

1741 PERSONAL INJURIES: NEGLIGENCE IN INFORMING THE PATIENT

If you have determined that (physician, chiropractor, dentist, optometrist, podiatrist) was negligent in informing (patient), you will insert as your answer to (damage question) the amount of money which, under the evidence, will reasonably and fairly compensate (patient) for the injuries suffered by (patient) as a result of (physician, chiropractor, dentist, optometrist, podiatrist)'s negligence.

(Add appropriate personal injury damage instructions.)

COMMENT

This instruction and comment were approved in 1978 (as JI-Civil 1751). They were retitled and renumbered in 1998. The instruction and comment were revised in 2014. See also Wis JI-Civil 1023.2.

If there is more than one claim, this instruction should refer to the subdivision of the damage question which asks about damages for negligence in informing the patient.