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8	UNITED STATES	S DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANC	ISCO DIVISION
11	BRIAN CORNELL,) Case No. 3:13-cv-02188 SI
12	Plaintiff,	(PROPOSED) ORDER RE STIPULATION OF THE PARTIES TO
13	V.	ONTINUE TRIAL AND ALL RELATED DATES
14	CORPORATION; AUTOQUIP	()() [Filed concurrently with Stipulation of the() Parties to Continue Trial and All Related
15	CORPORATION; YALE INDUSTRIAL PRODUCTS, INC.; and DOES 1-200,	Parties to Continue Trial and All RelatedDates]
16)
17	Defendants.) .)
18		
19	TO ALL PARTIES AND THEIR AT	
20	-	inue Trial and All Related Dates – submitted
21	by plaintiff Brian T. Cornell, defendant Colu	ambus McKinnon Corporation, defendant
22	Autoquip Corporation, and defendant Yale I	Industrial Products, Inc. – by and through their
23	respective counsel of record – is granted.	
24	PURSUANT TO STIPULATION, IT	TIS SO ORDERED.
25		
26		Suran Selaton
27	Dated:	Susan Illston
28		Judge, United States District Court
		[PROPOSED] ORDER RE STIPULATION OF THE PARTIES TO CONTINUE TRIAL AND

CK06-0000001 10113372.1

ALL RELATED DATES

1	PROOF OF SERVICE	
2		
3	STATE OF CALIFORNIA)	
4	COUNTY OF LOS ANGELES) ss.:	
5	BRIAN CORNELL v. COLUMBUS McKINNON CORPORATION; AMERICAN LIFTS C 13-02188 SI	
6 7	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to the within action. My business address is 555 South Flower Street, Forty-Fifth Floor, Los Angeles, California 90071.	
8	On July 15, 2014, I served the within document(s) described as:	
9 10	[PROPOSED] ORDER RE STIPULATION OF THE PARTIES TO	
11	on the interested parties in this action as stated below:	
12	Peter W. Alfert	
13	Karen J. Kahn Mark T. Baller HINTON ALFERT & KAHN LLP	
14	200 Pringle Avenue, Suite 450 Walnut Creek, California 94596	
15	Attorneys for Plaintiff	
16	Tel: (925) 279-3009 Fax: (925) 279-3342	
17	1 ux. (723) 217-3342	
18	(CM/ECF) Pursuant to the United States District Court Procedural Rules for	
19 Electronic Case Filing and the Case Management/electronically served the above-listed documents on	Electronic Case Filing and the Case Management/Electronic Case Filing Rules, I electronically served the above-listed documents on the parties shown above for the above-entitled case, as listed above.	
21	Executed on July 15, 2014, at Los Angeles, California.	
22		
23	the bar of this Court at whose direction the service was made and that the foregoing is true and correct.	
24		
25		
26	() f f ((B)	
27		
28		
	[PROPOSED] ORDER RE STIPULATION OF	

LAW OFFICES
HAIGHT, BROWN &
BONESTEEL, L.L.P.
Los Angeles

CK06-0000001 10113372.1 [PROPOSED] ORDER RE STIPULATION OF THE PARTIES TO CONTINUE TRIAL AND ALL RELATED DATES

1	PROOF OF SERVICE	
2		
3	STATE OF CALIFORNIA)	
4	COUNTY OF LOS ANGELES) ss.:	
5	CORPORATION 6 3:13-cv-02188 SI 7 I am employed in the County of Los Angeles, State of California. I am over the agof 18 and not a party to the within action. My business address is 555 South Flower Street	
6		
7 8		
9	On July 15, 2014, I served the within document(s) described as:	
10	0 STIPULATION OF THE PARTIES TO CONTINUE TRIAL AND ALL RELATED DATES	
11		
12	on the interested parties in this action as stated below:	
13	Scott H.Z. Sumner SUMNERLAW 1299 Newell Hill Place, Suite 202	
14		
15	Co-Counsel for Plaintiff Tel: (925) 278-6170	
16		
17	(ELECTRONIC MEANS) I caused such document(s) to be Electronically Served	
18	through E-Mail for the above-entitled matter. This service complies with Code of Civil Procedure §1010. The file transmission was reported as complete and a copy	
of the "Sent" page will be maintained with the file	of the "Sent" page will be maintained with the file copy of the document(s) in our office.	
20	Executed on July 15, 2014, at Los Angeles, California.	
21	I declare under penalty of perjury that I am employed in the office of a member of	
22	the bar of this Court at whose direction the service was made and that the foregoing is true and correct.	
23		
24	Julie C. Mentesana /s/ Julie C. Mentesana	
25	(Type or print name) (Signature)	
26		
27		
28		
	[PROPOSED] ORDER RE STIPLILATION OF	

[PROPOSED] ORDER RE STIPULATION OF THE PARTIES TO CONTINUE TRIAL AND ALL RELATED DATES