

VERDICT

We, the jury, return the following verdict:

1. Was there negligence on the part of Defendant Empire which was a legal cause of injury to Plaintiff Colin Lacy?

YES  NO

If your answer to question 1 is NO, your verdict is for Defendant Empire, and you should not proceed further except to date and sign this verdict form and return it to the courtroom. If your answer to question 1 is YES, please answer question 2.

2. Was there negligence on the part of Plaintiff Colin Lacy which was a legal cause of his injury?

YES  NO

Please answer question 3.

3. Was the seatbelt which was manufactured by IMMI defective, and if so, was that defect a contributing legal cause of injury to Plaintiff Colin Lacy?

Please answer question 4.

YES  NO

4. Did DTNA equip the subject truck with a defective seatbelt, and if so, was that defect a contributing legal cause of injury to Plaintiff Colin Lacy?

Please answer question 5.

YES  NO

5. Was FCC, Plaintiff Colin Lacy's employer, negligent in hiring and supervising Plaintiff Colin Lacy, and if so, was that defect a contributing legal cause of injury to Plaintiff Colin Lacy?

Please answer question 6.

YES  NO

6. State the percentage of any negligence [or fault], which was a legal cause of injury to Plaintiff Colin Lacy that you charge to:

Defendant Empire	<u>80</u> %	
Plaintiff Colin Lacy	<u>0</u> %	<u>100</u> %
IMMI	<u>20</u> %	
DTNA	<u>0</u> %	
FCC	<u>0</u> %	

Total must be 100%

(Note: For any response of "NO" to questions 2, 3, 4, or 5, place a zero as to that person or entity in answering question 6.)

In determining the amount of damages, do not make any reduction because of the negligence, if any, of Plaintiff Colin Lacy or the negligence of IMMI, DTNA, or FCC. If you find that Plaintiff Colin Lacy or IMMI, DTNA, and/or FCC were negligent, the court in entering judgment will make an appropriate reduction in the damages awarded.

Please answer question 7.

7. What sum of money, if paid now in cash, would fairly and reasonably compensate Plaintiff Colin Lacy for his damages, if any, resulting from the occurrence in question?

Consider the elements of damages listed below and none other. Consider each element separately. Do not award any sum of money on any element if you have otherwise, under some other element, awarded a sum of money for the same loss. That is, do not compensate twice for the same loss, if any. Do not include interest on any amount of damages you find.

Answer separately, in dollars and cents, for damages, if any.

a. Medical expenses sustained in the past?

ANSWER: \$ 1,000,000.00

b. Medical expenses, which in reasonable probability, will be sustained in the future?

ANSWER: \$ 3,000,000.00

c. Lost wages sustained in the past.

ANSWER: \$ 197,856.00

d. Lost wages, which in reasonable probability, will be sustained in the future?

ANSWER: \$ 1,600,000.00

e. Pain and suffering, disability, physical impairment, disfigurement, mental anguish, inconvenience or physical defect, or loss of capacity for the enjoyment of life, which the Plaintiff Colin Lacy has sustained in the past.

ANSWER: \$ 8,000,000.00

Please review Questions 8-9.

8. Under the circumstances of this case, state whether you find by clear and convincing evidence that punitive damages are warranted against Defendant Empire Truck Sales, LLC.

YES



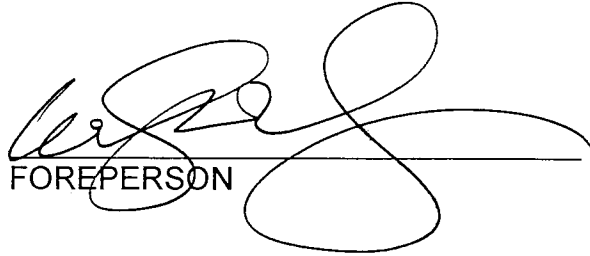
NO

If your answer to the preceding question is NO, you should not answer the next question.

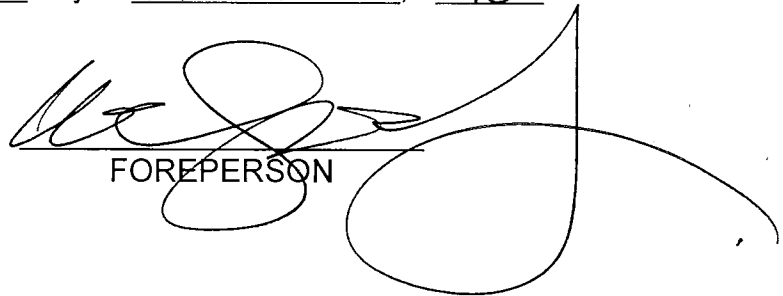
9. What is the total amount of punitive damages, if any, which you would find by the greater weight of evidence, should be assessed against Defendant Empire Truck Sales, LLC?

\$ 5,000,000.00

\$ 18,797,856.<sup>00</sup>

  
FOREPERSON

SO SAY WE ALL, this 20<sup>th</sup> day of MARCH, 2015.

  
FOREPERSON