IN THE IOWA DISTRICT COURT FOR POTTAWATTAMIE COUNTY

JODIE PETERSON,	LAW NO. LACV111069			
Plaintiff,				
v.				
CASEY'S MARKETING COMPANY,	VERDICT NO. /			
Defendant.	. 2			
We find the following verdict on the questions submitted to us:				
Question No. 1: Was the Defendant at fault? Answer "yes" or "no." ANSWER: O 23 21				
[If your answer is "no," do not answer any further questions.]				
Question No. 2: Was the fault of the Defendant Plaintiff? Answer "yes" or "no." ANSWER:	a proximate cause of any item of damage to the			
[If your answer is "no", do not answer any further	er questions.]			
Question No. 3: Was the Plaintiff at fault? Answer "yes" or "no." ANSWER:				
[If your answer is "no," do not answer Questions No. 4.]				
Question No. 4: Was the Plaintiff's fault a prox Answer "yes" or "no." ANSWER:	imate cause of any damage to the Plaintiff?			
[If your answer is "yes," proceed to Question No. 5. If your answer is "no," proceed to Question No. 6]				

Question No. 5: Using 100% as the total combined fault of Plaintiff and Defendant, what percentage of such combined fault do you assign to the Plaintiff and what percentage of such combined fault do you assign to the Defendant?

ANSWER:	Plaintiff Defendant	% %	
	TOTAL	100%	

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

Question No. 6: State the amount of damages sustained by the Plaintiff proximately caused by Defendant's fault as to each of the following items of damage. Do not take into consideration any reduction of damages due to Plaintiff's fault. If the Plaintiff has failed to prove any item of damage, or has failed to prove that any item of damage was proximately caused by Defendant's fault, enter 0 for that item.

1.	Past medical expenses	\$
2.	Past pain and suffering	\$
3.	Past loss of mind and body	\$
4.	Loss of future earning capacity	\$
5.	Future medical expenses	\$
6.	Future pain and suffering	\$
7.	Future loss of mind and body	\$
TOTA	L (add the separate items of damage)	\$

* To be signed only if verdict is unani	FOREPERSON* mous
Juror**	Juror**
Juror**	Juror**
Juror**	Juror**
Juror**	

**To be signed by the jurors agreeing to it after six hours or more of deliberation.