

CAPRA WORLD SLAM

YES

OVIS WORLD SLAM

YES

3/4 SLAM

YES

3/4 GRAND SLAM

YES

If you found that the Plaintiff has any valid trademarks, proceed to question 2 of this section I. If you found that the Plaintiff does not have any valid trademarks, proceed to section II. (Copyright Infringement Claims of the Plaintiff).

2. As to each of Plaintiff's trademarks that you found under question 1 were valid, did either Defendant infringe that trademark or engage in unfair competition? If so, which Defendant(s) infringed or engaged in unfair competition? (As to each mark that is valid and that one or both Defendants infringed or engaged in unfair competition, fill in the blank line with the initials "FNAWS" or "ISHA", or the word "both")

GRAND SLAM

FNAWS

GRAND SLAM OF NORTH AMERICAN WILD SHEEP

FNAWS

CAPRA WORLD SLAM

FNAW/ISHA

OVIS WORLD SLAM

ISHA

3/4 SLAM

FNAWS

3/4 GRAND SLAM

FNAWS

If you filled in the blank as to any mark listed under question 2, proceed to question 3. If you did not fill in the blank as to any mark listed under question 2, proceed to section II. (Copyright Infringement Claims of the Plaintiff).

3. If you filled in the blank as to any mark listed under question 2, list the terms or marks which you find constituted infringement or unfair competition when used by either or both Defendants. MAGAZINES, REGISTRATION APPLICATIONS
ACKNOWLEDGEMENT OF 3/4 SIAMS 3/4 RAFFIES, NEWS, WEBSITE, CATALOGS

4. What amount of damages (other than punitive damages), if any, do you award to Plaintiff for the infringement or unfair competition by either or both Defendants?

\$ 500,000.⁰⁰ (to be paid by FNAWS)

\$ 500,000.⁰⁰ (to be paid by ISHA)

II. Copyright Infringement Claims of the Plaintiff.

1. Did either or both Defendants infringe either of the Plaintiff's copyrighted works? (Choose the appropriate answer(s).)

Yes, FNAWS infringed Plaintiff's Capra World Slam document.

No, FNAWS did not infringe Plaintiff's Capra World Slam document.

Yes, FNAWS infringed Plaintiff's Ovis World Slam document.

No, FNAWS did not infringe Plaintiff's Ovis World Slam document.

Yes, ISHA infringed Plaintiff's Capra World Slam document.

No, ISHA did not infringe Plaintiff's Capra World Slam document.

Yes, ISHA infringed Plaintiff's Ovis World Slam document.

No, ISHA did not infringe Plaintiff's Ovis World Slam document.

If you answered "Yes" to any question above, proceed to question 2. If you did not answer "Yes" to any question above, proceed to section III. (Breach of Contract Claims).

2. What amount of statutory damages do you award to the Plaintiff for copyright infringement by either or both Defendants?

\$ 50,000.⁰⁰ (to be paid by FNAWS)

\$ 50,000.⁰⁰ (to be paid by ISHA)

III. Breach of Contract Claims - Plaintiff's and Defendant's.

A. Plaintiff's Breach of Contract Claims

1. Was the 2005 Agreement of Goodwill a valid contract?

X Yes _____ No

If you answered "Yes" to question 1, proceed to question 2. If you answered "No" to question 1, proceed to subsection B (Defendant's Breach of Contract Claims).

2. Did either or both Defendants breach the 2005 Agreement of Goodwill?

X Yes, FNAWS breached the 2005 Agreement of Goodwill.

_____ No, FNAWS did not breach the 2005 Agreement of Goodwill.

_____ Yes, ISHA breached the 2005 Agreement of Goodwill.

X No, ISHA did not breach the 2005 Agreement of Goodwill.

If you answered "Yes" to any question under 2 above, proceed to question 3.

If you did not answer "Yes" to any question under 2 above, proceed to subsection B (FNAWS' Breach of Contract Claims).

3. What amount of damages, if any, do you award to the Plaintiff for its breach of contract claims?

\$ 100,000.00 (to be paid by FNAWS)

\$ 0. (to be paid by ISHA)

B. FNAWS's Breach of Contract Claims

1. Did the Plaintiff breach the 1995 Agreement?

_____ Yes ~~_____~~ No

2. Did the Plaintiff breach the 2005 Agreement of Goodwill?

_____ Yes ~~_____~~ No

If you answered "Yes" to questions 1 and/or 2, proceed to question 3. If you answered "No" to both questions, proceed to section IV. (Tortious Interference with business relations claims).

3. Did FNAWS release its damages claims against the Plaintiff?

~~_____~~ Yes _____ No

If you answered "Yes" to question 3, proceed to Section IV. (Tortious Interference with business relations claim). If you answered "No," proceed to question 4.

4. What amount of damages, if any, do you award to FNAWS for its

breach of contract claims?

\$ 0,

IV. Tortious interference with business relations claims.

A. Plaintiff's claims

1. Did either or both defendants tortiously interfere with the plaintiff's business relations?

Yes, FNAWS tortiously interfered with the plaintiff's business relations.

No, FNAWS did not tortiously interfere with the plaintiff's business relations.

Yes, ISHA tortiously interfered with the plaintiff's business relations.

No, ISHA did not tortiously interfere with the plaintiff's business relations.

If you answered "Yes" under question 1 as to any defendant, proceed to question 2. If you did not answer "Yes" under question 1 as to any defendant, proceed to subsections B (1), Defendant's claims.

2. What amount of damages (other than punitive damages), if any, do you award to the Plaintiff for its tortious interference with business relations claims?

\$ 200,000.⁰⁰ (to be paid by FNAWS)

\$ 200,000.⁰⁰ (to be paid by ISHA)

If you awarded any damages under question 2 above, proceed to question 3.
If you did not award any damages under question 2 above, proceed to subsections B.

(1) (Defendant's Claims).

3. Did either or both FNAWS and ISHA consciously or deliberately engage in oppression, fraud, wantonness, or malice with regard to its tortious interference with the plaintiff's business relations?

As to FNAWS YES (Answer yes or no)

As to ISHA YES (Answer yes or no)

If you answered yes as to either or both defendants listed above, proceed to question 4. If you answered no as to both defendants listed above, proceed to subsections B. (1) (Defendant's Claims).

4. What amount of punitive damages, if any, do you award to Plaintiff for its tortious interference with business relations claims?

\$ 200,000.⁰⁰ (to be paid by FNAWS)

\$ 200,000.⁰⁰ (to be paid by ISHA)

B. Defendant's claims

1. FNAWS's claims

A. Did the Plaintiff tortiously interfere with FNAWS's business relations?

_____ Yes

~~_____~~ No

If you answered "Yes" to question A, proceed to question B. If you answered "No" to question A, proceed to the end of this verdict form and sign and date the form.

B. What amount of damages (other than punitive damages), if any, do you award to FNAWS for its tortious interference with business relations claims?

\$ 0

If you awarded any damages under question B above, proceed to question C. If you did not award any damages under question B above, proceed to the end of this verdict form and sign and date the form.

C. Did the plaintiff consciously or deliberately engage in oppression, fraud, wantonness, or malice with regard to its tortious interference with FNAWS's business relations?

_____ Yes

~~_____~~ No

If you answered "Yes" to question C, proceed to question D. If you answered

“No” to question C, proceed to the end of this verdict form and sign and date the form.

D. What amount of punitive damages, if any, do you award to FNAWS for its tortious interference with business relations claims?

\$ _____

SO SAY WE ALL.

1/31/2008
(date)