

DOCKET NO. UWY-CV-13-6018555-S : SUPERIOR COURT
MARJORIE ASHMORE, ADMIN. OF THE : JUDICIAL DISTRICT
ESTATE OF WILLIAM ASHMORE, ET AL : OF WATERBURY
VS. : AT WATERBURY
HARTFORD HOSPITAL : JANUARY 24, 2017

JURY INTERROGATORIES

1. Do you find that Nicole Martin, RN deviated from the standard of care applicable to her by failing to connect an external pacemaker when William Ashmore became bradycardic beginning at 1:05 a.m.?

YES NO

2. Do you find that Nicole Martin, RN deviated from the standard of care applicable to her by failing to adequately monitor William Ashmore's vital signs after 1:05 a.m. and before his cardiac arrest, and use those vital signs as part of her assessment?

YES NO

3. Do you find that Nicole Martin, RN deviated from the standard of care applicable to her by failing to follow an active order to notify a medical doctor when William Ashmore's heart rate slowed to less than 60 beats per minute?

YES _____ NO

4. Do you find that Nicole Martin, RN deviated from the standard of care applicable to her by failing to call APRN Kamuzora to Mr. Ashmore's bedside for an assessment at or after 1:05 a.m.?

YES _____ NO

5. Do you find that Nicole Martin, RN deviated from the standard of care applicable to her by administering Lopressor when Mr. Ashmore's heart rate did not warrant administration without reassessment of the need for Lopressor with APRN Kamuzora?

YES NO _____

6. Do you find that Nicole Martin, RN deviated from the standard of care applicable to her by administering Dilaudid at a point in time when Mr. Ashmore was bradycardic and not connected to a pacemaker?

YES NO _____

7. Do you find that Paul Kamuzora, APRN deviated from the standard of care applicable to him by failing to go to Mr. Ashmore's bedside to perform an assessment when he was notified of Mr. Ashmore's bradycardia?

YES NO

8. Do you find that Paul Kamuzora, APRN deviated from the standard of care applicable to him by failing to instruct Nurse Martin to connect Mr. Ashmore to a pacemaker, or failed to connect Mr. Ashmore to a pacemaker, when he was notified of Mr. Ashmore's bradycardia?

YES NO

9. Do you find that Paul Kamuzora, APRN deviated from the standard of care applicable to him by failing to notify a physician of Mr. Ashmore's condition for the purpose of receiving further guidance when he was notified of Mr. Ashmore's bradycardia?

YES NO

IF YOU HAVE ANSWERED **NO** TO ALL OF QUESTIONS #1 THROUGH #9, PLEASE GO NO FURTHER WITH THIS QUESTIONNAIRE AND ENTER A VERDICT IN FAVOR OF HARTFORD HOSPITAL ON THE

DEFENDANTS' VERDICT FORM. IF YOU HAVE ANSWERED YES TO ANY OF THESE QUESTIONS, PLEASE PROCEED TO QUESTION #10.

10. If you have answered YES to Question #1 or Question #2 or Question #3 or Question #4 or Question #5 or Question #6 or Question #7 or Question # 8 or Question #9, do you find that the breach of the standard of care was a proximate cause of any of the Plaintiffs' claimed injuries and damages?

YES NO

If your answer to question #10 is NO, please go no further and proceed directly to the Defendants' Verdict Form and enter a verdict in favor of Hartford Hospital. If your answer to Question #10 is YES, please enter a verdict in favor of the Plaintiff on the Plaintiffs' Verdict Form and proceed to Question #11.

11. Do you find that the breach of the standard of care was a proximate cause of Marjorie Ashmore's claimed Loss of Consortium?

YES NO

IF YOUR ANSWER TO QUESTION #11 IS YES, PLEASE ENTER A VERDICT IN FAVOR OF THE PLAINTIFF, MARJORIE ASHMORE, INDIVIDUALLY FOR LOSS OF CONSORTIUM ON THE PLAINTIFF'S VERDICT FORM.

Patrick Coleman

Foreperson

Date: 1/25/17