

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TENNESSEE
WESTERN DIVISION

JERROD BISHOP, INDIVIDUALLY, AND
ON BEHALF OF ALL WORONGFUL DEATH BENEFICIARIES
OF JARED AUSTIN BISHOP, DECEASED,

Plaintiff,

VS

CASE NO. 22-2171

AVR EXPRESS, LLC, ABDIHAKIM YUSEF OMAR,
and JOHN DOES 1-10,

Defendants.

JURY V E R D I C T F O R M

We, the jury, answer the questions submitted by the Court as follows:

Question 1. Do you find defendants to be at fault?

Yes No

If your answer is "no," stop here, sign the verdict form and return to the Court.

If your answer is "yes," proceed to Question 2.

Question 2. Do you find plaintiff's son to be at fault?

Yes No

If your answer is "no," skip question 3 and proceed to question 4.

If your answer is "yes," proceed to question 3.

Question 3. If you have found both plaintiff's son and defendants to be at fault, and considering all the fault at One Hundred Percent (100%), what percentage of fault do you attribute to each of the parties?

Plaintiff 35 % (0-100%)

Defendants 65 % (0-100%)

Total 100%

If plaintiff's son was 50% or more at fault, plaintiff is not entitled to recover damages.

Is plaintiff's son 50% or more at fault?

Yes _____ No

If you find plaintiff's son to be 50% or more at fault, stop here, sign this form and return to court.

If you find plaintiff's son was less than 50% at fault, proceed to question 5.

Question 4. Decide and set out below the total amount of damages sustained by the plaintiff.

Question 5. Decide and set out below the total amount of damages sustained by the plaintiff. Do not reduce those damages by any percentage of fault you may have

