the JNOV. *Id.*

12 As with Dr. Smith in *Cooper*, Dr. Nabhan did not need to eliminate every other possible cause
13 of Plaintiff's cancer. *Id.* at 580. Because there is no substantial evidence of an alternative explanation
14 for Plaintiff's NHL, the jury here was free to give weight to Dr. Nabhan's testimony that GBHs were a
15 substantial factor in causing the cancer. *Id.* at 586. Dr. Nabhan was cross-examined and the defense
16 presented expert witnesses to criticize the basis of Dr. Nabhan's opinion. "The court does not resolve
17 scientific controversies." *Id.* at 592 (*citing Sargon Enterprises, Inc. v. University of Southern*
18 *California* (2012) 55 Cal 4th 747, 772). That is a matter for the jury to resolve.

19 Monsanto also argues that the jury's award of \$37 million for past and future noneconomic
20 damages is excessive and unsupported by the evidence. In particular, Monsanto objects to Plaintiff's
21 closing argument that Plaintiff should receive \$1 million per year for his entire lifespan (as projected
22 for a healthy person his age by actuary) "because he deserves that money...it doesn't matter if he dies
23 in two years or dies in 20." Tr. 5110:13-18. Monsanto is correct that future damages are limited by a
24 plaintiff's projected remaining lifespan. *See, e.g., Bigler-Engler v. Breg, Inc.*, 7 Cal. App. 5th
25 276,305-06 (2016) (reducing damages to level based on plaintiff's life expectancy at trial). In this
26 case, the Court read CACI instructions 3905A and 3932 to the jury which explain that to recover for
27 future noneconomic loss the Plaintiff must prove that he is reasonably certain to suffer that harm. The
28 Court presumes that the jury followed its instructions "and that its verdict reflects the legal limitations

1 those instructions imposed.” *Cassim v. Allstate Insurance Co.* (2004) 33 Cal. 4th 780, 803-804
2 (quoting *Saari v. Jongordon Corp.* (1992) 5 Cal. App. 4th 797, 808).

3 For the reasons stated, the Court declines to grant Monsanto’s JNOV regarding liability.

4 **IV. PUNITIVE DAMAGES**

5 As to his punitive damages claim, Plaintiff was required to prove by clear and convincing
6 evidence that an officer, director, or managing agent of Monsanto acted with malice or oppression in
7 the conduct that gave rise to liability. Cal. Civ. Code § 3294(a) (b).

8 Monsanto argues that there is no clear and convincing evidence of a specific managing agent
9 authorizing or ratifying malicious conduct or engaging in conscious disregard of safety. While
10 Monsanto is correct, Plaintiff is not required to identify a particular managing agent if he can illustrate
11 by clear and convincing inference that the company as a whole acted maliciously. See *Pacific Gas &*
12 *Electric Co. v. Superior Court* (2018) 24 Cal.App.5th 1150, 1172–73 (holding that corporate malice
13 may be demonstrated by company policy or the actions and knowledge of many corporate employees
14 rather than a specific managing agent). “In most of the cases in which the ‘managing agent’ issue has
15 resulted in reversal of a punitive damage award, initial liability arises from a particular tortious act of
16 an employee of the corporation. [Citations.] Defendant has cited no case, and our own research has
17 failed to disclose any case, in which a series of corporate actions and decisions, such as the design,
18 production, and marketing of an automobile, has been found inadequate to support an award of
19 punitive damages on the basis that the multitude of employees involved in various aspects of the
20 process were not high enough in the corporate chain of command. When the entire organization is
21 involved in acts that constitute malice, there is no danger a blameless corporation will be punished for
22 bad acts over which it had no control, the primary goal of the ‘managing agent’ requirement.” *Romo v.*
23 *Ford Motor Co.* (2002) 99 Cal.App.4th 1115, 1140, vacated on other grounds in *Ford Motor Co. v.*
24 *Romo* (2003) 538 U.S. 1028.² The jury could find that the decision by Monsanto to continue
25 marketing GBH’s notwithstanding a possible link with NHL constitutes corporate malice for purposes
26

27 ² Although this opinion was vacated on due process grounds for excessive punitive damages, its
28 analysis regarding the managing agent requirement has been cited recently by the California Court
of Appeal in *Pacific Gas & Electric Co. v. Superior Court* (2018) 24 Cal.App.5th 1150.

