

RULE 3 - STIPULATIONS AND AGREEMENTS OF COUNSEL

- 3.1** Stipulations and agreements of counsel or parties to a suit shall be reduced to writing and signed by the parties or their respective counsel, or made orally in Open Court, wherein a Written Memorandum shall be submitted for the record, or said stipulation shall dictated to the Court Reporter. Otherwise, any such stipulations or agreements will not be recognized and accepted by the Court, if disputed by any party or their respective counsel.