

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT
IN AND FOR PALM BEACH COUNTY, FLORIDA

BARGAIN BOB'S CARPETS, INC.,

CASE NO.:502013CA018250XXXXMBAN

Plaintiff,

vs.

JACK STEIN,

Defendant.

_____ /

JURY VERDICT

Members of the Jury, please answer the following questions:

Count I – Defamation

On Bargain Bob's Carpets, Inc. first claim as to whether Defendant, Jack Stein, defamed/slandered Bargain Bob's, please answer each of the following questions. Mark your answers with an "X".

1. Do you believe it is more likely than not that the Defendant, Jack Stein, posted the statement alleging that Bargain Bob's Carpets was involved in a malfeasant, fraudulent debit card scheme to solicit \$164,000 from the residents of Riverwalk on the website ripoffreport.com?

Yes X

No _____

Proceed to Question 2.

2. Do you believe it is more likely than not that the Defendant, Jack Stein, placed copies of the statement alleging that Bargain Bob's Carpets was involved in a malfeasant, fraudulent debit card scheme to solicit \$164,000 from the residents of Riverwalk in RiverWalk Talk magazines?

Yes X

No _____

Proceed to Question 3.

3. Do you find by a greater weight of the evidence that the written statements made by Jack Stein about Bargain Bob's (i) accused Bargain Bob's of a crime, (ii) subjected it to hatred, distrust, ridicule, contempt or disgrace, or (iii) would likely injure Bargain Bob's business or business reputation?

Yes X No

Proceed to Question 4.

4. Do you believe that the Defendant, Jack Stein, intended to injure Bargain Bob's Carpets by posting the defamatory statement online and/or placing it in the RiverWalk Talk magazines?

Yes X No

Proceed to Question 5.

Count II – Interference with Business Relations

On Bargain Bob's Carpets, Inc. second claim as to whether Defendant, Jack Stein, interfered with business relationships between Bargain Bob's and its customers, please answer each of the following questions. Mark your answers with an "X".

5. Do you find by a greater weight of the evidence that either by posting it online or by placing the defamatory statement in the RiverWalk Talk magazine that Defendant, Jack Stein, intended to interfere with any business relationship(s) between Bargain Bob's Carpets and its customers?

Yes X No

Proceed to Question 6.

6. Was Defendant, Jack Stein's, interference with any business relationship(s) between Plaintiff, Bargain Bob's Carpets, Inc. and its customers intentional so as to cause harm or injure Bargain Bob's Carpets?

Yes X No

Proceed to Question 7.

7. What is the amount of nominal damage that you award to the Plaintiff, Bargain Bob's Carpets, for Defendant, Jack Stein, defaming Bargain Bob's Carpets and intentionally interfering with its business relationships?

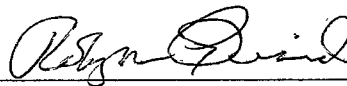
\$ 200,000.00

Proceed to Question 8.

8. If you decide to award punitive damages to the Plaintiff, Bargain Bob's Carpets, to punish the Defendant, Jack Stein, for intentionally and purposely defaming/slandering Bargain Bob's Carpets and/or intentionally interfering with its business relationships, what is that amount?

\$ 800,000.00

SO SAY WE ALL this 21st day of January, 2016.



FOREPERSON

Print Name: Robyn Quaid