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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

WAYNE CLARK,  
Plaintiff,  
v.  
HIDDEN VALLEY LAKE ASSOCIATION,  
Defendant.

Case No. [16-cv-02009-SI](#)

**VERDICT FORM**

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**CLAIM 1(a)**

**PRIVACY—INTRUSION INTO PRIVATE AFFAIRS**

We answer the questions submitted to us as follows:

1. Did Wayne Clark have a reasonable expectation of privacy in the terms of his employment and his work performance with Hidden Valley Lake Association?

\_\_\_ Yes \_\_\_ No

If your answer to question 1 is yes, then answer question 2. If you answered no, stop here, and answer no further questions on this claim.

2. Did Hidden Valley Lake Association, through Cindy Spears, intentionally intrude in the terms of his employment and his work performance with Hidden Valley Lake Association?

\_\_\_ Yes \_\_\_ No

If your answer to question 2 is yes, then answer question 3. If you answered no, stop here, and answer no further questions on this claim.

3. Would Hidden Valley Lake Association’s intrusion, through Cindy Spears, be highly offensive to a reasonable person?

\_\_\_ Yes \_\_\_ No

If your answer to question 3 is yes, then answer question 4. If you answered no, stop here, and answer no further questions on this claim.

4. Was Hidden Valley Lake Association’s conduct, through Cindy Spears, a substantial factor in causing harm to Wayne Clark?

\_\_\_ Yes \_\_\_ No

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**CLAIM 1(b)**

**PRIVACY—PUBLIC DISCLOSURE OF PRIVATE FACTS**

We answer the questions submitted to us as follows:

1. Did Hidden Valley Lake Association, through Cindy Spears, publicize private information concerning Wayne Clark?

Yes  No

If your answer to question 1 is yes, then answer question 2. If you answered no, stop here, and answer no further questions on this claim.

2. Would a reasonable person in Wayne Clark’s position consider the publicity highly offensive?

Yes  No

If your answer to question 2 is yes, then answer question 3. If you answered no, stop here, and answer no further questions on this claim.

3. Did Hidden Valley Lake Association, through Cindy Spears, know or act with reckless disregard of the fact that a reasonable person in Wayne Clark’s position would consider the publicity highly offensive?

Yes  No

If your answer to question 3 is yes, then answer question 4. If you answered no, stop here, and answer no further questions on this claim.

4. Was the private information of legitimate public concern, or did it have a substantial connection to a matter of legitimate public concern?

Yes  No

If your answer to question 4 is no, then answer question 5. If you answered yes, stop here, and answer no further questions on this claim.

5. Was Hidden Valley Lake Association’s conduct, through Cindy Spears, a substantial factor in causing harm to Wayne Clark?

Yes  No

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**CLAIM 1(c)**

**PRIVACY—FALSE LIGHT**

We answer the questions submitted to us as follows:

1. Did Hidden Valley Lake Association, through Cindy Spears, publicize information or material that showed Wayne Clark in a false light?

Yes  No

If your answer to question 1 is yes, then answer question 2. If you answered no, stop here, and answer no further questions on this claim.

2. Would a reasonable person in Wayne Clark’s position consider the false light created by the publication to be highly offensive?

Yes  No

If your answer to question 2 is yes, then answer question 3. If you answered no, stop here, and answer no further questions on this claim.

3. Did Hidden Valley Lake Association, through Cindy Spears, either know the publication would create a false impression about Wayne Clark or act with reckless disregard for the truth?

Yes  No

If your answer to question 3 is yes, then answer question 4. If you answered no, stop here, and answer no further questions on this claim.

4. Was Hidden Valley Lake Association’s conduct, through Cindy Spears, a substantial factor in causing harm to Wayne Clark?

Yes  No

1 **CLAIM 2(a)**

2 **DEFAMATION PER SE (PRIVATE FIGURE AND PRIVATE CONCERN)**

3 We answer the questions submitted to us as follows:

4 1. Did Hidden Valley Lake Association, through Cindy Spears, make the following  
5 statements to persons other than Wayne Clark?

6 a. That Wayne Clark had pornography including child pornography on his office  
7 computer.

8  Yes  No

9 b. That Wayne Clark embezzled from the Association.

10  Yes  No

11 c. That Wayne Clark made fraudulent use of the credit card issued to him by Hidden  
12 Valley Lake Association.

