

STATE OF SOUTH CAROLINA  
COUNTY OF RICHLAND

Troyce Mack,

Plaintiff,

vs.

Gregory Parker, As Special Administrator of  
the Estate of David Joseph Rudd, and Delta  
Plumbing, LLC,

Defendants.

IN THE COURT OF COMMON PLEAS  
FOR THE FIFTH JUDICIAL CIRCUIT

CIVIL ACTION NO.: 2019-CP-40-02129

VERDICT FORM

RECEIVED

AUG 11 2025

SC Court of Appeals

1. Was Defendant Rudd negligent?  
 : YES – Go to Question 2  
 : NO – Stop deliberations
2. Was Defendant Rudd's negligence a proximate cause of the Plaintiff's injuries?  
 : YES – Go to Question 3  
 : NO – Stop deliberations
3. Was the plaintiff negligent?  
 : YES – Go to Question 4  
 : NO – Go to Question 6
4. Was the Plaintiff's negligence a proximate cause of the Plaintiff's injuries?  
 : YES – Go to Question 5  
 : NO – Go to Question 6
5. Was the Plaintiff's negligence greater than fifty percent?  
 : YES – Stop deliberations  
 : NO – Go to Question 6
6. Was Defendant Rudd within the course and scope of his employment or agency for Defendant Delta Plumbing, LLC at the time of the collision?  
 : YES – Go to Question 7  
 : NO – Go to Question 10
7. Was Defendant Rudd an employee of Defendant Delta Plumbing, LLC?  
 : YES – Go to Question 9  
 : NO – Go to Question 8

RICHLAND COUNTY  
FILED  
2025 MAR 14 AM 9:00  
CHARLETTE W. McBRIDE  
CLERK, G.S. 87F

8. Was Defendant Delta Plumbing, LLC negligent in their hiring or supervision of Defendant Rudd relating to the collision?

\_\_\_\_\_ : YES – Go to Question 9

\_\_\_\_\_ : NO – Go to Question 10

9. Using the combined negligence that proximately caused the Plaintiff's injuries as one hundred percent (100%), what percentage of that negligence is attributable to the Plaintiff and what percentage is attributable to the Defendants? [The percentage must add up to 100%. If the Answer to Number 3 is NO, the amount for Plaintiff will be 0%.]

Plaintiff \_\_\_\_\_ %

Defendant Rudd \_\_\_\_\_ %

Defendant Delta Plumbing \_\_\_\_\_ %

Total \_\_\_\_\_ %

10. Using the combined negligence that proximately caused the Plaintiff's injuries as one hundred percent (100%), what percentage of that negligence is attributable to the Plaintiff and what percentage is attributable to the Defendant? [The percentage must add up to 100%. If the Answer to Number 3 is NO, the amount for Plaintiff will be 0%]

Plaintiff 50 %

Defendant Rudd 50 %

Total 100 %

11. Please state the amount of damages, if any, sustained by the Plaintiff

Medical Expenses: \$ 9,220.54

Pain and Suffering: \$ ∅

Loss of Enjoyment of Life: \$ ∅

Alteration of Lifestyle: \$ 1,740.00

Lost Wages: \$ 5,584.80

Permanent Disfigurement: \$ ∅

Mental Anguish: \$ ∅

Total Damages: \$ 16,545.34

12. Did the Defendants act in a grossly negligent, willful, wanton, or reckless manner, by clear and convincing evidence?

: YES – Go to Question 13

: NO – Stop Deliberations

13. The amount of punitive damages that are appropriate and that have been proven by the greater weight of the evidence are:

\_\_\_\_\_

I certify that these are the unanimous decisions of the jury.

\_\_\_\_\_  
Jury Foreperson

\_\_\_\_\_

March 13, 2025