QUESTION 1 THE ANSWER TO THIS QUESTION SHOULD GO IN BLUEBOOK I OR IN EXAMPLIFY ANSWER SCREEN 1

At age 21, Bob and John had graduated from college and were looking for ways to make a living. Being fans of social media, the two agreed that they would create videos and post them on-line to see how much money they could make. In order to make money on social media, they needed to attract the public's attention. They decided to record daring stunts, and John came up with the perfect one: John would shoot an arrow at an apple resting on Bob's head, and they would title it "Return to Robin Hood."

Bob was not fond of the stunt idea, mostly because he didn't want the apple shot off his head. But after discussing it more with John, who was the better archer of the two, he reluctantly agreed to perform the stunt. Thus, with the camera rolling, John took aim and shot at the apple. As the arrow left the bow, it somehow split in half, with one half splitting the apple and the other half hitting Bob in the shoulder. Unfortunately for Bob, his shoulder was severely damaged by the half arrow tearing into his tendons and muscle. But, the video was a great success, as it was seen by millions, including Bob's mom Gloria, who had no idea that the two were performing the stunt. When viewing the video a day after the stunt was performed, Gloria was shocked by both the nature of the injury and the stupidity of the stunt.

As a result of the injury, Bob and Gloria sued John. Bob alleged battery, and Gloria alleged negligent infliction of emotional distress.

Applying Michigan law, set forth the elements for each tort and explain in detail whether Bob and Gloria can succeed on their claims against John.