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Dec 27 2024

SC Court of Appeals

(STATE OF SOUTH CAROLINA)	IN THE COURT OF COMMON PLEAS
)	
COUNTY OF RICHLAND)	FIFTH JUDICIAL CIRCUIT
)	
Michael L Perry and Lonnie L Long,)	C/A No. 2023-CP-40-04072
)	
)	
Plaintiffs,)	
)	
v.)	VERDICT FORM
)	
)	
Johnson & Johnson and American)	
International Industries et al,)	
)	
Defendants.)	
)	

RICHLAND COUNTY
 FILED
 2024 AUG 19 AM 9:05
 JEANETTE W. MCBRIDE
 C.C.P., G.S., & F.C.

VERDICT FORM

NEGLIGENCE

1. We, the jury, find that Defendant the Johnson & Johnson entities were negligent, and its negligence was a proximate cause of Plaintiff Michael Perry's injuries:

Yes

No

2. We, the jury, find that Defendant American International Industries (AII), was negligent, and its negligence was a proximate cause of Plaintiff Michael Perry's injuries:

Yes

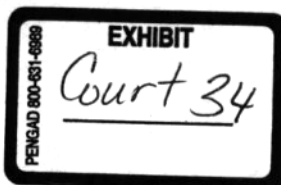
No

STRICT LIABILITY

3. We, the jury, find that Defendant the Johnson & Johnson entities are strictly liable for selling defective products that was a proximate cause of Plaintiff Michael Perry's injuries:

Yes

No



4. We, the jury, find that Defendant American International Industries (AII) is strictly liable for selling defective products that was a proximate cause of Plaintiff Michael Perry's injuries:

Yes

No

FRAUDULENT MISREPRESENTATION

5. We, the jury, find that Defendant the Johnson & Johnson entities engaged in fraudulent misrepresentation in selling its products and that fraudulent misrepresentation was a proximate cause of Plaintiff Michael Perry's injuries:

Yes

No

6. We, the jury, find that Defendant American International Industries (AII) engaged in fraudulent misrepresentation in selling its products and that fraudulent misrepresentation was a proximate cause of Plaintiff Michael Perry's injuries:

Yes

No

DAMAGES

7. If you answered "Yes" to any of Questions 1-6, please state the amount of actual damages that have been proven by the greater weight of the evidence:

Michael Perry's economic loss (past & future) \$ 3,800,000

Michael Perry's other damages (past & future) \$ 19,237,500

Lonnie Long's loss of consortium damages (past & future) \$ 9,618,750

WILLFUL, WANTON OR RECKLESS CONDUCT

8. If you answered "Yes" to Questions 1, 2, 5, or 6, please answer this question as to any Defendant for which you answered "Yes." We, the jury, find by clear and convincing evidence that the conduct of the following Defendants was willful, wanton, or reckless:

Johnson & Johnson

Yes

No

American International Industries (AII)

Yes

No

Foreperson _____

August 15, 2024
Date

STATE OF SOUTH CAROLINA

COUNTY OF RICHLAND

Michael L Perry and Lonnie L Long,

Plaintiffs,

v.

American International Industries et al,

Defendants.

) IN THE COURT OF COMMON PLEAS

) FIFTH JUDICIAL CIRCUIT

) C/A No. 2023-CP-40-04072

PLAINTIFFS' REQUESTED
JURY CHARGES

JEANETTE W. McBRIDE
C.C.P., G.S., & F.C.C.
2024 AUG 19 AM 9:00

RICHLAND COUNTY
FILED

PUNITIVE DAMAGES VERDICT FORM

- 1. As to Plaintiff Michael Perry's claims against Defendant Johnson & Johnson entities for punitive damages, we, the jury, by unanimous consent, find:

for Michael Perry in the amount of \$ 30,000,000 punitive damages
 (\$30 Million)

- 3. As to Plaintiff Michael Perry's claims against Defendant American International Industries for punitive damages, we, the jury, by unanimous consent, find:

for Michael Perry in the amount of \$ 700,000 punitive damages

Foreperson

August 15, 2024
Date

