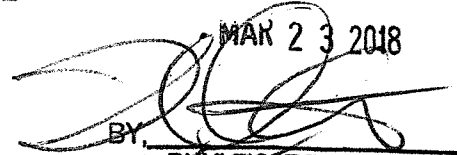


ORIGINAL

FILED IN OPEN COURT
STEVEN D. GRIERSON
CLERK OF THE COURT

MAR 23 2018

BY: 
PHYLLIS KIRBY, DEPUTY

21340

DISTRICT COURT
CLARK COUNTY, NEVADA

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KEON KHIABANI and ARIA KHIABANI,
minors, by and through their guardian,
MARIE-CLAUDE RIGAUD; SIAMAK
BARIN, as executor of the ESTATE OF
KAYVAN KHIABANI, M.D., (Decedent);
the ESTATE OF KAYVAN KHIABANI, M.D.
(Decedent); SIAMAK BARIN, as executor
of the ESTATE OF KATAYOUN BARIN, DDS
(Decedent); and the Estate of KATAYOUN
BARIN, DDS (Decedent),

Plaintiffs,

vs.

MOTOR COACH INDUSTRIES, INC., et. al.

Defendant.

Case No. A755977

Dept. No. 14

SPECIAL VERDICT

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We the jury return the following verdict:

LIABILITY

1) Is MCI liable for defective design (Was there a right-side blind spot that made the coach unreasonably dangerous and a legal cause of Dr. Khiabani's death)?

Yes _____ No ✓

2) Is MCI liable for defective design (Did the lack of proximity sensor(s) make the coach unreasonably dangerous and a legal cause of Dr. Khiabani's death)?

Yes _____ No ✓

3) Is MCI liable for defective design (Did the lack of a rear-wheel protective barrier make the coach unreasonably dangerous and a legal cause of Dr. Khiabani's death)?

Yes _____ No ✓

4) Is MCI liable for defective design (Did the aerodynamic design of the coach make it unreasonably dangerous and a legal cause of Dr. Khiabani's death)?

Yes _____ No ✓

5) Did MCI fail to provide an adequate warning that would have been acted upon?

Yes ✓ No _____

1 If you answered "Yes" to any of the above liability questions, fill in the amount
2 of compensation that you deem appropriate for each Plaintiff's compensatory
3 damages arising from the death of Dr. Kayvan Khiabani:
4

5
6 COMPENSATORY DAMAGES

7 KEON KHIABANI DAMAGES

8 Past Grief and Sorrow, Loss of Companionship,
9 Society, and Comfort \$ 1,000,000.00

10 Future Grief and Sorrow, Loss of Companionship,
11 Society, and Comfort \$ 7,000,000.00

12 Loss of Probable Support \$ 1,200,000.00

13
14 TOTAL \$ 9,200,000.00

15
16 ARIA KHIABANI DAMAGES

17 Past Grief and Sorrow, Loss of Companionship,
18 Society, and Comfort \$ 1,000,000.00

19 Future Grief and Sorrow, Loss of Companionship,
20 Society, and Comfort \$ 5,000,000.00

21 Loss of Probable Support \$ 1,000,000.00

22 TOTAL \$ 7,000,000.00

23
24 THE ESTATE OF KATY BARIN DAMAGES

25 Grief and Sorrow, Loss of Companionship,
26 Society, Comfort, and Consortium suffered by
27 Katy Barin before her October 12, 2017 death \$ 1,000,000.00

1 Loss of Probable Support before her
2 October 12, 2017 death \$ 500,000.00

3 TOTAL \$ 1,500,000.00

4
5 DAMAGES TO BE DIVIDED AMONG THE HEIRS

6 Pain and Suffering of Kayvan Khiabani \$ 1,000,000.00

7 Disfigurement of Kayvan Khiabani \$ 0

8
9 TOTAL \$ 1,000,000.00

10
11 THE ESTATE OF KAYVAN KHIABANI COMPENSATORY DAMAGES

12 Medical and Funeral Expenses \$ 46,003.62

13 If you answered "Yes" on any of the above liability questions, you must also deter-
14 mine Plaintiffs' claim for punitive damages against MCI:
15

16 **PUNITIVE DAMAGES**

17 Is MCI liable for punitive damages?

18 Yes _____ No _____
19

20 If so, for which of the following defect(s) do you find MCI liable for punitive dam-
21 ages?
22

23 1) Right-side blind spot?

24 Yes _____ No _____

25 2) Proximity sensor(s)?

26 Yes _____ No _____
27

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3) Rear-wheel protective barrier?

Yes _____ No _____

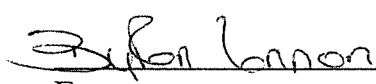
4) Aerodynamic design?

Yes _____ No _____

5) Failure to warn?

Yes _____ No _____

Dated this 23 day of March, 2018.



Foreperson