

ORIGINAL

1 VERD

FILED IN OPEN COURT
EDWARD A. FRIEDLAND
CLERK OF THE COURT

2
3 DISTRICT COURT
4 CLARK COUNTY, NEVADA

MAY 08 2009

BY: *Sandra Jeter*
SANDRA JETER, DEPUTY

5 PATRICIA PENIX and AARON
6 ALLISON, by and through his guardian ad
7 litem, PATRICIA PENIX,

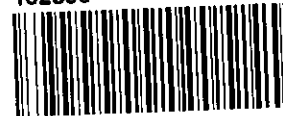
Case No.: A536827
Department V

8 Plaintiffs,

9 v.

10 NATHAN DANIEL MARTIN; WILSON
11 LOGISTICS NEVADA, INC.; DOES I
12 through V; and ROE CORPORATIONS
13 VI through X, inclusive

07A536827
102590



14 Defendants.

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17 JURY VERDICT FOR PLAINTIFF AGAINST DEFENDANTS WILSON
18 LOGISTICS NEVADA, INC. AND NATHAN MARTIN

19 We, the jury in the above entitled action, find for the Plaintiff PATRICIA PENIX
20 and against the Defendants NATHAN MARTIN and WILSON LOGISTICS NEVADA,
21 INC., for their negligent conduct and without reduction for Plaintiff's comparative
22 negligence, if any, and assess the total amount of the Plaintiff's damages as follows:

23	Past Pain, Suffering and	
24	Loss of Enjoyment of Life	\$ <u>2,000,000.00</u>
25	Future Pain, Suffering and	
26	Loss of Enjoyment of Life	\$ <u>3,000,000.00</u>
27	Past Medical Expenses	\$ <u>130,000.00</u>
28	Future Medical Expenses	\$ <u>745,000.00</u>

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Past Lost Wages	\$ <u>73,300.00</u>
Future Loss of Income	\$ <u>552,000.00</u>
Total	\$ <u>6,500,300.00</u>

COMPARATIVE NEGLIGENCE

Having found for the Plaintiff and against the Defendants, we further find on the issue of comparative negligence:

1. The percentage of negligence on the part of the Plaintiff, which was a proximate cause of this Plaintiff's injury was..... ~~0~~ %

2. The percentage of negligence, on the part of the defendant's, which was a proximate cause of the Plaintiff's injury was 100 %

TOTAL 100 %

DATED this 8th day of MAY, 2009.

[Signature]
FOREMAN