**13-1827A. Punitive damages; evidence of harm or injury to non-parties to the litigation.**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*Name of the plaintiff*) has introduced evidence of [harm to others] [risk of harm to others] as a result of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of the defendant*)’s conduct. You may consider this evidence in determining the nature and enormity of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of the defendant*)’s wrongful conduct toward \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*name of the plaintiff*). You may not, however, include in your award of punitive damages any amount that punishes \_\_\_\_\_\_\_\_\_\_\_\_ (*name of the defendant*) for harm to others not before this court.

USE NOTES

This instruction must be given where the jury is instructed on the issue of punitive damages, UJI 13-1827 NMRA, and evidence of harm or injury to non-parties to the litigation has been admitted into evidence during the trial.

[Approved by Supreme Court Order No. 08-8300-021, effective September 10, 2008.]