I.R.C.P. 49. Verdicts

Idaho Rules of Civil Procedure Rule 49. Verdicts.

idulio Rules di Givii i roccuule Rule 40. Verulots.	
(a)	Special Verdict.
	In General. The court may require a jury to return only a special verdict in the form of a special written finding on h issue of fact. The court may do so by:
(A)	submitting written questions that may be answered by a categorical or other brief response;
(B)	submitting written forms of the special findings that might properly be made under the pleadings and evidence; o
(C)	using any other method that the court considers appropriate.
٠,,	Instructions. The court must give the instructions and explanations necessary to enable the jury to make its ings on each submitted issue.
evic part	Issues Not Submitted. A party waives the right to a jury trial on any issue of fact raised by the pleadings or dence but not submitted to the jury unless, before the jury retires, the party demands its submission to the jury. If the y does not demand submission, the court may make a finding on the issue. If the court makes no finding, it is sidered to have made a finding consistent with its judgment on the special verdict.
(b)	General Verdict with Answers to Written Questions.
٠,,	In General. The court may submit to the jury forms for a general verdict, together with written questions on one or re issues of fact that the jury must decide. The court must give the instructions and explanations necessary to

(2) Verdict and Answers Consistent. When the general verdict and the answers are consistent, the court must direct the entry of an appropriate judgment on the verdict and answers. Answers Inconsistent with the Verdict. When the answers are consistent with each other but one or more is inconsistent with the general verdict, the court may:

enable the jury to render a general verdict and answer the questions in writing, and must direct the jury to do both.

(A)	direct the entry of an appropriate judgment according to the answers, notwithstanding the general verdict;
(B)	direct the jury to further consider its answers and verdict; or
(C)	order a new trial.
one	Answers Inconsistent with Each Other and the Verdict. When the answers are inconsistent with each other and or more is also inconsistent with the general verdict, judgment must not be entered; instead, the court must direct jury to further consider its answers and verdict, or must order a new trial.
(Ac	dopted March 1, 2016, effective July 1, 2016.)
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