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FILED
Superior Court of California
County of Los Angeles

OCT 11 2019

Sherril R. Carter, Executive Officer/Clerk
By [Signature] Deputy
Karin M. Williams

IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

LAUREN REEVES,

Plaintiff,

vs.

HOLOGRAM USA, INC.,
ALKI DAVID PRODUCTIONS, INC.,
ALKIVIADES DAVID, an individual and
DOES 1 through 25, inclusive,

Defendants.

CASE NO: BC 643099

Hon. Terry A. Green - Dept. 14

SPECIAL VERDICT

WE, THE JURY IN THE ABOVE-ENTITLED MATTER, FIND AS FOLLOWS:

As soon as nine or more jurors have agreed upon each answer, mark down the answer.

Battery

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Question No. 1:

Did Alki David touch Lauren Reeves with the intent to harm or offend her?

Yes No

If your answer to Question 1 is Yes, then answer Question 2. If you answered No, then proceed to Question 5.

Question No. 2:

Did Lauren Reeves consent to be touched?

Yes No

If your answer to Question 2 is No, then proceed to Question 3. If you answered Yes, then proceed to Question 5.

Question No. 3:

Was Lauren Reeves harmed or offended by Alki David's conduct?

Yes No

If your answer to Question 3 is Yes, then proceed to Question 4. If you answered No, then proceed to Question 5.

Question No. 4:

Would a reasonable person in Ms. Reeves' situation have been offended by the touching?

Yes No

Proceed to Question No. 5

1 Sexual Battery

2 **Question No. 5:**

3 Did Alki David intend to cause a harmful or offensive contact with Lauren Reeves by use
4 of his groin?

5 Yes No

6 If your answer to Question 5 is Yes, then answer Question 6. If you answered No, then proceed to
7 Question 9.

8
9 **Question No. 6:**

10 Did the contact with Mr. David's groin result in a sexually offensive contact either directly
11 or indirectly?

12 Yes No

13 If your answer to Question 6 is Yes, then answer Question 7. If you answered No, then proceed to
14 Question 9.

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16 **Question No. 7:**

17 Did Lauren Reeves consent to the touching?

18 Yes No

19 If your answer to Question 7 is No, then proceed to Question 8. If you answered Yes, then proceed
20 to Question 9.

21
22 **Question No. 8:**

23 Was Lauren Reeves harmed or offended by Alki David's conduct?

24 Yes No

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27 **Proceed to Question No. 9**

Sexual Harassment - Hostile Work Environment
(Hologram USA, Inc.)

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Question No. 9:

Was Lauren Reeves a person providing services for Hologram USA, Inc.?

Yes No

If your answer to Question 9 is Yes, then proceed to Question 10. If you answered No, then proceed to Question 16.

Question No. 10:

Was Lauren Reeves subjected to unwanted harassing conduct because she is a women?

Yes No

If your answer to Question 10 is Yes, then proceed to Question 11. If you answered No, then proceed to Question 16.

Question No. 11:

Was the harassment severe or pervasive?

Yes No

If your answer to Question 11 is Yes, then proceed to Question 12. If you answered No, then proceed to Question 16.

Question No. 12:

Would a reasonable woman in Lauren Reeves' circumstances have considered the work environment to be hostile, intimidating, offensive or abusive?

Yes No

If your answer to Question 12 is Yes, then answer Question 13. If you answered No, then proceed to Question 16.

1 **Question No. 13:**

2 Did Lauren Reeves consider the work environment to be hostile, intimidating, offensive,
3 oppressive, or abusive?

4 Yes ___ No

5 If your answer to Question 13 is Yes, then answer Question 14. If you answered No, then proceed
6 to Question 16.

7

8 **Question No. 14:**

9 Did a supervisor engage in the harassing conduct?

10 Yes ___ No

11 If your answer to Question 14 is Yes, then answer Question 15. If you answered No, then proceed
12 to Question 16.

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14 **Question No. 15:**

15 Was the harassing conduct a substantial factor in causing harm to Lauren Reeves?

16 Yes ___ No

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21 **Proceed to Question No. 16**

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1 (Alki David Productions, Inc.)

