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FILED
Superior Court of California
County of Los Angeles

CL. JUL 9 2014

Sherri R. Carter, Executive Officer/Clerk
By Connie Rodriguez Deputy
Connie Rodriguez

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES, CENTRAL DISTRICT**

BRYAN MICHAEL STOW, a disabled adult,
by and through his conservators Elizabeth Ann
Stow and David Edward Stow,

Plaintiff,

vs.

LOS ANGELES DODGERS LLC, a
Corporation; and FRANK MCCOURT,

Defendants.

CASE NO. BC462127

SPECIAL VERDICT FORM

Trial Date: May 27, 2014

AND RELATED CROSS-ACTION.

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FILED
07/10/2014

1 We answer the questions submitted to us as follows:

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3 1. Were any of the following negligent?

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Los Angeles Dodgers LLC

Yes No

5

Frank McCourt

Yes No

6

If you answered "no" in both parts of Question No. 1, stop here, answer no further

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questions, and have the Presiding Juror sign and date this form. If you answered "yes" to either

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part of Question No. 1, please answer Question No. 2.

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2. For any party that received a "yes" answer in response to Question No. 1, answer the

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following: Was the negligence of that party a substantial factor in causing harm to Bryan Michael

12

Stow?

13

Los Angeles Dodgers LLC

Yes No

14

Frank McCourt

Yes No

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16

If you did not answer "yes" in response to either party in Question No. 2, stop here, answer

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no further questions, and have the Presiding Juror sign and date this form. Otherwise, continue to

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Question No. 3.

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3. Were the acts of the following a substantial factor in causing harm to Bryan Michael

21

Stow?

22

Louie Sanchez

Yes No

23

Marvin Norwood

Yes No

24

Please answer Question No. 4

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4. Was Bryan Michael Stow negligent?

Yes No

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1 If you answered "yes" to Question No. 4, then answer Question No. 5. If you answered
2 "no" to Question No. 4, do not answer Question No. 5, and go to Question No. 6.

3
4 5. Was Bryan Michael Stow's negligence a substantial factor in causing his harm?

5 _____ Yes _____ No
6

7
8 6. What percentage of responsibility for Bryan Michael Stow's harm do you assign to the
9 following? (Insert a percentage only for those who received "yes" answers in response to
10 Question Nos. 2, 3, and/or 5.)

11 Los Angeles Dodgers LLC 25 %
12 Frank McCourt _____ %
13 Louie Sanchez 37.5 %
14 Marvin Norwood 37.5 %
15 Bryan Michael Stow _____ %
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17 TOTAL: 100%

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7. What are Bryan Michael Stow's total damages?

- a. Past lost earnings (amount stipulated): \$ 355,999
- b. Future lost earnings: \$ 2,057,368
- c. Past medical expenses (amount stipulated): \$ 4,650,871
- d. Future medical expenses: \$ 5,500,000
- e. Past non-economic loss,
including physical pain/mental suffering: \$ 1,750,000
- f. Future non-economic loss,
including physical pain/mental suffering: \$ 3,600,000

8. For any party that received a "yes" answer in response to Question No. 2, answer the following:

- A. Do you find by clear and convincing evidence that such party acted with malice in the conduct on which you based your "yes" answer in response to Question No. 2:
Los Angeles Dodgers LLC ___ Yes No
Frank McCourt ___ Yes ___ No

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B. Do you find by clear and convincing evidence that such party acted with

oppression in the conduct on which you based your "yes" answer in response to Question No. 2:

Los Angeles Dodgers LLC

___ Yes No

Frank McCourt

___ Yes ___ No

Signed: Marcella G. G.

Dated: July 9, 2014

After this Verdict form has been signed, please notify the clerk or bailiff that you are ready to present your Verdict in the courtroom.

0 970/9/2014