

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION

CASE NO: 19-CV-20264-GOODMAN [Consent Case]

ERIC EWING,

Plaintiff,

v.

CARNIVAL CORPORATION,

Defendant.

_____ /

VERDICT FORM

WE, the Jury, return the following verdict:

1. Was there negligence on the part of the Defendant CARNIVAL CORPORATION and if so, was that negligence a legal cause of injury, loss, or damage to the Plaintiff, ERIC EWING?

Yes _____

No X _____

Note: No matter how you answered question No. 1 above, please move on to question No. 2.

2. Was there negligence on the part of Cabin Steward Rudolf Williams, and if so, was that negligence a legal cause of injury, loss, or damage to the Plaintiff, ERIC EWING?

Yes _____

No X _____

Note: If you answered "No" to questions Nos. 1 & 2, your verdict is for the Defendant CARNIVAL and you need not answer the remaining questions. The foreperson should date and sign the form and return it to the courtroom.

However, if (and only if) you answered "Yes" to either question No. 1 or question No. 2, or if you answered "Yes" to both questions Nos. 1 & 2, please answer question 3:

Final Version

3. Was the Plaintiff, ERIC EWING, also negligent in the manner claimed by the Defendant, and, if so, was that negligence a legal cause of the Plaintiff's own injury, loss, or damage?

Yes _____ No _____

If (and only if) you answered "yes" to question 3, answer question 4 (otherwise, skip to question 5).

4. If you answered "Yes" to Question 3, you will determine in the following blank spaces the percentage of the total fault for the injury to Eric Ewing caused by each Party. In determining each Party's percentage of fault, if any, you shall consider both the nature of the conduct of each Party found at fault and the extent of the causal relation between that Party's conduct and the damages claimed?

CARNIVAL CORPORATION _____ %
(and Rudolf Williams
combined in one %)

ERIC EWING _____ %

[Note: The total of the percentages given in your answer should equal 100%]

In determining the amount of damages, do not make any reduction because of the negligence, if any, of Eric Ewing. If you find that he was to any extent negligent, the Court in entering Judgment will make any appropriate reduction in the damages awarded.

5. What sum of money do you find from a preponderance of the evidence to be the amount of Plaintiff's damages (without adjustment by application of the percentages you may have given in answer to Question 3)?

- a. What is the total amount of ERIC EWING's damages for medical and other care expenses in the future?

\$ _____

- b. What is the total amount of ERIC EWING's damages for pain and suffering, disability, physical impairment, disfigurement, mental or emotional anguish, inconvenience, aggravation of an existing disease or

physical defect, and loss of capacity for the enjoyment of life in the past?

\$ _____

- c. What is the total amount of ERIC EWING's damages for pain and suffering, disability, physical impairment, disfigurement, mental or emotional anguish, inconvenience, aggravation of an existing disease or physical defect, and loss of capacity for the enjoyment of life in the future?

\$ _____

**TOTAL COMPENSATORY DAMAGES
OF PLAINTIFF ERIC EWING**

(Add lines 5a, 5b, and 5c)

\$ _____

SO SAY WE ALL.

DATE: 10/28/21

FOREPERSON

(signature on line above and print name
below the signature line)