

1 | shall bind the joint property of all of the partners or associates.

2 | **E(2) Joint obligations; effect of judgment.** In any action against parties jointly indebted
3 | upon a joint obligation, contract, or liability, judgment may be taken against less than all [*such*] **of**
4 | **those** parties and a default, dismissal, or judgment in favor of or against less than all of [*such*]
5 | **those** parties in an action does not preclude a judgment in the same action in favor of or against
6 | the remaining parties.

7 | **F Judgment by stipulation.**

8 | **F(1) Availability of judgment by stipulation.** At any time after commencement of an action,
9 | a judgment may be given upon stipulation that a judgment for a specified amount or for a specific
10 | relief may be entered. The stipulation shall be of the party or parties against whom judgment is to
11 | be entered and the party or parties in whose favor judgment is to be entered. If the stipulation
12 | provides for attorney fees, costs, and disbursements, they may be entered as part of the judgment
13 | according to the stipulation.

14 | **F(2) Filing; assent in open court.** The stipulation for judgment may be in a writing signed by
15 | the parties, their attorneys, or their authorized representatives, [*which*] **That** writing shall be filed
16 | in accordance with Rule 9. The stipulation may be subjoined or appended to, and part of, a
17 | proposed form of judgment. If not in writing, the stipulation shall be assented to by all parties
18 | thereto in open court.

19 | **G Judgment on portion of claim exceeding counterclaim.** The court may direct entry of a
20 | limited judgment as to that portion of any claim [*which*] **that** exceeds a counterclaim asserted by
21 | the party or parties against whom the judgment is entered, if [*such*] **the** party or parties have
22 | admitted the claim and asserted a counterclaim amounting to less than the claim.

1 assumed or by which it is known may be entered against [such] **that** partnership or association and
2 shall bind the joint property of all of the partners or associates.

3 E(2) **Joint obligations; effect of judgment.** In any action against parties jointly indebted
4 upon a joint obligation, contract, or liability, judgment may be taken against less than all [such] **of**
5 **those** parties and a default, dismissal, or judgment in favor of or against less than all of [such]
6 **those** parties in an action does not preclude a judgment in the same action in favor of or against
7 the remaining parties.

8 **F Judgment by stipulation.**

9 F(1) **Availability of judgment by stipulation.** At any time after commencement of an
10 action, a judgment may be given upon stipulation that a judgment for a specified amount or for a
11 specific relief may be entered. The stipulation shall be [of] **by** the party or parties against whom
12 judgment is to be entered and the party or parties in whose favor judgment is to be entered. If the
13 stipulation provides for attorney fees, costs, and disbursements, they may be entered as part of
14 the judgment according to the stipulation.

15 F(2) **Filing; assent in open court.** The stipulation for judgment may be in a writing signed
16 by the parties, their attorneys, or their authorized representatives, [which] **That** writing shall be
17 filed in accordance with Rule 9. The stipulation may be subjoined or appended to, and part of, a
18 proposed form of judgment. If not in writing, the stipulation shall be assented to by all parties
19 thereto in open court.

20 **G Judgment on portion of claim exceeding counterclaim.** The court may direct entry
21 of a limited judgment as to that portion of any claim [which] **that** exceeds a counterclaim asserted
22 by the party or parties against whom the judgment is entered, if [such] **the** party or parties have
23 admitted the claim and asserted a counterclaim amounting to less than the claim.

1 assumed or by which it is known may be entered against [such] **that** partnership or association and
2 shall bind the joint property of all of the partners or associates.

3 E(2) **Joint obligations; effect of judgment.** In any action against parties jointly indebted
4 upon a joint obligation, contract, or liability, judgment may be taken against less than all [such] **of**
5 **those** parties and a default, dismissal, or judgment in favor of or against less than all of [such]
6 **those** parties in an action does not preclude a judgment in the same action in favor of or against
7 the remaining parties.

8 **F Judgment by stipulation.**

9 F(1) **Availability of judgment by stipulation.** At any time after commencement of an
10 action, a judgment may be given upon stipulation that a judgment for a specified amount or for a
11 specific relief may be entered. The stipulation shall be [of] **by** the party or parties against whom
12 judgment is to be entered and the party or parties in whose favor judgment is to be entered. If the
13 stipulation provides for attorney fees, costs, and disbursements, they may be entered as part of
14 the judgment according to the stipulation.

15 F(2) **Filing; assent in open court.** The stipulation for judgment may be in a writing signed
16 by the parties, their attorneys, or their authorized representatives, [which] **That** writing shall be
17 filed in accordance with Rule 9. The stipulation may be subjoined or appended to, and part of, a
18 proposed form of judgment. If not in writing, the stipulation shall be assented to by all parties
19 thereto in open court.

20 **G Judgment on portion of claim exceeding counterclaim.** The court may direct entry
21 of a limited judgment as to that portion of any claim [which] **that** exceeds a counterclaim asserted
22 by the party or parties against whom the judgment is entered, if [such] **the** party or parties have
23 admitted the claim and asserted a counterclaim amounting to less than the claim.