

**IN THE COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS
SUPERIOR COURT**

JAMIE R. KILLILI

Plaintiff,

v.

RAGE Enterprises and CHRIS SCHULTZ

Defendants,

STIPULATIONS

Now come the parties to this action and mutually stipulate to the following facts:

1. Both parties demand a trial by jury.
2. The diagram of the safety goggles is not to scale, but is otherwise accurate. No objections to this exhibit may be made on hearsay or foundation grounds.
3. All evidence provided with the case materials is assumed to be true and accurate representation of the documents they depict
4. This is the first half of the trial. The decision rendered will only be in regard to the percentage of the liability of the parties. The amount of any damage to be awarded will be determined at another trial.
5. The medical expenses incurred by the Plaintiff Jamie were reasonable and necessary as a result of the injuries that Plaintiff Jamie complains about, however the parties do NOT stipulate that the injuries occurred as a result of the incident.
6. Pursuant to a report from the Commonwealth Utilities Corporation, the average temperature inside the game room for the week of April 10, 2003 was 38 degrees Fahrenheit.