



VERDICT A

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiffs Cynthia Huffman and EEOC for the claim of sexual harassment as defined in Instruction No. 20, we, the undersigned jurors, find in favor of:

Cynthia Huffman & EEOC  
(Plaintiffs Cynthia Huffman and EEOC) or (Defendant New Prime, Inc.)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiffs Cynthia Huffman and EEOC.

We, the undersigned jurors, assess the damages of plaintiff Cynthia Huffman on her claim of sexual harassment as follows:

For actual damages: \$ 5,000<sup>00</sup> (state the amount or, if none, write the word "none")

For punitive damages: \$ 80,000<sup>00</sup> (state the amount or, if none, write the word "none")

DATED: September 19, 2003

Charles T. Cameron

Keith D Evans

Norman A. Loyne

Kelly M Dennis

C Lucy Millison

Kathie Nelson

Robert Meek

Robbie Allen

VERDICT B

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiff Cynthia Huffman for apprehension of being offensively touched by Abel Lormand as defined in Instruction No. 26, we, the undersigned jurors, find in favor of:

Abel Lormand.  
(Plaintiff Cynthia Huffman) or (Defendant Abel Lormand)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiff Cynthia Huffman.

We, the undersigned jurors, assess the damages of plaintiff Cynthia Huffman on her claim for apprehension of an offensive touching as follows:

For actual damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For punitive damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

DATED: September 19, 2003

Charles T. Cameron

Keith D. Evans

Norman A. Hayni

Kelly McSweeney

C. Lynn Millan

Kathay Nelson

Robert Neeks

Rodney Johnson

VERDICT C

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiff Cynthia Huffman for offensive touching by Abel Lormand as defined in Instruction No. 30, we, the undersigned jurors, find in favor of:

Cynthia Huffman  
(Plaintiff Cynthia Huffman) or (Defendant Abel Lormand)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiff Cynthia Huffman.

We, the undersigned jurors, assess the damages of plaintiff Cynthia Huffman on her claim for offensive touching as follows:

For actual damages: \$ None (state the amount or, if none, write the word "none")

For punitive damages: \$ 10,000<sup>00</sup> (state the amount or, if none, write the word "none")

DATED: September 19, 2003

Charles T. Cameron

Keith D. Evans

Norman A. Lagne'

Kelly McQuinn

C. Lynn Miller

Kathay Nelson

Robert Meets

Robney Alton

VERDICT D

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiff Cynthia Huffman against Abel Lormand for being restrained against her will as defined in Instruction No. 34, we, the undersigned jurors, find in favor of:

Abel Lormand  
(Plaintiff Cynthia Huffman) or (Defendant Abel Lormand)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiff Cynthia Huffman.

We, the undersigned jurors, assess the damages of plaintiff Cynthia Huffman on her claim for being restrained against her will as follows:

For actual damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For punitive damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

DATED: September 19, 2003

<u>Charles T. Cameron</u>	<u>Keith D. Evans</u>
<u>Norman G. Rogers</u>	<u>Kelly McQuinn</u>
<u>C. Larry Mathis</u>	<u>Kathy Nelson</u>
<u>Robert Meeks</u>	<u>Robyn Johnson</u>

VERDICT E

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiffs Virginia King and EEOC for the claims of sexual harassment as defined in Instruction No. 39, we, the undersigned jurors, find in favor of:

New Prime, Inc.  
(Plaintiffs Virginia King and EEOC) or (Defendant New Prime, Inc.)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiffs Virginia King and EEOC.

We, the undersigned jurors, assess the damages of plaintiff Virginia King on her claim of sexual harassment as follows:

For actual damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For punitive damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

DATED: September 19, 2003

Charles T. Cameron

Keith D. Evans

Norman A. Gagné

Kelly McQuinn

C. Henry Williams

Kathy Nelson

Robert Meeks

Rodney Allmon

VERDICT F

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiffs Virginia King and the EEOC for the claim of constructive discharge as defined in Instruction No. 44, we, the undersigned jurors, find in favor of:

(Plaintiffs Virginia King and EEOC) or New Prime, Inc.  
(Defendant New Prime, Inc.)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiffs Virginia King and EEOC.

We, the undersigned jurors, assess the damages of plaintiff Virginia King on her claim of constructive discharge as follows:

For lost wages from October 1, 1997, through the date of your verdict minus the amount of earnings that plaintiff received from other employment during that time: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For actual damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For punitive damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

DATED: September 19, 2003

Charles T. Camero

Keith D. Evans

Norman A. Lagne

Kelly M. Dennis

C. Lucy Millin

Kathryn Nelson

Robert Meeks

Robyn Alcom





VERDICT H

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiffs Willa Burke and EEOC for the claim of constructive discharge as defined in Instruction No. 55, we, the undersigned jurors, find in favor of:

(Plaintiffs Willa Burke and EEOC) or New Prime, Inc.  
(Defendant New Prime, Inc.)

NOTE: Complete the following paragraph only if the above finding is in favor of Plaintiffs Willa Burke and EEOC.

We, the undersigned jurors, assess the damages of plaintiff Willa Burke on her claim of constructive discharge as follows:

For lost wages from November 13, 2000, through the date of your verdict minus the amount of earnings that plaintiff received from other employment during that time: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For actual damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For punitive damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

DATED: September 19, 2003

Charles T. Cameron

Keith D. Evans

Normand Hogue

Kelly M. Sullivan

C. Leroy Wilkin

Kathryn Dylson

Robert Meeks

Rodney Allison

VERDICT I

NOTE: Complete this form by writing in the name required by your verdict.

On the claim of plaintiff Willa Burke for apprehension of being offensively touched by Samuel Turner as defined in Instruction No. 61, we, the undersigned jurors, find in favor of:

Samuel Turner.  
(Plaintiff Willa Burke) or (Defendant Samuel Turner)

NOTE: Complete the following paragraph only if the above finding is in favor of plaintiff Willa Burke.

We, the undersigned jurors, assess the damages of plaintiff Willa Burke on her claim for apprehension of an offensive touching as follows:

For actual damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

For punitive damages: \$ \_\_\_\_\_ (state the amount or, if none, write the word "none")

DATED: September 19, 2003

<u>Charles E. Cameron</u>	<u>Keith D. Evans</u>
<u>Norman A. Hayes</u>	<u>Kelly McQuinn</u>
<u>C. Lynn Millin</u>	<u>Kathryn Nelson</u>
<u>Robert Meeks</u>	<u>Robyn Thomas</u>

