

SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF BRONX

Dated: June 9, 2016

EBONY STANFORD

INDEX # 303750/2012

Plaintiff,

against-

VERDICT SHEET

RIDEWAY CORP. and WILLIAMS WOLLARD-SANTANA,

Present:

Hon. Julia I. Rodriguez

Defendants.

AT LEAST FIVE (5) JURORS MUST AGREE ON THE ANSWERS TO THE FOLLOWING QUESTIONS. HOWEVER, THE SAME FIVE (5) JURORS NEED NOT AGREE ON EACH OF THE QUESTIONS. FURTHER, ALL SIX JURORS MUST SIGN HIS OR HER NAME ON THE LAST PAGE OF THIS VERDICT SHEET.

(1) Was Defendant WILLIAMS WOLLARD-SANTANA negligent in the operation of his motor vehicle on December 17, 2011?

YES

6-0

YES or NO

6-0 or 5-1

If your Answer is YES, proceed to Question Number 2.

If your Answer is NO, then STOP here and proceed no further, sign your names on last page and report your verdict to the court.

(2) Was Defendant WILLIAMS WOLLARD-SANTANA'S negligence a substantial factor in bringing about the motor vehicle accident on December 17, 2011?

YES

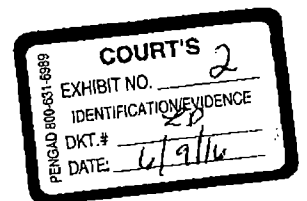
6-0

YES or NO

6-0 or 5-1

If your Answer is YES, proceed to Question Number 3 on next page.

If your Answer is NO, then STOP here and proceed no further, sign your names on last page and report your verdict to the court.



(3) Was the UNKNOWN DRIVER negligent in the operation of his motor vehicle on December 17, 2011?

YES
YES or NO

6-0
6-0 or 5-1

If your Answer is YES, proceed to Question "4".

If your Answer is NO then skip to Question "6".

(4) Was Defendant UNKNOWN DRIVER'S negligence a substantial factor in bringing about the motor vehicle accident on December 17, 2011?

YES
YES or NO

6-0
6-0 or 5-1

Proceed to Question Number 5 and please follow instructions before answering.

(5) What is the percentage of fault of the two drivers, out of a total of 100%:

Defendant Wollard-Santana : Answer ONLY if you said Yes to Question 2: 10 %

Unknown Driver: Answer ONLY if you said Yes to Question 4: 90 %

Total must equal: 100 %

6-0
6-0 or 5-1

Proceed to Question Number 6 on next page.

- (6) Did Plaintiff Ebony Stanford sustain a permanent consequential limitation of use of a body organ or member as a result of the accident on December 17, 2011?

NO
YES or NO

6-0
6-0 or 5-1

Proceed to Question number "7."

- (7) Did Plaintiff Ebony Stanford sustain a significant limitation of use of a body function or system as a result of the accident on December 17, 2011?

NO
YES or NO

6-0
6-0 or 5-1

Proceed to No. 8.

- (8) THE COURT HAS ALREADY DETERMINED THAT THE PLAINTIFF SUSTAINED A NON-PERMANENT MEDICALLY DETERMINED INJURY THAT PREVENTED PLAINTIFF FROM PERFORMING HER USUAL AND CUSTOMARY DAILY ACTIVITIES FOR 90 OUT OF THE 180 DAYS IMMEDIATELY AFTER THE ACCIDENT ON DECEMBER 17, 2011.

Proceed to Question Number 9.

- (9) State the monetary amount you award Plaintiff Ebony Stanford for past pain and suffering, including loss of enjoyment of life, intended to compensate Plaintiff from December 17, 2011 to today:

If you decide not to make an award for this item of damages, insert the word "NONE."

Past Pain and Suffering : \$ NONE

6-0
6-0 or 5-1

Proceed to question number 10 on next page.