2	Jay J. Schuttert (<i>pro hac vice</i>) (jschuttert@efstriallaw.com) EVANS FEARS & SCHUTTERT LLP		AMÉDA COUNTY AUG 2 6 2019
4	2300 West Sahara Avenue, Suite 900 Las Vegas, NV 89102 Tel: (702) 805-0290	CLERK By	F THE SUPPRIOR COURT
5	Fax: (702) 805-0291	U	A Orbuty
6	Tarek Ismail (pro hac vice) (tismail@goldmanismail.com)		
7 8	Joe Tomaselli (<i>pro hac vice</i>) (jtomaselli@goldmanismail.com) GOLDMAN ISMAIL TOMASELLI BRENNA	AN & BALIMITP	
9	564 West Randolph Street, Suite 400 Chicago, IL 60661		
10	Tel: (312) 881-5970 Fax: (312) 881-5191		
11	Attorneys for Defendant MONSANTO COMPANY *Additional counsel listed on signature block		
12 13	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
13	FOR THE COUNTY OF ALAMEDA		DA
15	PILLIOD, et al.	Case No. RG178	362702
16	Plaintiffs,	ASSIGNED FOR ALL PURPOSES TO JUDGE WINIFRED SMITH DEPARTMENT 21	
17	VS.		MONSANTO COMPANY'S
18	MONSANTO COMPANY,	NOTICE OF A	
19	Defendant.	[Code Civ. Proc	
20 21		Department: Trial Date:	21 March 18, 2019
21			1
23)
24			
25			
26			
27			
28			

NOTICE OF APPEAL

1

1	NOTICE OF ALLEAL	
2	Defendant Monsanto Company ("Defendant") hereby appeals from the trial court's	
3	Judgment entered in favor of Plaintiffs Alva and Alberta Pilliod ("Plaintiffs") on May 20, 2019, as	
4	modified by the trial court's July 25, 2019 Order and July 26, 2019 Amended Order conditionally	
5	denying Defendant's motion for new trial and Plaintiffs July 26, 2019 notice of acceptance of the	
6	remittitur, from any and all interim orders or rulings made appealable by the May 20, 2019	
7	Judgment, and from the Amended Judgment on Jury Verdict to be entered in this case. By its	
8	appeal from the Judgment and Amended Judgment, Monsanto also seeks appellate review of the	
9	trial court's order denying Monsanto's motion for new trial. Defendant hereby further appeals	
10	from the trial court's July 26, 2019 Amended Order denying Defendant's motion for judgment	
11	notwithstanding the verdict.	
12		
13	Dated: August 26, 2019	
14		
15	Lu Marhall	
16		
17	K. Lee Marshall (klmarshall@bclplaw.com)	
18	BRYAN CAVE LEIGHTON PAISNER LLP Three Embarcadero Center, 7th Floor	
19	San Francisco, CA 94111-4070 Tel: (415) 675-3400	
20	Fax: (415) 675-3434	
21	Tarek Ismail (<i>pro hac vice</i>) (tismail@goldmanismail.com)	
22	Joe Tomaselli (<i>pro hac vice</i>) (jtomaselli@goldmanismail.com)	
23	ĜOLDMAÑ ÎSMAIL TOMASELLI BRENNAN & BAUM LLP	
24	564 West Randolph Street, Suite 400 Chicago, IL 60661	
25	Tel: (312) 881-5970 Fax: (312) 881-5191	
26	Kelly A. Evans (pro hac vice)	
27	(kevans@efstriallaw.com) Jay J. Schuttert (<i>pro hac vice</i>)	
28	(jschuttert@efstriallaw.com) EVANS FEARS & SCHUTTERT LLP	
	600691346.1 1 DEFENDANT MONSANTO COMPANY'S NOTICE OF APPEAL - CASE NO. RG17862702	

1	2300 West Sahara Avenue, Suite 900 Las Vegas, NV 89102 Tel: (702) 805-0290 Fax: (702) 805-0291
3	Kirby Griffis (pro hac vice)
4	(kgriffis@hollingsworthllp.com) Martin C. Calhoun (<i>pro hac vice</i>)
5	(mcalhoun@hollingsworthllp.com) HOLLINGSWORTH LLP 1350 I Street, N.W.
6 7	Washington, DC 20005 Tel: (202) 898-5800 Fax: (202) 682-1639
8	Eugene Brown
9	(ebrown@hinshawlaw.com) Amee Mikacich (amikacich@hinshawlaw.com)
10	HINSHAW & CULBERTSON LLP One California Street, 18th Floor
11	San Francisco, CA 94111 Tel: (415) 362-6000
12	Fax: (415) 834-9070
13	
14	Attorneys for Defendant
15	MONSÂNTO COMPANY
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
20	

 $\|$