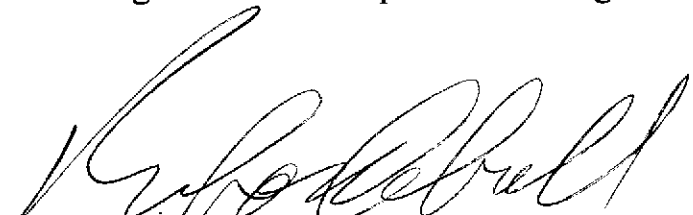


INSTRUCTION NO. A

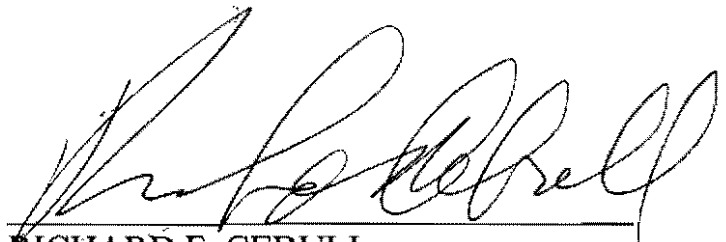
In determining the amount of punitive damages, you should consider all of the attendant circumstances, including the nature, extent and enormity of the wrong, the intent of the party committing it, the amount allowed as actual damages, and, generally, all of the circumstances attending the particular act involved, including any circumstances which may operate to reduce without wholly defeating punitive damages.

Punitive damages should be of such an amount as will deter the defendant from and warn others against similar acts of misconduct. Thus, the wealth of the defendant is a fact to be considered by you in determining the amount of punitive damages.

  
\_\_\_\_\_  
RICHARD F. CEBULL  
CHIEF U.S. DISTRICT COURT JUDGE

INSTRUCTION NO. B

In considering punitive damages, you may not impose punitive damages based on harm that any conduct of Defendant may have caused to persons other than the Plaintiff. You may, however, consider Defendants' conduct involving other persons as evidence of reprehensibility.

A handwritten signature in black ink, appearing to read "Richard F. Cebull", written over a horizontal line.

RICHARD F. CEBULL  
CHIEF U.S. DISTRICT COURT JUDGE