1 of punitive damages. *Grimshaw v. Ford Motor Co.* (1981) 119 Cal. App. 3d 757 at 814, vacated on
2 other grounds in *Kim v. Toyota Motor Corp.* (2018) 6 Cal. 5th 21. Because the managing agent
3 requirement may be satisfied by a “series of corporate actions” advancing a product rather than precise
4 conduct by a high-level official at an identifiable period of time, Monsanto’s argument about the lack
5 of evidence of conduct by a managing agent must fail.

6 Under the punitive damages statute “malice does not require actual intent to harm. [Citation.]
7 Conscious disregard for the safety of another may be sufficient where the defendant is aware of the
8 probable dangerous consequences of his or her conduct and he or she willfully fails to avoid such
9 consequences.” *Pfeifer v. John Crane, Inc.* (2013) 220 Cal.App.4th 1270, 1299. Punitive damages
10 have been upheld where a defendant has failed to conduct adequate testing on a product. *West v.*
11 *Johnson & Johnson Products, Inc.* (1985) 174 Cal.App.3d 831, 869 (affirming award of punitive
12 damages where evidence showed that adequate testing would have revealed an association between
13 tampon use and toxic shock, that the manufacturer’s testing was inadequate, and that the manufacturer
14 decided not to do any further testing even when faced with consumer complaints.) Punitive damages
15 have also been upheld where “there was a ‘reasonable disagreement’ among experts” *Buell–Wilson v.*
16 *Ford Motor Co.* (2006) 141 Cal.App.4th 525, 559–60, vacated on other grounds in *Ford Motor Co. v.*
17 *Buell–Wilson* (2007) 550 U.S. 931, 127 S.Ct. 2250³ (citing *Grimshaw v. Ford Motor Co.* (1981) 119
18 Cal.App.3d 757, 810). The jury is “entitled to” reject the claims of Defendant’s experts in reaching a
19 verdict on punitive damages. *Id.* Thus, the jury could conclude that Monsanto acted with malice by
20 consciously disregarding a probable safety risk of GBHs and continuing to market and sell its product
21 without a warning.

22 However, as the U.S. Supreme Court held in *State Farm Mut. Auto. Ins. Co. v. Campbell*
23 (2003) 538 U.S. 408, 416–17, punitive damages awards are limited by the Fourteenth Amendment of
24 the U.S. Constitution. Punitive damages found to exceed the ceiling of what due process allows must
25 be reduced. *Id.* at 416. “[A] constitutional reduction . . . is a determination that the law does not

27 ³Although this opinion was vacated with respect to constitutional limits of punitive damage
28 awards, the California Supreme Court continues to cite this case with respect to the availability of
punitive damage awards. *Boeken v. Philip Morris USA, Inc.* (2010) 48 Cal.4th 788, 796.

1 permit the award.” *Gober v. Ralphs Grocery Co.* (2006) 137 Cal.App.4th 204, 214 (quoting *Johansen*
2 *v. Combustion Engineering, Inc.* (11th Cir. 1999) 170 F.3d 1320, 1331). In other words, without
3 second-guessing the jury’s determination, a court has “a mandatory duty to correct an
4 unconstitutionally excessive verdict so that it conforms to the requirements of the due process clause.”
5 *Id.*

6 When evaluating whether the defendant’s actions warrant the extent of the punitive damages,
7 courts consider three factors: (1) the degree of reprehensibility of the defendant’s misconduct; (2) the
8 disparity between the compensatory damages award and the punitive damages award; and (3) the
9 difference between the punitive damages awarded by the jury and the civil penalties authorized in
10 comparable cases. *Simon v. San Paolo U.S. Holding Co., Inc.* (2005) 35 Cal.4th 1159, 1171–72. The
11 third factor is inapplicable here as this is a common law tort action and the parties have not pointed to
12 any statute providing a civil penalty for marketing a dangerous product.