13  Yes  No

14 d. That Wayne Clark used deceptive accounting practices.

15  Yes  No

16 If your answer to question 1(a), 1(b), 1(c) or 1(d) is yes, then answer question 2. If you  
17 answered no to each subpart, stop here, and answer no further questions on this claim.

18 2. Did the people to whom the statements were made reasonably understand that the  
19 statements were about Wayne Clark?

20  Yes  No

21 If your answer to question 2 is yes, then answer question 3. If you answered no, stop here,  
22 and answer no further questions on this claim.

23 3. Did these people reasonably understand the statements to mean that Wayne Clark  
24 had pornography including child pornography on his office computer, that Wayne Clark  
25 embezzled from the Association, that Wayne Clark made fraudulent use of the credit card issued  
26 to him by Hidden Valley Lake Association, or that Wayne Clark used deceptive accounting  
27 practices?

28  Yes  No

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If your answer to question 3 is yes, then answer question 4. If you answered no, stop here, and answer no further questions on this claim.

4. Were the statements false?  
 Yes  No

If your answer to question 4 is yes, then answer question 5. If you answered no, stop here, and answer no further questions on this claim.

5. Did Hidden Valley Lake Association, through Cindy Spears, fail to use reasonable care to determine the truth or falsity of the statements?  
 Yes  No

If your answer to question 5 is yes, then answer questions 6 and 7. If you answered no, stop here, and answer no further questions on this claim.

6. Was Hidden Valley Lake Association's conduct a substantial factor in causing Wayne Clark actual harm?  
 Yes  No

7. Did Wayne Clark prove by clear and convincing evidence that Hidden Valley Lake Association, through Cindy Spears, acted with malice, oppression, or fraud?  
 Yes  No

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**CLAIM 2(b)**

**DEFAMATION PER SE (PRIVATE FIGURE AND PUBLIC CONCERN)**

We answer the questions submitted to us as follows:

1. Did Hidden Valley Lake Association, through Cindy Spears, make the following statement to persons other than Wayne Clark?

a. That Wayne Clark mismanaged the financial and other assets of the Golf operation.

Yes  No

If your answer to question 1(a) is yes, then answer question 2. If you answered no, stop here, and answer no further questions on this claim.

2. Did the people to whom the statement was made reasonably understand that the statement was about Wayne Clark?

Yes  No

If your answer to question 2 is yes, then answer question 3. If you answered no, stop here, and answer no further questions on this claim.

3. Did these people reasonably understand the statement to mean that Wayne Clark had mismanaged the financial and other assets of the Golf operation?

Yes  No

If your answer to question 3 is yes, then answer question 4. If you answered no, stop here, and answer no further questions on this claim.

4. Was the statement false?

Yes  No

If your answer to question 4 is yes, then answer question 5. If you answered no, stop here, and answer no further questions on this claim.

5. Did Hidden Valley Lake Association, through Cindy Spears, fail to use reasonable care to determine the truth or falsity of the statement?

Yes  No

If your answer to question 5 is yes, then answer questions 6 and 7. If you answered no, stop here, and answer no further questions on this claim.

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6. Was Hidden Valley Lake Association’s conduct, through Cindy Spears, a substantial factor in causing Wayne Clark actual harm?

Yes  No

7. Did Wayne Clark prove by clear and convincing evidence that Hidden Valley Lake Association, through Cindy Spears, knew the statement was false or had serious doubts about the truth of the statement?

Yes  No

If your answer to question 7 is yes, then answer question 8. If you answered no, stop here, and answer no further questions on this claim.

8. Did Wayne Clark prove by clear and convincing evidence that Hidden Valley Lake Association, through Cindy Spears, acted with malice, oppression, or fraud?

Yes  No

1 **CLAIM 2(c)**

2 **DEFAMATION PER QUOD (PRIVATE FIGURE – PRIVATE CONCERN)**

3 We answer the questions submitted to us as follows:

4 1. Did Hidden Valley Lake Association, through Cindy Spears, make the following  
5 statements to persons other than Wayne Clark?

6 a. “the employer does not allow you to fill up your company owned and maintained  
7 computer with porn, and your desk with booze. But the problem is that the police  
8 have to be able to determine that the very young looking girls are actually under  
9 age to bring charges.”

