IN THE SU	PERIOR COURT OF WALTON COUNTY STATE OF GEORGIA
CLIFTON MARTIN an VALERIE BOWIE,	27
Plaintiffs, v.) CIVIL ACTION FILE NO.
TIMOTHY A. JOHNSO) SUCV2021000103 ON,)
Defendant.	j e e e e e e e e e e e e e e e e e e e
	VERDICT FORM
WE, THE JURY,	in the above-referenced action find as follows:
(1) As to the al	legations of negligence against Defendant:
As to	Plaintiff VALERIE BOWIE:
We, 1	he jury, find in favor of the Plaintiff.
OR	
We, 1	he jury, find in favor of the Defendant.
As to	Plaintiff CLIFTON MARTIN:
We, 1	he jury, find in favor of the Plaintiff.

We, the jury, find in favor of the Defendant.

This 14th day of August 20 3rd at 6:25 am/m kg

Adv. 3. David

Clerk, Walton Superior Court

OR

If you have found in favor of Defendant, STOPHERE. You do not need to answer any further questions. Go to page 4 and have the foreperson sign the verdict form.

(2) Damages: If you have found in favor of the Plaintiff(s), answer the following questions:

As to Plaintiff VALERIE BOWIE:

Past Medical Expenses: \$ 25, 364.84

Pain & Suffering Damages: \$ 100,000.00

Future Pain & Suffering: \$\\ 200,000.00

TOTAL DAMAGES \$ 325, 364.84

As to Plaintiff CLIFTON MARTIN:

Past Medical Expenses: \$ 36,389.55

Pain & Suffering Damages: \$ 100,000.00

TOTAL DAMAGES \$ 136, 389.55

	We, the jury, find that an award of Plaintiffs' attorney's fees to
	be appropriate in the amount of \$ 184,701.75.
	We, the jury, find that the Plaintiffs are not entitled to an award
	of attorney's fees.
~	We, the jury, find that an award for the expenses of litigation to
	be appropriate in the amount of \$ 22,996.64.
	We, the jury, find that the Plaintiffs are not entitled to an award
	for the expenses of litigation.
(4) Pun	itive Damages:
	We, the jury, find by clear and convincing evidence an award
for pun	itive damages to be appropriate against Defendants. (Do not enter
an awar	rd, pending further instruction from the Court).
	We, the jury, find that Plaintiff is not entitled to an award of
punitiv	e damages.

(3) Attorney's Fees/Expenses of Litigation: If you have found in favor of the Plaintiff(s), answer the following questions:

This 14 day of August, 2024.

Jury Foreperson

Printed Name

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IN THE SUPE	RIOR COURT OF WALTON COUNTY	PEI air
	STATE OF GEORGIA	OF N
CLIFTON MARTIN and		SHEW.
VALERIE BOWIE,	Super	SER
Plaintiffs,) QUAL A CITION EILE MO	ari.
) CIVIL ACTION FILE NO.	2 2
V.) SUCV2021000103	024
TIMOTHY A. JOHNSON,		1
Defendant.		

PUNITIVE DAMAGES VERDICT FORM

PUNITIVE DAMAGES, INFLUENCE OF ALCOHOL:

	We, the jury, find by clear and convincing evidence that
	Defendant acted, or failed to act, while under the influence of
	alcohol to that degree that his judgment was substantially
	impaired.
	We the jury find by clear and convincing evidence that punitive
	damages are warranted but that Defendant was not under the
	influence of alcohol such that his judgment was substantially
	impaired.

PUNITIVE DAMAGES AWARD:

We, the jury, find by clear and convincing evidence an award for punitive damages to be appropriate in the amount of \$ 270,000.00

This 15 day of August, 2024.

Jury Foreperson

Susan M. Luby
Printed Name