COMMON PLEAS COURT OF PHILADELPHIA TRIAL DIVISION - CIVIL TRIAL WORKSHEET

| ed://_ | , JURY | JS | , ĉ | it/ | RY-STAN | :ir IDARD | 1 | † |
|---|---|---|--|--|--|--|---|-------------------------|
| Name: Q_{471} | I.Diera | ا زر | | | Signat X | ure: | | † |
| : M | CKEAN VS S | HEPARD | ETAL | | | | 2V - MOTOR VEHICLE | |
| | Term | and Nu | mber | (s) | | | | + |
| ACTUAL () () | : JURY NON-JURY | TOTAL 2,9 | AMOUN 139, | IT OOO | | OF | DATE SHEET PREPARED TO TIDE! | <u> </u> |
| | 1 | | | | | | | |
| FULL DESCRIPTION OF DISPOSITION (TO Be Entered VERBATIM On The Docket): Verdict: A favor of Plantiff Paric & Mckeun and assist Debelots Resert E. Cro-for MCT Transported on Transported on Transported on Total Controlly. Just Food Relative fault as follows: Defendant Root E. Crowderd and MCT Transported on Total Controlly. Defendant Murci Shepard = 4390 | | | | | | | | |
| OSITIVE MOTI CTED VERDICT ONTINUANCE CONTINUE/TRAN ING FOR DEFE ING FOR PLAI GES ASSESSEL MENT ENTEREL | ON GRANTED ORDERED OSFER BINDI ONDANT ONTIFF O ONDANT ONTIFF O ONDANT | NG ARB | (\forall) (()) (()) (()) (()) (()) | JURY N JURY N MISTRE HUNG S NON-PA NON-SU SETTLE (TE SETTLE TRANSE | VERDICT VERDIC | FOR PI FOR DI ERED ERED TO AS DERS, OI R ASSIG | LAIÑTIFF EFENDANT SSIGNMENT FOR nly) GNMENT FOR TR ER JURISDICTI | CIAL |
| | Name: Manumber: 3052 ACTUAL () tion Date: SCRIPTION OF AL MAN AL MAN AL MAN CLASSITIVE MOTI CTED VERDICT ONTINUANCE CO ONTINUE/TRAN ING FOR DEFE ING FOR PLAI GES ASSESSED MENT ENTERED | Name: MCKEAN VS S d Number: If Consortion Consortion Date: ACTUAL: () JURY () NON-JURY tion Date: SCRIPTION OF DISPOSITION ALL MURICIAL AND ANTED CLARA CONTINUE MOTION GRANTED CTED VERDICT ONTINUE/TRANSFER BINDI ING FOR DEFENDANT ING FOR PLAINTIFF GES ASSESSED | Name: Carl T. Devasion Consolidated Term and No. ACTUAL: TOTAL () JURY () NON-JURY () NON-JURY () TOTAL tion Date: Total () Total Carl Consolidated () JURY () NON-JURY () NO | MCKEAN VS SHEPARD ETAL MCKEAN VS SHEPARD ETAL d Number: If Consolidated: Term and Number(ACTUAL: TOTAL AMOUNT () JURY () NON-JURY A 2,939, tion Date: SCRIPTION OF DISPOSITION (To Be Er Verdict A favor AL Marci Shipart Jointly and Color Relative ULT JUDGMENT/COURT ORDERED () OSITIVE MOTION GRANTED () CTED VERDICT () ONTINUANCE ORDERED () ONT | Name: MCKEAN VS SHEPARD ETAL MCKEAN VS SHEPARD ETAL MCKEAN VS SHEPARD ETAL MINOR If Consolidated: TOTAL AMOUNT () JURY () NON-JURY () 2,939,000 SCRIPTION OF DISPOSITION (TO BE Entered Verdict Non-or of () And Asist Dealers Non-or of () And Asist Dealers Not Transport Color MISTRI Consolidated: Total AMOUNT And Mount Mount Marci Supart Mount Mount Marci Supart Mount Mount Murci Supart Mount Mount Murci Supart Mount Mount Murci Supart Murci Supart Mu | Name: Carl I Deray X X X X X X X X X | Name: Name: Signature: X | Name: Signature: X |

(CONTINUED NEXT PAGE)

