UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

MIKE RANDOLPH,	
Plaintiff,	
vs.	Case No. 6:16-cv-01063
QUIKTRIP CORPORATION,	
Defendant.	

ORDER APPROVING JOINT STIPULATION OF INADMISSIBLE EVIDENCE

The parties, through their respective counsel, stipulate that the following evidence shall be inadmissible at trial:

- 1. Improper statements during *voir dire*, opening, and closing:
 - a. Requesting jury to send a message with its verdict.
 - b. Invoking the interest of the community.
 - c. "Golden Rule" arguments.
- 2. Any mentioning or alluding to any applicable damages caps.
- 3. Any reference that awarding medical expenses would bring plaintiff "back up to even" or "keep him from being saddled with medical bills."
- 4. Questioning and testimony regarding any injuries other than those for which plaintiff seeks damages (i.e., anything other than plaintiff's right knee).
- References to any collateral source payments for plaintiff's medical expenses or lost wages such as earned time off.
- 6. References to defendant's net worth and financial information.

IT IS SO ORDERED.

Dated April 24, 2017, at Kansas City, Kansas.

s/ James P. O'Hara

James P. O'Hara

U. S. Magistrate Judge

Approved:

By: /s/Richard L. Honeyman

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