

DOWD, J.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION

Equal Employment Opportunity)
Commission, et al,) CASE NO. 5:04 CV 1824
)
Plaintiff(s),)
)
v.) JUDGMENT ENTRY
)
Carter-Jones Lumber Company,)
)
Defendant.)

Gerald Price,)
) CASE NO. 5:04 CV 2070
Plaintiff,)
)
v.) JUDGMENT ENTRY
)
Carter Lumber Company, et al,)
)
Defendant(s).)

The jury was impaneled in this case on Wednesday, September 6, 2006. Testimony followed. Following testimony and prior to final argument, the Court provided written jury instructions accompanied by a set of interrogatories numbering ten. Some of the interrogatories had sub-parts. After final argument, the jury began its deliberations on Wednesday, September 13, 2006. On Thursday, September 14, 2006, the jury, consistent with the Court's instructions, answered only six of the interrogatories namely Interrogatory 1, 2A, 2B, 5A, 5B, and 5C. Copies of the jury's answers to Interrogatories, 1, 2A, 2B, 5A, 5B and 5C are attached hereto as Appendices I, II, III, IV, V and VI..

(5:04 CV 1824)
(5:04 CV 2070)

After the jury returned its answers to the above-described interrogatories, the Court polled the jury and each juror indicated that the Court had correctly read the answers to the six interrogatories and that the answer to the specific interrogatory was the answer of the questioned juror.

The Court then sent the jury back to the jury room and gave counsel the opportunity to review the answers. Counsel thereafter agreed, with the Court, that the answers resulted in a verdict for the defendant Carter-Jones Lumber in each of the two cases.

Wherefore, it is hereby ORDERED, ADJUDGED AND DECREED, that judgment is hereby entered for the defendant Carter-Jones Lumber against the plaintiff EEOC in Case No. 5:04 CV 1824 and judgment is also entered for the defendant Carter-Jones Lumber against the plaintiff Gerald Price in Case No. 5:04 CV 2070.

September 18, 2006
Date

/s/ David D. Dowd, Jr.
David D. Dowd, Jr.
U.S. District Judge