Mckean Vs Shepard Etal-WSJVP



COMMON PLEAS COURT OF PHILADELPHIA TRIAL DIVISION - CIVIL TRIAL WORKSHEET

| + | Plaintiff's CH | Attorney(s): RISTOPHER J. BRILL 301 S STATE ST #N105 NEWTOWN PA 18940 | | # (215)860-2500 (215)860-6863 |
|---|-------------------|--|----------------|----------------------------------|
| | Defendant's BR | Attorney(s): IAN J. CALLAHAN MCCORMICK & PRIORE PC FOUR PENN CENTER - STE 800 1600 JOHN F KENNEDY BLVD PHILADELPHIA PA 19103 | | # (215)972-0161 (215)972-5580 |
| | DA | VID A. AVEDISSIAN 135 KINGS HIGHWAY EAST HADDONFIELD NJ 08033 | PHONE FAX # | # (856)857-1901 (856)857-1902 |
| | DA | VID M. MCCORMICK McCORMICK & PIORE PC 4 PENN CNETER SUITE 800 PHILADELPHIA PA 19103 | | # (215)972-0161 (215)972-5580 |
| | GE | RARD BRUDERLE THE CURTIS CENTER, 4TH FL INDEPENDENCE SQ. WEST PHILADELPHIA PA 19106 | | # (215)931-5890 (215)922-1100 |
| | JC | OHN A. LIVINGOOD MARGOLIS EDELSTEIN 170 S. INDEPENDENCE MALL W. THE CURTIS CENTER, SUITE 400E PHILADELPHIA PA 19106 | | # (215)931-5868 (215)922-1772 |
| | NREP JC | OHN DOE UNKNOWN | PHONE | # |

UNKNOWN

IN THE COURT OF COMMON PLEAS COUNTY OF PHILADELPHIA CIVIL TRIAL DIVISION

| ASHLEY McKEAN | : | | | | |
|--|---|--|--|--|--|
| Plaintiff | : | | | | |
| | : September Term, 2012 | | | | |
| v. | : No. 03052 : | | | | |
| MADOLOUEDADD | | | | | |
| MARCI SHEPARD, ROBERT E. CRAWFORD and | | | | | |
| MCT TRANSPORTATION | : : | | | | |
| Defendants | • • | | | | |
| 2 Of Characters | • | | | | |
| V | ERDICT SHEET | | | | |
| Question 1: | | | | | |
| | | | | | |
| Do you find either of the followi defendant. | ing defendants negligent? Please answer for each | | | | |
| Robert E. Crawford | Yes <u>/</u> | | | | |
| And MCT Transportation | 1. Inc. | | | | |
| • | | | | | |
| Marci Shepard | Yes <u> </u> | | | | |
| If you answered "yes" to any def | Gendant, go to Question 2. | | | | |
| If you answered "no" to all defer you may return to the Courtoom sheet. | ndants in Question 1, then Plaintiff cannot recover, and after your foreperson has signed and dated the verdict | | | | |
| Question 2: | | | | | |
| For any defendant for which you not that defendant's negligence we McKean. | answered "yes" in Question 1, please answer whether or vas a factual cause of any harm to Plaintiff Ashley | | | | |
| Defendant Robert E. Crawford and MCT Transportation, Inc. | Yes X No | | | | |
| Defendant Marci Shepard | Yes <u>X</u> No | | | | |
| If you answered "yes" to any defe | endant, go to Question 3. | | | | |
| If you answered "no" to all defent to the Courtoom after your forepe | idants, then Plaintiff cannot recover, and you may return erson has signed and dated the verdict sheet. | | | | |

Question 3:

Was Plaintiff Ashley McKean negligent?

If you answered "yes" to Question 3, go to Question 4.

If you answered "no" to Question 3, go to Question 5.

Question 4:

Was Plaintiff Ashley McKean's negligence a factual cause of any harm to her?

Go to Question 5.

Question 5:

For any party for which you marked "yes" in either Question 2 or Question 4, please determine the percentage of fault that you attribute to each party. The total must add up to 100 percent.

| Robert E. Crawford and MCT Transportation | 36% |
|---|-----|
| Marci Shepard | 13% |
| Ashley McKean | 71% |

If you have found that Plaintiff Ashley McKean is 50% or less at fault, go to Question 6.

If you have found that Plaintiff Ashley McKean is more that 50% at fault, then Plaintiff cannot recover, and you may return to the Courtroom after your Foreperson has signed and dated the verdict sheet.

Question 6:

Itemize the amount of damages sustained by Plaintiff Ashley McKean as a result of this accident, without regard to and without reduction by the percentage, if any, that you have attributed to Plaintiff Ashley McKean.

Future medical expenses (a)

\$<u>880,000</u>

Past, present, and future pain and suffering, (b) embarrassment and humiliation, and loss of enjoyment of life

\$1,334,000

(c) Disfigurement

Total \$2,43**9**,000 2,439,000

Please sign and date the verdict sheet, and return to the Courtroom.

Date Date

Date

Date

Date