	MC-
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY 053
CASE NAME:	CASE NUMBER,
ORDER GRANTING ATTORNEY'S MOTION TO BE RELIEVED AS COUNSEL-CIVIL	HEARING DATE: DEP TIM T., E BEFORE HON.: DATE ACTION FILED: TRIAL DATE:
 The motion of <i>(name of attorney):</i> to be relieved as counsel of record for (name of client): a party to this action or proceeding, came on regularly for hearing at the date, time, and place indicate The following persons were present at the hearing: 	ed above.
3. Attorney has FINDING a personally served the client with papers in support of this motion. b served client by mail and submitted a declaration establishing that the service requirements rule 376, have been satisfied.	s of California Rules of Court,
 Attorney has shown sufficient reasons why the motion to be relieved as counsel should be granted and brought a motion under Code of Civil Procedure section 284(2) instead of filing a consent under section 	

5. The client's last known address and telephone number are (specify):

		ORDE
6. Attor	ney is	elieved as counsel of record for client R
а		effective upon the filing of the proof of service of this signed order upon the client.
b		effective on (specify date):

7. a. The next scheduled hearing in this action or proceeding is set for (date, time, and place):

b. The hearing will concern (subject matter):

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		NOTICE TO CLIENT You or your new attorney, if any, must prepare for and attend t	his hearing.	
		(Continued on		Page 2 of
Form Adopter Judicial C MC-053 [Ri	d for Mandatory Use ouncil of California ev. January 1, 2007]	ORDER GRANTING ATTORNEY'S MOTION TO BE RELIEVED AS COUNSEL-CIVIL	electronic form ©1999- 2007 WWW.LawCA.com Law Publishers	Code of Civil Procedure , § 284; Cal. Rules of Court, rule 3.1362

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CAS —NAM	SE ME:	CASE OS	53
8 _	The following additional hearings and other proceedings (including discovery matters) are set in thi time, place, <i>and subject matter</i> of each):	s action (describe the date,	
9	The trial in this action or proceeding: a is not yet b is ^{et} set for (specify date, time, <i>and place):</i>		
10. Client is hereby notified of the following effects this order may have upon parties.			
	NOTICE TO CLIENT Your present attorney will no longer be representing you. You may not in most cases re	present yourself if you are	
10. C	NOTICE TO CLIENT	present yourself if you are	_

11.0	Client is notified that, if the client will be representing himself or herself, the client shall be solely responsible for the case.
	NOTICE TO CLIENT WHO WILL BE UNREPRESENTED

If you are one of these parties, YOU SHOULD IMMEDIATELY SEEK LEGAL ADVICE REGARDING LEGAL REPRESENTATION. Failure to retain an attorney may lead to an order striking the pleadings or to the entry of a

• A personal representative

• A probate fiduciary

• A corporation

You will not have an attorney representing you. You may wish to seek legal assistance. If you do not have a new attorney to represent you in this action or proceeding, and you are legally permitted to do so, you will be representing yourself. It will be your responsibility to comply with all court rules and applicable laws. If you fail to do so, or fail to appear at hearings, action may be taken against you. You may lose your case.

12. Client is notified that it is the client's duty to keep the court informed at all times of the client's current address.

NOTICE TO CLIENT WHO WILL BE UNREPRESENTED

The court needs to know how to contact you. If you do not keep the court and other parties informed of your current address and telephone number, they will not be able to send you notices of actions that may affect you, including actions that may adversely affect your interests or result in your losing the case.

13. The court further orders (specify):

• A guardian

• A trustee

• A conservator

default judgment.

Dat e:

JUDGE OR JUDICIAL OFFICER

• A guardian ad litem

• An unincorporated association

MC-053 [Rev. January 1, 2007]