2 **Question No. 16:**

3 Was Lauren Reeves a person providing services for Alki David Productions, Inc.?

4 Yes ___ No

5 If your answer to Question 16 is Yes, then proceed to Question 17. If you answered No, then
6 proceed to Question 23.

7
8 **Question No. 17:**

9 Was Lauren Reeves subjected to unwanted harassing conduct because she is a women?

10 Yes ___ No

11 If your answer to Question 17 is Yes, then proceed to Question 18. If you answered No, then
12 proceed to Question 23.

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14 **Question No. 18:**

15 Was the harassment severe or pervasive?

16 Yes ___ No

17 If your answer to Question 18 is Yes, then proceed to Question 19. If you answered No, then
18 proceed to Question 23.

19
20 **Question No. 19:**

21 Would a reasonable woman in Lauren Reeves' circumstances have considered the work
22 environment to be hostile, intimidating, offensive or abusive?

23 Yes ___ No

24 If your answer to Question 19 is Yes, then answer Question 20. If you answered No, then proceed
25 to Question 23.

1 **Question No. 20:**

2 Did Lauren Reeves consider the work environment to be hostile, intimidating, offensive,
3 oppressive, or abusive?

4 Yes No

5 If your answer to Question 20 is Yes, then answer Question 21. If you answered No, then proceed
6 to Question 23.

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8 **Question No. 21:**

9 Did a supervisor engage in the harassing conduct?

10 Yes No

11 If your answer to Question 21 is Yes, then answer Question 22. If you answered No, then proceed
12 to Question 23.

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14 **Question No. 22:**

15 Was the harassing conduct a substantial factor in causing harm to Lauren Reeves?

16 Yes No

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21 **Proceed to Question No. 23 and only answer Question No. 23 if you answered Yes to**

22 **Question No. 13 or 20**

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(Alkiviades David)

Question No. 23:

Did Alki David engage in the harassing conduct?

Yes No

If your answer to Question 23 is Yes, then answer Question 24. If you answered No, then proceed to Question 25.

Question No. 24:

Was the harassing conduct a substantial factor in causing harm to Lauren Reeves?

Yes No

Proceed to Question No. 25

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Damages

Only answer Question 25, if you answered "Yes" to any of the following Questions:
4, 8, 15, 22, or 24.

If you are not required to answer Question 25, stop here, answer no further questions and have the presiding Juror sign and date this form. Otherwise, proceed to answer Question 25.

Question No. 25:

What are Lauren Reeves damages?

A. Past non-economic loss, including physical pain/mental suffering.

Enter the amount below if you find that Hologram USA, Inc., and/or Alki David Productions, Inc., and/or Alkiviades David is/are liable to Lauren Reeves for one or more of her claims.

\$ 300,000.00

B. Future non-economic loss, including physical pain/mental suffering

Enter the amount below if you find that Hologram USA, Inc., and/or Alki David Productions, Inc., and/or Alkiviades David is/are liable to Lauren Reeves for one or more of her claims.

\$ 250,000.00

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C. Economic damages: (Past medical expenses)

Enter the amount below if you find that Defendants Hologram USA, Inc., and/or Alki David Productions, Inc and/or Alkiviades David is/are liable to Lauren Reeves under any of her claims.

\$ 20,000.00

D. Economic damages: (Future medical expenses)

Enter the amount below if you find that Defendants Hologram USA, Inc., and/or Alki David Productions, Inc and/or Alkiviades David is/are liable to Lauren Reeves under any of her claims.

\$ 80,000.00

1 **Punitive Damages**

2 Only answer question 26 below if you awarded damages in question 25. If you did not
3 award damages in question 25, stop here, answer no further questions, and have the presiding
4 Juror sign and date this form.

5 Otherwise, proceed to answer Question no. 26.

6
7 **Question No. 26:**

8 Did Ms. Reeves prove by clear and convincing evidence that Mr. David engaged in
9 harassing conduct with malice, oppression, or fraud?

10
11 Yes No

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14 **Have the Presiding Juror sign and date this form.**

15
16 **THE ABOVE IS THE VERDICT OF THIS JURY IN THIS CASE.**

17 Please have your foreperson sign and date this special verdict form.

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19 Signed: Deane M. O'Leary Dated: 10/11/09
PRESIDING JUROR

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21 Juror # 6
22 Presiding
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