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ATTORNEY OR PARTY WITHOUT ATTORNEY(Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO.: ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN DIEGO HALL OF JUSTICE, 330 W. BROADWAY, SAN DIEGO, CA 92101-382 NORTH COUNTY DISTRICT, 325 S. MELROSE DR., VISTA, CA 92081 EAST COUNTY DISTRICT, 250 E. MAIN ST., EL CAJON, CA 92020-39 RAMONA BRANCH, 1428 MONTECITO RD., RAMONA, CA 92065-520 SOUTH COUNTY DISTRICT, 500 3RD AVE., CHULA VISTA, CA 91910	7 1-6698 041
PLAINTIFF(S)	JUDGE:
DEFENDANT(S)	DEPT:
STIPULATION RE: JURY	CASE NUMBER
It is stipulated by and between counsel for the respective pari	ties in the above-entitled action:
1. That unless called to the attention of the court, all jurors shall be deemed to be in the jury box and in their proper places upon court reconvening after each recess or adjournment.	
2. That after having given the admonition required by Cocrecess or adjournment need not repeat or remind the jury of the	de of Civil Procedure section 611, the court at each subsequent ne admonition theretofore given.
 3. That in the absence of any counsel the court may: (a) Upon the request of the jury, read to the jury any or all instructions previously given or may give any new instructions upon any matter that may be requested; (b) Have read to the jury, at its request, any portions of the evidence given in the trial and may supply the jury, on its request, with any of the exhibits received in evidence; (c) Call the jury into the courtroom to ascertain whether or not a verdict is probable, to receive the verdict of the jury and poll the jury; and (d) In the event of the failure of the jury to reach a verdict, permit the jurors to separate and resume their deliberations on the morning of the next court day, or such other time as may be fixed by the court. 	
4. That in the absence of the trial judge after the original submission of the case to the jury, any judge of this court may act in the place and stead of the trial judge to and including the time of dismissal of the jury.	
5. That in the event of a judgment in favor of the plaintiff, a stay of execution may be issued to be effective for a period of ten days after determination of a motion for a new trial, or until ten days after expiration of the time to file notice of intention to move for a new trial.	
6. That during deliberations and in the absence of coun hallway for a 15 minute recess in the morning session as well a the jury be sequestered during the luncheon recess, the jury well as the jury be sequestered during the luncheon recess.	·
Attorney(s) for Plaintiff(s)	Attorney(s) for Defendant(s)