FRANK W. HUNGER 1 Assistant Attorney General Civil Division TERREE A. BOWERS United States Attorney 3 LEON W. WEIDMAN Assistant United States Attorney 4 Chief, Civil Division JOHN BARTOS 7516 Federal Building 300 North Los Angeles Street 6 Los Angeles, California 90012 Tel.: (213) 894-0474 7 ROBERT L. BOMBAUGH Director 8 ALLEN W. HAUSMAN Senior Litigation Counsel Office of Immigration Litigation Civil Division 10 Department of Justice P.O. Box 878, Ben Franklin Station 11 Washington, D.C. 20044 Tel.: (202) 501-7361 12 Attorneys for Defendants 13 14 15



UNITED STATES DISTRICT COURT

CENTRAL DISTRICT OF CALIFORNIA

EL RESCATE LEGAL SERVICES et al., ) Plaintiffs, v.

EXECUTIVE OFFICE FOR IMMIGRATION REVIEW, et al.

Defendants.

STIPULATION REGARDING NOTICE TO CLASS MEMBERS OF DISMISSAL OF ACTION

Judge David V. Kenyon

Case No. CV 88-1201-Kn

26

16

17

18

19

20

21

22

23

24

25

27

28

FORM CIV-246 **MAY 85**  12

13 14

15

16 17

18

19

20

21 22

23

24

25

2627

28

FORM CIV-246 MAY 85

## STIPULATION REGARDING NOTICE TO CLASS MEMBERS OF DISMISSAL

WHEREAS the plaintiffs have moved to dismiss this action; and

WHEREAS, as a class action, notice of the proposed dismissal must be given to class members; and

WHEREAS defendants' counsel have made no objection to the notice proposed by plaintiffs' counsel except for the description of defendants' current policy regarding what must be interpreted for class members in the immigration courts in Los Angeles, San Diego and El Centro, California; and

WHEREAS counsel for the parties desire to agree upon a text for that notice that accurately reflects defendants' current policy with respect to complete interpretation;

IT IS HEREBY STIPULATED AND AGREED to substitute the following language for the text that appeared under the heading "Complete Interpretation Is Required" in the notice to class members offered by plaintiffs, and attached to their Motion For Voluntary Dismissal of Action:

In 1992, the Immigration Courts in Los Angeles, San Diego, and El Centro adopted a policy that requires that certain portions of your immigration proceedings be interpreted or summarized. Your rights under this policy are as follows:

- A. ALL INDIVIDUALS have the right:
  - to have the testimony of each witness interpreted, and

FORM CIV-246 MAY 85 2. to have the decision of the immigration judge interpreted.

## B. INDIVIDUALS REPRESENTED BY AN ATTORNEY OR OTHER LEGAL REPRESENTATIVE have the right:

- to be informed about the nature of exchanges between counsel or between counsel and the judge regarding procedural or administrative matters such as scheduling your case, and
- 2. to have legal arguments and objections of counsel interpreted.
- C. UNREPRESENTED INDIVIDUALS have the right:
  - to have matters regarding the case, including discussions of legal, procedural and administrative matters, interpreted or summarized, and
  - to have discussions between the judge and counsel for the Government interpreted.

FOR	PLAINTIFFS:	FOR DEFENDANTS:	
	0	Open W. Hernsman	'
NIEI	LS FRENZEN	ALLEN W. HAUSMAN	

DATED: December 3, 1993 Dated: December 1, 1993

DATED Jecember 13,1993

MINITED STATES STOTELIST HARDS