

2014 WL 10157147 (N.Y.Sup.) (Verdict, Agreement and Settlement)
Supreme Court of New York.
Kings County

Elizabeth EASTMAN,
v.
Clifford C. NASH, New York Ambulette Transport, Inc., and David Fiorentino.

No. 271012011.
November 19, 2014.

Verdict Sheet

We, the undersigned jurors, duly drawn, empaneled and sworn to try the above entitled action, say that we answer the written interrogatories submitted by the Court as follows:

1. Did the plaintiff sustain a permanent consequential limitation of use of a body organ or member as a result of the accident on MAY 21, 2010 ?

Yes Yes

No _____

Jurors, after answering the above question will sign their names below. At least five jurors must agree in the answer to this question.

1. <<signature>>

2. <<signature>>

3. <<signature>>

4. <<signature>>

5. <<signature>>

6. <<signature>>

I, the undersigned, do not concur in the above verdict.

NOTE: Proceed to Question #2.

2. Did the plaintiff sustain a significant limitation of use of a body function or system as a result of the accident on MAY 21, 2010 ?

Yes Yes

No _____

Jurors, after answering the above question will sign their names below. At least five jurors must agree in the answer to this question.

1. <<signature>>

2. <<signature>>

3. <<signature>>

4. <<signature>>

5. <<signature>>

6. <<signature>>

I, the undersigned, do not concur in the above verdict.

NOTE: If your answer to Question 1 *OR* Question 2 is "Yes", proceed to Question #3.

If your answers to Questions 1 *AND* 2 are "No",

STOP, do not answer any other questions, and report your verdict to the Court.

3. What is the dollar amount of damages, if any, sustained by plaintiff, for INJURY, PAIN AND SUFFERING TO DATE, caused by this accident?

ANSWER: Amount

\$ 150,000

If you decide not to make an award, you will insert the word "None".

Jurors, after answering the above question will sign their names below. At least five jurors must agree in the answer to this question.

1. <<signature>>

2. <<signature>>

3. _____

4. <<signature>>

5. <<signature>>

6. <<signature>>

I, the undersigned, do not concur in the above verdict.

<<signature>>

NOTE: Proceed to Question #4.

4. What is the dollar amount of damages, if any, sustained by plaintiff, for PAIN AND SUFFERING, including permanent effect of the injury, to be incurred in the FUTURE, caused by this accident?

Also, if you make an award for future pain and suffering then you must state the period of years over which such award is intended to provide compensation. *Do not state an amount per year* but only a total amount for the entire period.

ANSWER: Amount \$ 50,000 Year(s) 1

If you decide not to make an award, you will insert the word "None."

Jurors, after answering the above question will sign their names below. At least five jurors must agree in the answer to this question.

1. _____

2. <<signature>>

3. <<signature>>

4. <<signature>>

5. <<signature>>

6. <<signature>>

I, the undersinged, do not concur in the above verdict.

<<signature>>

NOTE: REPORT YOUR VERDICT TO THE COURT.