

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NORTH CAROLINA
SOUTHERN DIVISION
NO. 7:23-CV-897**

IN RE:

CAMP LEJEUNE WATER LITIGATION

This Document Relates To:

Jefferson Criswell v. USA, 7:23-CV-1482-M
Terry F. Dyer v. USA, 7:23-CV-357-M
Mark A. Cagiano v. USA, 7:23-CV-569-M
Jimmy Laramore v. USA, 7:23-CV-594-M
Bruce W. Hill v. USA, 7:23-cv-28-D
Karen Amsler v. USA, 7:23-cv-284-D
Frances Carter v. USA, 7:23-cv-1565-D
Robert Kidd v. USA, 7:23-cv-1489-D
Scott Keller v. USA, 7:23-cv-1501-D

**DEFENDANT UNITED STATES OF
AMERICA'S MOTION TO RECONSIDER
FEBRUARY 27, 2026 ORDER [D.E. 818] AS
TO MOTION FOR SUMMARY
JUDGMENT FOR LACK OF EXPERT
TESTIMONY ON BUT-FOR CAUSATION
[D.E. 601]**

(Fed. R. Civ. P. 54(b) & 60(a))

Pursuant to Federal Rules of Civil Procedure 54(b) and 60(a), the United States respectfully asks the Court to reconsider its February 27, 2026 Order [[D.E. 818](#)] on PLG's Motion to Reserve Admissibility Determinations and Expedite Track Bellwether Trials [[D.E. 721](#)] as to the Court's decision to hold in abeyance the United States' Motion for Summary Judgment for Lack of Expert Testimony on But-For Causation [[D.E. 601](#)]. The United States further requests that the Court rule on its Motion for Summary Judgment for Lack of Expert Testimony on But-For Causation before Track 1 bellwether trials commence. In support, the United States relies on the arguments and authorities in its accompanying Memorandum in Support.

Dated: March 6, 2026

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on March 6, 2026, I electronically filed the foregoing using the Court's Electronic Case Filing system, which will send notice to all counsel of record.

/s/ Haroon Anwar _____
HAROON ANWAR