IN THE IOWA DISTRICT COURT IN AND FOR LINN COUNTY

JENA MCCOY, an individual,	CASE NO. LACV092819
Plaintiff,	202
vs.	
THOMAS L. CARDELLA & ASSOCIATES, a corporation,	
Defendant.	CT COU
<u>Question No. 1</u> : As defined in Instruction No. 12, did Jena McCoy prove by a preponderance of the evidence that Mitch Turner committed an assault?	
Y	esNo
<u>Question No. 2</u> : As defined in Instruction No. 12, did Jena McCoy prove by a preponderance of the evidence that John Thompson committed an assault?	
<u> X </u>	esNo
Question No. 3: As defined in Instruction No. 14, did Jena McCoy prove by a preponderance of the evidence that John Thompson committed a battery?	
NOTE: Answer questions 4-6 only if you answered "yes" to Question 1, 2 or 3.	
Question No. 4: Did Jena McCoy prove by a preponderance of the evidence that Cardella was negligent in hiring, supervising, and/or retaining John Thompson? $\sqrt{4}$	
XYe	NoNo

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<u>Question No. 5:</u> Did Jena McCoy prove by a preponderance of the evidence that Cardella was negligent in hiring, supervising, and/or retaining Mitch Turner?

X Yes No

Question No. 6:

State the amount of damages, if any, sustained by the Plaintiff caused by Thomas L. Cardella & Associates.

Past emotional distress: \$ 100,000

Future emotional distress: \$ 300,000

Date: Ieb. 14,202 2 **OREPERSON***

*To be signed only by the foreperson if your verdict is unanimous. If after 6 hours of deliberation, seven (7) of the jurors agree on a verdict, your verdict form shall be signed by the seven of you who agree on the verdict.

