

**IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
IN AND FOR HILLSBOROUGH COUNTY, FLORIDA
CIVIL DIVISION**

CARMEN CALLINS,

Plaintiff,

Case No.: **09-CA-016492**

vs.

Division: **J**

**CHARLES KNOWELL and
THE SMITHFIELD PACKING
COMPANY, INC.,**

Defendants.

**FILED
CLERK OF CIRCUIT COURT
2013 SEP 26 PM 4:18
HILLSBOROUGH CNTY, FLA
CIRCUIT CIVIL**

VERDICT

We, the jury, return the following verdict:

1. Was there negligence on the part of Defendant, Charles Knowell, which was a legal cause of damage to the Plaintiff, Carmen Callins?

Answer: YES NO

If your answer to question 1 is NO, your verdict is for the Defendants and you should proceed no further, except to date and sign this verdict form and return it to the courtroom. If your answer to question 1 is YES, please answer question 2.

2. Was there negligence on the part of Plaintiff, Carmen Callins, which was a legal cause of her damage?

Answer: YES NO

If your answer to question 2 is YES, please answer question 3. If your answer to question 3 is NO, please skip question 3 and answer question 4 and 5.

3. State the percentage of negligence which was a legal cause of damage to Plaintiff, Carmen Callins, that you charge to:

Charles Knowell 10 %

Carmen Callins 90 %

(Total must be 100%)

In determining the amount of damages, do not make any reduction because of the negligence, if any, of Plaintiff, Carmen Callins. If you find that Carmen Callins was negligent in any degree, the court, in entering judgment, will reduce Plaintiff's total amount of damages by the percentage of negligence that you find is chargeable to Carmen Callins.

Please answer questions 4 and 5.

4. What is the total amount of any damages sustained by Plaintiff, Carmen Callins, in the past for medical expenses?

\$ 0

5. What is the total amount of any damages to be sustained by Plaintiff, Carmen Callins, in the future for medical expenses?

\$ 0

Please answer question 6.

6. Does the greater weight of the evidence show that the injuries of Plaintiff, Carmen Callins, were in whole or in part permanent within a reasonable degree of medical probability?

Answer: YES NO

If your answer to question 6 was yes, please answer question 7 and include it in calculating the total damages of Plaintiff, Carmen Callins. If your answer to question 6 was no, please skip question 7 and, in calculating the total damages of Plaintiff, Carmen Callins, include only those figures you provided in answering questions 4 and 5.

7. What is the amount of any damages sustained by Plaintiff, Carmen Callins, for pain and suffering, disability, disfigurement, mental anguish, aggravation of an existing disease or physical defect, and loss of capacity for the enjoyment of life:

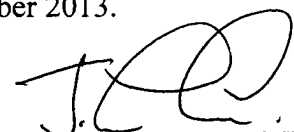
a. In the past? \$ 150,000

b. In the future? \$ 0

Total Damages of Plaintiff, Carmen Callins:
[Add lines 4 & 5 and, if applicable, lines 7(a) & 6(b)]

\$ 150,000

SO SAY WE ALL, this 26th day of September 2013.



Jury Foreperson