

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

John Doe 101 and John Does 102,

FILE NO. 27-CV-14-17039

Plaintiffs,

SPECIAL VERDICT FORM

vs.

Matthew Feeney, Walden Entertainment,

Defendant.

We, the Jury impaneled and sworn in the above-entitled matter, answer the following questions submitted by the Court as a Special Verdict:

1. Did Defendant Matthew Feeney commit a sexual battery on Plaintiff John Doe 101?

ANSWER: Yes X

2. What amount of money will fairly and adequately compensate Plaintiff John Doe 101 for damages directly caused by the sexual battery up to the time of this verdict for:

a. Past pain, disability, embarrassment
and emotional distress \$ 425,000.00

b. Past health care expenses \$ 3,144.80

3. What amount of money will fairly and adequately compensate Plaintiff John Doe 101 for damages reasonably certain to occur in the future, directly caused by the sexual battery for:

a. Future pain, disability, embarrassment
and emotional distress \$ 515,000

b. Future health care expenses \$ 31,136.25

Dated: 7/27/16 at 2:35 P.M.


Foreperson

After six hours of deliberation, six of the seven jurors may agree to a verdict. The six jurors should sign in the spaces provided below:

Dated: _____ at _____ .M.