

IN THE UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF OKLAHOMA

IN RE: )  
COX ENTERPRISES, INC., )  
SET-TOP CABLE )  
TELEVISION BOX )  
ANTITRUST LITIGATION )  
\_\_\_\_\_ )

RICHARD HEALY, )  
 )  
Plaintiff, )  
 )  
vs. )  
 )  
COX COMMUNICATIONS, )  
INC., )  
 )  
Defendant, )

Case No. ML-12-2048-C

**VERDICT FORM**

We, the jury, empaneled and sworn in the above entitled cause, do, upon our oaths,  
find as follows:

(1) Has Defendant sold "Premium Cable" in the Oklahoma City subsystem only on the  
condition that Plaintiff also lease a set-top box from Defendant or has Defendant coerced  
Plaintiff into leasing a set-top box? [If the answer to either part of this question is yes, you  
should answer it yes.]

Circle one:      **YES**      NO

(2) Is "Premium Cable" a relevant product market and, if so, has Defendant had sufficient  
market power in the Oklahoma City subsystem in the market for "Premium Cable" to enable  
it to restrain trade in the market for set-top boxes?

Circle one:

YES

NO

(3) Has the alleged tying arrangement foreclosed a substantial volume of commerce in the Oklahoma City subsystem to other sellers or potential sellers of set-top boxes in the market for set-top boxes?

Circle one:

YES

NO

(4) Was Plaintiff injured in his business or property because of the alleged tying arrangement?

Circle one:

YES

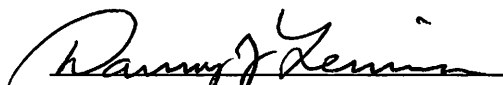
NO

If you answered "YES" to Questions 1-4, proceed to Question 5. If you answered "NO" to any of Questions 1-4, stop.

(5) What amount of damages, if any, is the Plaintiff class entitled to recover?

\$ 6.313 MILLION

10/29/2015  
Date

  
Presiding Juror