10  Yes  No

11 b. “Were there circle \*\*\*\* parties going on in that office? It would seem very likely  
12 that there probably were. There are people who know and participated, they have  
13 not come forward publicly at this time.”

14  Yes  No

15 c. “But, they got to go along on the Pizza Parties etc. There are people here who sat  
16 in somebody’s office, enjoyed a bit of Naughty little girl action, had some booze  
17 and I am really not sure what the toilet paper is for. I am thinking it is a guy thing.”

18  Yes  No

19 d. “Just imagine, that the computer is examined and is found to be filled with young  
20 nubile naughty stuff of indeterminate age. In that case normally law enforcement is  
21 called in to determine if there are a bunch of felonies on HVLA’s computer. Let’s  
22 further imagine that there were open bottled of booze in the desk alone with a roll  
23 of toilet paper.”

24  Yes  No

25 e. “Staff abuse of credit cards”

26  Yes  No

27 f. “Under-performing managers”

28  Yes  No

1 g. “Used deceptive fiscal gimmicks to make Golf Ops. Look better”

2  Yes  No

3 h. “Used deceptive double-talk to enhance the appearance of his performance.”

4  Yes  No

5 If your answer to question 1(a), 1(b), 1(c), 1(d), 1(e), 1(f), 1(g) or 1(h) is yes, then answer  
6 question 2. If you answered no to each subpart, stop here, and answer no further questions on this  
7 claim.

8 2. Did the people to whom the statements were made reasonably understand that the  
9 statements were about Wayne Clark?

10  Yes  No

11 If your answer to question 2 is yes, then answer question 3. If you answered no, stop here,  
12 and answer no further questions on this claim.

13 3. Did Hidden Valley Lake Association, through Cindy Spears, fail to use reasonable  
14 care to determine the truth or falsity of the statements?

15  Yes  No

16 If your answer to question 3 is yes, then answer question 4. If you answered no, stop here,  
17 and answer no further questions on this claim.

18 4. Did the statements tend to injure Wayne Clark in his occupation?

19  Yes  No

20 If your answer to question 4 is yes, then answer question 5. If you answered no, stop here,  
21 and answer no further questions on this claim.

22 5. Did Wayne Clark suffer harm to his business, profession, or occupation?

23  Yes  No

24 If your answer to question 5 is yes, then answer question 6. If you answered no, stop here,  
25 and answer no further questions on this claim.

26 6. Were the statements a substantial factor in causing Wayne Clark’s harm?

27  Yes  No

28 If your answer to question 6 is yes, then answer question 7. If you answered no, stop here,

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and answer no further questions on this claim.

7. Did Wayne Clark prove by clear and convincing evidence that Hidden Valley Lake Association, through Cindy Spears, acted with malice, oppression, or fraud?

\_\_\_ Yes \_\_\_ No

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**CLAIM 3**

**NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS**

We answer the questions submitted to us as follows:

1. Was Hidden Valley Lake Association, through Cindy Spears, negligent?  
 Yes  No

If your answer to question 1 is yes, then answer question 2. If you answered no, stop here, and answer no further questions on this claim.

2. Did Wayne Clark suffer serious emotional distress?  
 Yes  No

If your answer to question 2 is yes, then answer question 3. If you answered no, stop here, and answer no further questions on this claim.

3. Was Hidden Valley Lake Association's negligence, through Cindy Spears, a substantial factor in causing Wayne Clark's serious emotional distress?  
 Yes  No

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**CLAIM 4**

**INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS**

We answer the questions submitted to us as follows:

1. Was Hidden Valley Lake Association, through Cindy Spears, exercising its legal rights or protecting its economic interests?

Yes  No

If your answer to question 1 is yes, then answer question 2. If you answered no, skip questions 2 and 3, and answer question 4.

2. Was Hidden Valley Lake Association’s conduct, through Cindy Spears, lawful and consistent with community standards?

Yes  No

If your answer to question 2 is yes, then answer question 3. If you answered no, skip question 3, and answer question 4.

3. Did Hidden Valley Lake Association, through Cindy Spears, have a good-faith belief that it had a legal right to engage in the conduct?

Yes  No

If your answer to question 3 is no, then answer question 4. If you answered yes, stop here, and answer no further questions on this claim.

4. Was Hidden Valley Lake Association’s conduct, through Cindy Spears, outrageous?

Yes  No

If your answer to question 4 is yes, then answer question 5. If you answered no, stop here, and answer no further questions on this claim.

5. Did Hidden Valley Lake Association, through Cindy Spears, intend to cause Wayne Clark emotional distress?

Yes  No

If your answer to question 5 is yes, then answer question 6. If you answered no, stop here, and answer no further questions on this claim.

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6. Did Wayne Clark suffer severe emotional distress?

\_\_\_ Yes \_\_\_ No

If your answer to question 6 is yes, then answer question 7. If you answered no, stop here, and answer no further questions on this claim.

7. Was Hidden Valley Lake Association's conduct, through Cindy Spears, a substantial factor in causing Wayne Clark's severe emotional distress?

\_\_\_ Yes \_\_\_ No

If your answer to question 7 is yes, then answer question 8. If you answered no, stop here, and answer no further questions on this claim.

8. Did Wayne Clark prove by clear and convincing evidence that Hidden Valley Lake Association, through Cindy Spears, acted with malice, oppression, or fraud?

\_\_\_ Yes \_\_\_ No

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**DAMAGES**

If you answered yes to any of the following, then answer questions 1-4. If you answered no to all of the following, then skip questions 1-4 and proceed to question 5.

- Claim 1(a), Question 4
- Claim 1(b), Question 5
- Claim 1(c), Question 4
- Claim 2(a), both Question 5 and Question 6
- Claim 2(b), both Question 5 and Question 6
- Claim 2(c), Question 6
- Claim 3, Question 3
- Claim 4, Question 7

1. **Past Actual Damages (lost earnings)**: What amount, if any, do you award Wayne Clark?

\$\_\_\_\_\_

2. **Past Noneconomic Damages**: What amount, if any, do you award Wayne Clark?

\$\_\_\_\_\_

3. **Future Actual Damages (lost future earnings)**: What amount, if any, do you award Wayne Clark?

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4. **Future Noneconomic Damages:** What amount, if any, do you award Wayne Clark?

\$ \_\_\_\_\_

5. **Presumed or Assumed Damages:**

Answer this question only if you:

- (a) entered no damages in questions 1-4, AND
- (b) answered yes to either:
  - (i) Claim 2(a), Question 5, OR
  - (ii) Claim 2(b), Question 7.

If you entered any damages in questions 1-4 or if you did not answer yes to the questions listed in (b) above, then leave this question blank and proceed to the next page. Otherwise, enter the amount of assumed damages Wayne Clark is entitled to receive below.

\$ \_\_\_\_\_

**PUNITIVE DAMAGES—ENTITY DEFENDANT**

If you answered yes to any of the following, then answer question 1. If you answered no to all of the following, then stop here, and have the foreperson sign and date this form.

- Claim 2(a), Question 7
- Claim 2(b), both Question 7 and Question 8
- Claim 2(c), Question 7
- Claim 4, Question 8

1. Was the conduct constituting malice, oppression, or fraud committed by one or more officers, directors, or managing agents of Hidden Valley Lake Association acting on behalf of Hidden Valley Lake Association?

\_\_\_ Yes \_\_\_ No

If your answer to question 1 is yes, then skip questions 2-4 and answer question 5. If you answered no, then answer question 2.

2. Did an officer, a director, or a managing agent of Hidden Valley Lake Association have advance knowledge of the unfitness of Cindy Spears and employ her with a knowing disregard of the rights or safety of others?

\_\_\_ Yes \_\_\_ No

If your answer to question 2 is yes, then skip questions 3-4 and answer question 5. If you answered no, then answer question 3.

3. Did an officer, a director, or a managing agent of Hidden Valley Lake Association authorize Cindy Spears's conduct?

\_\_\_ Yes \_\_\_ No

If your answer to question 3 is yes, then skip question 4 and answer question 5. If you answered no, then answer question 4.

4. Did an officer, a director, or a managing agent of Hidden Valley Lake Association know of Cindy Spears's wrongful conduct and adopt or approve the conduct after it occurred?

\_\_\_ Yes \_\_\_ No

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If your answer to question 4 is yes, then answer question 5. If you answered no, then skip question 5, and have the foreperson sign and date this form.

5. What amount of punitive damages, if any, do you award Wayne Clark?

\$ \_\_\_\_\_

Dated:

\_\_\_\_\_  
Foreperson