

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

----- x
E. JEAN CARROLL,

Plaintiff,

-against-

20-cv-7311 (LAK)

DONALD J. TRUMP, in his personal capacity,

Defendant.

----- x

VERDICT FORM

Did Ms. Carroll prove, by a preponderance of the evidence, that

- 1. Ms. Carroll suffered more than nominal damages as a result of Mr. Trump’s publication of the June 21 and June 22, 2019 statements?

YES _____ NO _____

If “Yes,” insert the dollar amount for any compensatory damages you award *other than for the reputation repair program*. If “No,” write “\$1.”

\$ _____

If “Yes,” insert the dollar amount for any compensatory damages you award *for the reputation repair program only*. If “No,” leave blank.

\$ _____

[Continue to Question 2, whether you answered “Yes” or “No.”]

- 2. In making the June 21, 2019 statement, Mr. Trump acted maliciously, out of hatred, ill will, or spite, vindictively, or in wanton, reckless, or willful disregard of Ms. Carroll’s rights?

YES _____ NO _____

[Continue to Question 3, regardless of whether you answered “Yes” or “No.”]

- 3. In making the June 22, 2019 statement, Mr. Trump acted maliciously, out of hatred,

ill will, or spite, vindictively, or in wanton, reckless, or willful disregard of Ms. Carroll's rights?

YES _____ NO _____

If you answered "Yes" to either Question 2 or Question 3 (or both), how much, if any, should Mr. Trump pay to Ms. Carroll in punitive damages?

\$ _____

[Please write your juror number (not your seat number or name) in the space provided below, fill in the date, and inform the officer that you have reached a verdict.]

Dated: _____, 2024

Juror numbers:
