1	I. 42 U.S.C. § 1983 – VIOLATION OF FOURTH AMENDMENT – EXCESSIVE FORCE BY INDIVIDUAL DEFENDANTS STEVE BURESS, CRAIG
2	MIDDLEKAUFF AND NICK RICHARDS
3	We, the jury, unanimously answer the Questions submitted to us as follows:
4	Did any defendant use excessive force against Victor Velasquez?
5	a. Steve Buress: Yes No
6	b. Craig Middlekauff: Yes No
7	c. Nick Richards: Yes No
8	
9	If your answer to Question 1 as to any defendant is "Yes," then answer Question 2 for that defendant but for no others. If you answered "No" to all defendants, go to Section II.
10	2. Was Velasquez harmed by any defendant's excessive force?
11	a. Steve Buress: Yes No
12	
13	b. Craig Middlekauff: Yes No
14	c. Nick Richards: Yes No
15	If your answer to Question 2 as to any defendant is "Yes," then answer Question 3 for that defendant but for no others. If you answered "No" to all defendants, go to Section II.
16	3. Was any defendant's conduct a substantial factor in causing harm to Velasquez?
17 18	a. Steve Buress: Yes No
19	b. Craig Middlekauff: Yes No
20	c. Nick Richards: Yes No
21	IF YOUR ANSWER TO QUESTION 3 AS TO ANY DEFENDANT IS "YES," GO TO SECTION II.
22 23	OTHERWISE, GO TO SECTION V.
	Offickwise, do to section v.
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II. 42 USC § 1983 - PUBLIC ENTITY LIABILITY - RATIFICATION

We, the jury, unanimously answer the Questions submitted to us as follows:

1. Was Stephen Lodge a supervisor of the City of Santa Clara with final authority over the acts of any defendant whose excessive force was a substantial factor in causing harm to Velasquez?

Yes _____ No ____

If your answer to Question 1 is "Yes," then answer Question 2. If you answered "No," go to Section III.

2. Did Lodge know of the acts of the defendant whose excessive force was a substantial factor in causing harm to Velasquez?

Yes _____ No ____

If your answer to Question is "Yes,", then answer Question 3. If you answered "No," go to Section III.

3. Did Lodge specifically approve of the acts of the defendant whose excessive force was a substantial factor in causing harm to Velasquez?

Yes _____ No ____

GO TO SECTION III.

III. 42 USC § 1983 - PUBLIC ENTITY LIABILITY - FAILURE TO TRAIN
We, the jury, unanimously answer the Questions submitted to us as follows:
1. Was the City of Santa Clara's training program inadequate to train its officers to properly handle usual and recurring situations?
Yes No
If your answer to Question 1 is "Yes.", then answer Question 2. If you answered "No," go to Section IV.
2. Did City of Santa Clara know, or should it have been obvious to it, that the inadequate training program was likely to result in a deprivation of Velasquez' Fourth Amendment rights?
Yes No
If your answer to Question 2 is "Yes," then answer Question 3. If not, go to Section IV.
3. Was the failure to provide adequate training the cause of the deprivation of Velasquez'
Fourth Amendment rights?
Yes No
GO TO SECTION IV.

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IV. BANE ACT

We, the jury, unanimously answer the Questions submitted to us as follows:

- 1. Did any officer(s) interfere with Plaintiff's constitutional rights through threats, intimidation, and coercion?
 - a. Steve Buress: Yes _____ No ____
 - b. Craig Middlekauff: Yes _____ No ____
 - c. Nick Richards: Yes _____ No ____

GO TO SECTION V.

1	V. NEGLIGENCE
2	We, the jury, unanimously answer the Questions submitted to us as follows:
3	1. Was any officer negligent?
4 5	a. Steve Buress: Yes No
6	b. Craig Middlekauff: Yes No
7	c. Nick Richards: Yes No
8	If your answer to Question 1 as to any defendant is "Yes," then answer Question 2 for that defendant but for no others. If you answered "No" to all defendants, go to Section VI.
10	2. Was the negligence of the officer(s) a substantial factor in causing harm to Velasquez?
11	a. Steve Buress: Yes No
12	b. Craig Middlekauff: Yes No
13	c. Nick Richards: Yes No
14 15	If your answer to Question 2 as to any defendant is "Yes," then answer Question 3. If not, go to Section VI.
16	3. Was Velasquez negligent?
17	Yes No
18	If your answer to Question 3 is "Yes," then answer Question 4. If not, go to Section VI.
19	4. Was Velasquez' negligence a substantial factor in causing his harm?
20	Yes No
21	
22	If your answer to Question 4 is "Yes," then answer Question 5. If not, go to Section VI.
23	5. What percentage of responsibility for Velasquez' harm do you assign to Velasquez?
24	%
25	GO TO SECTION VI.
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1	VI. BATTERY BY A PEACE OFFICER				
2	We, the jury, unanimously answer the Questions submitted to us as follows:				
3	1. Did any officer(s) touch Velasquez with the intent to harm or offend him?				
4	a. Steve Buress: Yes No				
5	b. Craig Middlekauff: Yes No				
6	c. Nick Richards: Yes No				
7 8	If your answer to Question 1 as to any defendant is "Yes," then answer Question 2 for that defendant but for no others. If not, go to Section VII.				
9	2. Did any officer(s) use unreasonable force when arresting Velasquez?				
10	a. Steve Buress: Yes No				
11	b. Craig Middlekauff: Yes No				
12	c. Nick Richards: Yes No				
13 14	If your answer to Question 2 as to any defendant is "Yes," then answer Question 3 for that defendant but for no others. If not, go to Section VII.				
15 16	3. Was any officer(s)' use of unreasonable force a substantial factor in causing harm to Velasquez?				
17	a. Steve Buress: Yes No				
18	b. Craig Middlekauff: Yes No				
19	c. Nick Richards: Yes No				
20	GO TO SECTION VII.				
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1	VII. ASSAULI					
2	We, the jury, unanimously answer the Questions submitted to us as follows:					
3	1. Did any defendant act with the intent to cause a harmful or an offensive contact with Velasquez or with the intent to place him in fear of a harmful or an offensive contact?					
5	a. Steve Buress: Yes No					
6	b. Craig Middlekauff: Yes No					
7	c. Nick Richards: Yes No					
8	If your answer to Question 1 as to any defendant is "Yes," then answer Question 2 for that					
9	defendant but for no others. If not, go to Section VIII.					
10	2. Did Velasquez reasonably believe that he was about to be touched in a harmful or an offensive manner?					
11	a. Steve Buress: Yes No					
12	b. Craig Middlekauff: Yes No					
13						
14	c. Nick Richards: Yes No					
15	If your answer to Question 2 as to any defendant is "Yes," then answer Question 3 for that defendant but for no others. If not, go to Section VIII.					
16	3. Did Velasquez consent to any defendant's conduct?					
17 18	a. Steve Buress: Yes No					
19	b. Craig Middlekauff: Yes No					
20	c. Nick Richards: Yes No					
21	If your answer to Question 3 as to any defendant is "Yes," then answer Question 4 for that defendant but for no others. If not, go to Section VIII.					
22						
23	4. Was any defendant's conduct a substantial factor in causing harm to Velasquez?					
24	a. Steve Buress: Yes No					
25	b. Craig Middlekauff: Yes No					
26	c. Nick Richards: Yes No					
27	If your answer to Question 4 as to any defendant is "Yes," then answer Question 5 for that defendant but for no others. If not, go to Section VIII.					
28						

1	5. Did any defendant reasonably believe that Victor Velasquez was going to harm him or another person?					
2	a. Steve Buress: Yes No					
3						
4	b. Craig Middlekauff: Yes No					
5	c. Nick Richards: Yes No					
6	If your answer to Question 5 as to any defendant is "Yes," then answer Question 6 for that defendant but for no others. If not, go to Section VIII.					
7	6. Did the defendant use only the amount of force that was reasonably necessary to protect					
8	himself or another person?					
9	d. Steve Buress: Yes No					
10	e. Craig Middlekauff: Yes No					
11	f. Nick Richards: Yes No					
12	GO TO SECTION VIII.					
13	GO TO BECTION VIII.					
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1	VIII. INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS
2	We, the jury, unanimously answer the Questions submitted to us as follows:
3	1. Was any defendant's conduct outrageous?
4	a. Steve Buress: Yes No
5	b. Craig Middlekauff: Yes No
6	c. Nick Richards: Yes No
7 8	If your answer to Question 1 as to any defendant is "Yes," then answer Question 2 for that defendant but for no others. If not, go to Section IX.
9	2. Did any defendant act with reckless disregard of the possibility that Velasquez would suffer emotional distress?
11	a. Steve Buress: Yes No
12	b. Craig Middlekauff: Yes No
13	c. Nick Richards: Yes No
14 15	If your answer to Question 2 as to any defendant is "Yes," then answer Question 3 for that defendant but for no others. If not, go to Section IX.
16	3. Did Velasquez suffer severe emotional distress?
17	a. Steve Buress: Yes No
18	b. Craig Middlekauff: Yes No
19	c. Nick Richards: Yes No
20 21	If your answer to Question 3 as to any defendant is "Yes," then answer Question 4 for that defendant but for no others. If not, go to Section IX.
22	4. Was any defendant's conduct a substantial factor in causing Velasquez' severe emotional distress?
23 24	a. Steve Buress: Yes No
25	b. Craig Middlekauff: Yes No
26	c. Nick Richards: Yes No
27	GO TO SECTION IX.

1	IX. KALPH ACI				
2	We, the jury, unanimously answer the Questions submitted to us as follows:				
3	1. Did any defendant threaten or commit violent acts against Velasquez?				
4	a. Steve Buress: Yes No				
5	b. Craig Middlekauff: Yes No				
6	c. Nick Richards: Yes No				
7					
8	If your answer to Question 1 as to any defendant is "Yes," then answer Question 2 for that defendant but for no others. If not, go to Section X.				
9	2. Was any defendant's perception of Velasquez's race and/or ancestry a motivating reason for that defendant's threats or conduct?				
10	o Stave Buressy Vos No				
11	a. Steve Buress: Yes No				
12	b. Craig Middlekauff: Yes No				
13	c. Nick Richards: Yes No				
14	If your answer to Question 2 as to any defendant is "Yes," then answer Question 3 for that				
15	defendant but for no others. If not, go to Section X.				
16	3. Would a reasonable person in Velasquez's position have believed that any defendant would carry out his threats?				
17	a. Steve Buress: Yes No				
18 19	b. Craig Middlekauff: Yes No				
20	c. Nick Richards: Yes No				
21	If your answer to Question 3 as to any defendant is "Yes," then answer Question 4 for that				
	defendant but for no others. If not, go to Section X.				
22	4. Would a reasonable person in Velasquez's position have been intimidated by any				
23	defendant's conduct?				
24	a. Steve Buress: Yes No				
25	b. Craig Middlekauff: Yes No				
26	c. Nick Richards: Yes No				
27					
28	If your answer to Question 4 as to any defendant is "Yes," then answer Question 5 for that defendant but for no others. If not, go to Section X.				

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	5. Was any defendant's conduct a substantial factor in causing harm to Velasquez?
1	
2	a. Steve Buress: Yes No
3	b. Craig Middlekauff: Yes No
4	c. Nick Richards: Yes No
5	GO TO SECTION X.
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X.	RATIFICATION
We,	the jury, unanimously answer the Questions submitted to us as follows:
	1. We, the jury, have answered "Yes" to one or more of the following questions:
	a Section IV, Question 1 (Violations of the Bane Act)
	b Section V, Question 2 (Negligence)
	c Section VI, Question 3 (Battery by a Peace Officer)
	d Section VII, Question 6 (Assault)
	e Section VIII, Question 4 (Intentional Infliction of Emotional Distress)
	f Section IX, Question 5 (Violations of the Ralph Act)
If yo	ou checked any question under Question 1, then answer Question 2. If not, go to Section XI.
	2. While engaging in the conduct at issue in Question 1, was Buress, Middlekauff, and/or Richards intending to act on behalf of the City of Santa Clara?
	Yes No
ll If yo	our answer to Question 2 is "Yes," then answer Question 3. If not, go to Section XI.
	3. Did the City of Santa Clara learn of the conduct that subjected Buress, Middlekauff, and/or Richards to liability under any of the following theories after the conduct occurred?
	Yes No
 If yo	our answer to Question 3 is "Yes," then answer Question 4. If not, go to Section XI.
	4. Did the City of Santa Clara approve of the conduct that subjected Buress, Middlekauff
	and/or Richards to liability under any of the following theories?
	Yes No
GO	TO SECTION XI.

XI. DAMAGES

We, the jury, unanimously answer the Questions submitted to us as follows:

1. We, the jury, have answered "Yes" to one or more of the following questions: a. _____ Section I, Question 3 (§ 1983- Excessive Use of Force) b. _____ Section II, Question 3 (§ 1983- Public Entity Liability by Ratification) c. _____ Section III, Question 3 (§ 1983- Public Entity Liability by Failure to Train) d. _____ Section IV, Question 1 (Violations of the Bane Act) e. Section V, Question 2 (Negligence) f. _____ Section VI, Question 3 (Battery by a Peace Officer) g. _____ Section VII, Question 6 (Assault) h. _____ Section VIII, Question 4 (Intentional Infliction of Emotional Distress) i. _____ Section IX, Question 5 (Violations of the Ralph Act) If you checked any question under Question 1, then answer Question 2. If not, stop here, answer no further questions, and have the foreperson sign and date this form. 2. What is the total amount of damages, if any, suffered by Velasquez? Do not award duplicate damages for the same harm suffered from multiple claims. \$ 3. Did Velasquez use reasonable efforts to mitigate his damages? Yes No If your answer to Question 3 is "No," then answer Question 4. If not, go to Question 5. 4. How much of Velasquez' damages could have been mitigated by Velasquez' reasonable efforts?

	5 337 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
1	5. We, the jury, have answered "Yes" to one or more of the following questions with respect to the following defendants:					
2	a. Section IV, Question 1 (Violations of the Bane Act)					
3	i. Steve Buress:					
4	ii. Craig Middlekauff:					
5						
6	iii. Nick Richards:					
7	b. Section V, Question 2 (Negligence)					
8	i. Steve Buress:					
9	ii. Craig Middlekauff:					
10	iii. Nick Richards:					
11	c. Section VI, Question 3 (Battery by a Peace Officer)					
12	i. Steve Buress:					
13	ii. Craig Middlekauff:					
14	iii. Nick Richards:					
15	d. Section VII, Question 6 (Assault)					
16	i. Steve Buress:					
17	ii. Craig Middlekauff:					
18						
19	iii. Nick Richards:					
20	e. Section VIII, Question 4 (Intentional Infliction of Emotional Distress)					
21	i. Steve Buress:					
22	ii. Craig Middlekauff:					
23	iii. Nick Richards:					
24	f. Section IX, Question 5 (Violations of the Ralph Act)					
25	i. Steve Buress:					
26	ii. Craig Middlekauff:					
27	iii. Nick Richards:					
28						

If you checked any question for any defendant under Question 5, go to Question 6 and answer as to each of the officers whom you checked If not, stop here, answer no further questions, and have the foreperson sign and date this form.

5. Did the officer(s) engage in malice, oppression, or fraud with respect to any of the listed claims for which you answered "Yes" above?

i.	Steve Buress:	Yes		No	
ii.	Craig Middlekauff:		Yes _		No
iii.	Nick Richards:	_ Yes		No	

If you checked "Yes" for any defendant under Question 5, then answer Question 6. If not, stop here, answer no further questions, and have the foreperson sign and date this form.

6. What amount, if any, do you award in punitive damages?

Steve Buress: \$	
Craig Middlekauff: \$	
Nick Richards: \$	

Have the foreperson sign and date this form.

Signed: Dated: