

Defendant's case-in-chief as to the claims of Djengue was presented and concluded.

Following final arguments of Djengue and VELOX and the reading of final instructions, the matter was delivered to the jury for deliberations.

The jury returned to open court and delivered its verdict finding the following percentages of fault: Diallo – 95%; Djengue – 0% and VELOX – 5%. The jury determined Djengue's total damages to be Thirteen Thousand Dollars (\$13,000.00) and awarded damages to Djengue in the amount of Six Hundred Fifty Dollars (\$650.00). This concluded the jury trial, and the jury was released from service.

Based upon the jury's verdict in the matter, the Court now enters judgment for Djengue and against VELOX in the total amount of Six Hundred Fifty Dollars (\$650.00). The Clerk is directed to enter judgment accordingly.

Counsel for VELOX is directed to serve a copy of this Judgment Entry by US Mail on Diallo and Djenge as follows:

Fatoumata Diallo
3205 Madison Square Place
Apt. 15202
Indianapolis, IN 46205
Pro se Plaintiff

Hubert Djengue
3328 Lincoln Road
Unit 204
Indianapolis, IN 46222
Pro se Plaintiff

July 1, 2021

July 1, 2021

All of which is ordered on _____.



JUDGE, Marion County Superior Court #7

Distribution to all registered users.