13 Regarding the second factor, courts establish a ratio of punitive damages to the actual harm
14 determined by compensatory damages. “When compensatory damages are substantial, then a lesser
15 ratio, perhaps only equal to compensatory damages, can reach the outermost limit of the due process
16 guarantee.” *Simon*, 35 Cal.4th 1159, 1182 (quoting 538 U.S. 408, 425). Particularly when the non-
17 economic component of compensatory damages is high, a lower ratio of compensatory to punitive
18 damages may be appropriate because the total compensatory damages themselves serve the deterrent
19 effect of punitive damages. *Id.* at 1189. In this case, the \$39,253,209.35 award of compensatory
20 damages, \$37,000,000.00 of which is noneconomic, is fairly considered substantial. *See, e.g., Roby v.*
21 *McKesson Corp.* (2009) 47 Cal.4th 686, 718–20 (determining that a largely noneconomic \$1,905,000
22 compensatory damages award was substantial in the context of harassment and employment
23 discrimination); *Walker v. Farmers Insurance Exchange* (2007) 153 Cal.App.4th 965, 974 (\$1.5
24 million in noneconomic damages is substantial); *Jet Source Charter, Inc. v. Doherty* (2007) 148 Cal.
25 App.4th 1, 11 (“\$6.5 million in compensatory damages...was, to say the least, substantial”).

26 Under these circumstances the law mandates that the ratio be reduced to one to one. In *Roby*
27 the California Supreme Court directed a reduction of punitive damages to a one to one ratio with
28 compensatory damages at \$1,905,000 because that was the “maximum punitive damages that may be

1 awarded...in light of the constraints imposed by the federal Constitution.” *Roby*, 47 Cal.4th at 799. In
2 a case such as this where there is a punitive element to the compensatory damages award, the law
3 supports only a one to one ratio for punitive damages.

4 The cases on federal due process constraints on punitive damages also evaluate the first factor,
5 degree of reprehensibility. In this case, the second factor, the permissible ratio between punitive
6 damages and compensatory damages, is dispositive and an evaluation of degree of reprehensibility is
7 not necessary. The compensatory damages award of \$39,253,209 is extremely high for a single
8 plaintiff and consists largely of non-economic damages which the due process case law recognizes has
9 a punitive element. If the level of reprehensibility of Monsanto’s conduct was high, there would be no
10 constitutional basis to allow a higher ratio since the amount of compensatory damages is high and
11 includes a punitive element. Similarly, if the level of reprehensibility was low, there would be no
12 constitutional basis to further reduce the amount of punitive damages since this Court has not been
13 cited to and could not locate any case holding that federal due process requires reducing a punitive
14 damages award to less than a one to one ratio with compensatory damages. Accordingly, regardless
15 of the level of reprehensibility of Monsanto’s conduct, the constitutionally required ratio is one to one.

16 In enforcing due process limits, the Court does not sit as a replacement for the jury but only as
17 a check on arbitrary awards. The punitive damages award must be constitutionally reduced to the
18 maximum allowed by due process in this case—\$39,253,209.35—equal to the amount of
19 compensatory damages awarded by the jury based on its findings of harm to the Plaintiff.

20 /////

21 /////

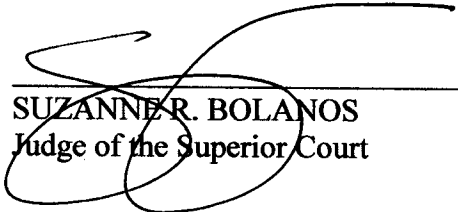
22 /////

1 **V. ORDER**

2 For the reasons stated above, Monsanto's Motion for Judgment Notwithstanding the
3 Verdict is denied. If the Plaintiff consents to a remittitur of the award of punitive damages to
4 equal the amount of the compensatory damages award, Monsanto's Motion for New Trial will be
5 denied. Pursuant to CCP § 662.5(a)(2), Plaintiff must indicate his acceptance of the remittitur no
6 later than Friday, December 7, 2018 or it will be deemed rejected and Monsanto's Motion for New
7 Trial will be granted as to punitive damages only.

8 **IT IS SO ORDERED.**

9
10
11 Date: 10/22/18


SUZANNE R. BOLANOS
Judge of the Superior Court

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8 **SUPERIOR COURT OF CALIFORNIA**
9 **COUNTY OF SAN FRANCISCO**
10 **Department 504**
11

12 DEWAYNE JOHNSON,

13 Plaintiff,

14 vs.

15 MONSANTO COMPANY, et al.,
16

17 Defendants.
18

Case No.: CGC-16-550128

**CERTIFICATE OF ELECTRONIC
SERVICE (CCP § 1010.6 & CRC 2.251)**

19 I, R. Michael Diles, a Deputy Clerk of the Superior Court of the County of San Francisco, certify that
20 I am not a party to the within action.

21 On October 22, 2018, I electronically served **ORDER DENYING MONSANTO COMPANY'S**
22 **MOTION FOR JUDGMENT NOTWITHSTANDING THE VERDICT and CONDITIONALLY**
23 **DENYING MONSANTO'S MOTION FOR NEW TRIAL**, via File & Serve*Xpress* on the recipients
24 designated on the Transaction Receipt located on the File & Serve*Xpress* website.
25

26 Dated: October 22, 2018

T. MICHAEL YUEN, Clerk

27
28 By: 
R. Michael Diles, Deputy Clerk

EXHIBIT F

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Curtis Hoke (State Bar No. 282465)
David Dickens (pro hac vice)
Jeffrey Travers (pro hac vice)
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County of San Francisco*
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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF SAN FRANCISCO

Dewayne Johnson)	Case No. CGC-16-550128
)	
Plaintiff,)	PLAINTIFF'S NOTICE OF
)	ACCEPTANCE OF
vs.)	REMITTITUR
)	
Monsanto Company)	
)	Hon. Judge Suzanne R. Bolanos
Defendant)	
)	
)	
)	
)	
)	
)	

TO THE COURT, DEFENDANT AND ITS COUNSEL OF RECORD:

NOTICE IS HEREBY GIVEN that pursuant to the Court's Order dated October 22, 2018 conditionally denying Monsanto's Motion for New Trial and CCP § 662.5, the Plaintiff will accept the reduction of punitive damages to the amount of \$39,253,209.35. The total verdict would therefore be in the amount of \$78,506,418.70. The Plaintiff accepts the remittitur with the intent to avoid the further

1 burden of a new trial or appeal. If the Defendant appeals the Court's October 22, 2018 order on any
2 grounds and thereby deprives Plaintiff of "the benefits he has sought by his consent to the remittitur,"
3 then the Plaintiff does not waive his right to appeal the reduction of punitive damages. *Miller v. Nat'l*
4 *Am. Life Ins. Co.* (Ct. App. 1976) 54 Cal. App. 3d 331, 345.

5
6 Dated: October 26, 2018

Respectfully Submitted,

7
8 **THE MILLER FIRM, LLC**

9 /s/ Curtis G. Hoke

Michael J. Miller (appearance *pro hac vice*)

10 David Dickens (appearance *pro hac vice*)

Curtis G. Hoke (SBN 282465)

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27
28

EXHIBIT G



2017 COURT STATISTICS REPORT
Statewide Caseload Trends
2006-2007 Through 2015-2016



JUDICIAL COUNCIL
OF CALIFORNIA

**Civil Appeals: Time From Notice of Appeal to Filing Opinion
(90th Percentile and Median)**

Courts of Appeal

Figure 33

Fiscal Year 2015–16

Court District	Division	Location	90% of Appeals Processed Within (days)	Median Time in Days
Second	5	Los Angeles	622	404
Fourth	1	San Diego	666	438
Second	4	Los Angeles	705	446
Second	6	Ventura	615	455
Second	2	Los Angeles	703	457
First	1	San Francisco	714	463
First	5	San Francisco	692	470
Second	8	Los Angeles	677	477
Second	1	Los Angeles	780	484
Statewide			842	506
First	3	San Francisco	1,052	514
Fifth		Fresno	709	518
Fourth	3	Santa Ana	711	523
Second	7	Los Angeles	782	531
Fourth	2	Riverside	859	540
Second	3	Los Angeles	845	554
First	2	San Francisco	900	562
First	4	San Francisco	1,115	683
Third		Sacramento	1,240	718
Sixth		San Jose	1,168	731

PROOF OF SERVICE

I am employed in the County of Orange, Commonwealth of Virginia. I am over the age of 18 years and not a party to the within action. My business address is 108 Railroad Avenue, Orange, VA 22960.

On December 12, 2018, I served the foregoing document described as Motion for Calendar Preference and Proposed Briefing Schedule on all interested parties in this action as follows:

Sandra A. Edwards (State Bar No. 154578) Joshua W. Malone (State Bar No. 301836) Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 Telephone: (415) 954-4400 Fax: (415) 954-4480 sedwards@fbm.com jmalone@fbm.com	K. Lee Marshall (State Bar No. 277092) Bryan Cave Leighton Paisner LLP Three Embarcadero Center, 7th Floor San Francisco, California 94111-4070 Telephone: 415-675-3400 Fax: 415-675-3434
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Via the Court's TrueFiling Electronic Filing System.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on December 12, 2018, at Orange, VA.

/s/ Curtis G. Hoke
Curtis G. Hoke