**13-1832. Nominal damages.**

If you find that \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*plaintiff*) has established a right to recover from \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*defendant*) but that \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*plaintiff*) has suffered [no harm], [insignificant harm], [or] [damages that cannot be ascertained], you may award [him] [her] [it] nominal damages. Nominal damages are a trivial sum of money, usually one cent or one dollar, awarded to a party who has established a right to recover but has not established that [he] [she] [it] is entitled to compensatory damages.

USE NOTES

This instruction should not be used when the cause of action requires proof of actual damages.

[Adopted effective, January 1, 1999.]