

## IOWA DISTRICT COURT IN AND FOR POLK COUNTY

SUSAN VAN HILL,

Plaintiff,

vs.

DUANE W. HOGUE and KATHY HOUGE

Defendants.

CASE NO. LACL151014

VERDICT FORM

JUDGE COLEMAN McALLISTER

We find the following verdict on the questions submitted to us:

**Question No. 1:** Were Defendants Duane and Kathy Hogue at fault?

Answer "yes" or "no."

ANSWER: NO

[If your answer is "no," do not answer any further questions]

**Question No. 2:** Was the fault of Defendants Duane and Kathy Hogue a cause of any item of damage to the plaintiff?

Answer "yes" or "no."

ANSWER: \_\_\_\_\_

[If your answer is "no" do not answer any further questions.]

**Question No. 3:** Was the Plaintiff, Susan Van Hill, at fault?

Answer "yes" or "no."

ANSWER: \_\_\_\_\_

[If your answer is "no," do not answer Question No. 4]

**Question No. 4:** Was the fault of Plaintiff, Susan Van Hill a cause of any item of her damage?

Answer "yes" or "no."

ANSWER: \_\_\_\_\_

[If your answer to either Question No. 3 or Question No. 4 is "no," then you shall not assign any fault to Plaintiff]

**Question No. 5:** Using 100% as the total combined fault of Plaintiff, Susan Van Hill, and defendants, Duane and Kathy Houge, which was a cause of Plaintiff's damages, what percentage of such combined fault do you assign to the Plaintiff and what percentage of fault of such combined fault do you assign to the defendants?

If you previously found that a party was not at fault, or did not legally cause damage to plaintiff, the enter "0" after such party's name.

**ANSWER:**

Plaintiff, Susan Van Hill \_\_\_\_\_ %

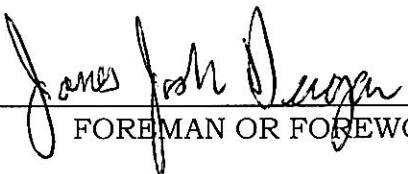
Defendants, Duane and Kathy Houge \_\_\_\_\_ %

**TOTAL:** 100%

[If you find Plaintiff to be more than 50% at fault do not answer question No. 6]

**Question No. 6:** State the total amount of damages sustained by the Plaintiff Susan Van Hill, if any, without taking into consideration any reduction of damages due to Plaintiff's fault, if any? If the Plaintiff has failed to prove any item of damage, enter 0 for that item.

- |  |  |          |
|--|--|----------|
| 1.                                       | Past Medical Expenses                    | \$ _____ |
| 2.                                       | Past pain and suffering                  | \$ _____ |
| 3.                                       | Future pain and suffering                | \$ _____ |
| 4.                                       | Past loss of function of mind and body   | \$ _____ |
| 5.                                       | Future loss of function of mind and body | \$ _____ |
| 6.                                       | Past lost wages                          | \$ _____ |
| 7.                                       | Loss of future earning capacity          | \$ _____ |
| TOTAL (add the separate items of damage) |  | \$ _____ |

  
\_\_\_\_\_  
FOREMAN OR FOREWOMAN\*

\*To be signed only if verdict is unanimous. If the verdict is reached by seven jurors after more than six hours of deliberations, the seven jurors agreeing on the verdict should sign below.

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Juror

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Juror

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Juror

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Juror

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Juror

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Juror

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Juror