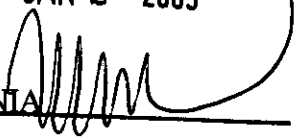


FILED
SUPERIOR COURT OF CALIFORNIA
COUNTY OF RIVERSIDE

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF RIVERSIDE- INDIO BRANCH

PATRICIA BEHR, an individual,

Plaintiff

vs.

THOMAS REDMOND,

Defendant.

Case No. INC 052881

SPECIAL VERDICT

We answer the questions submitted to us as follows:

1. Did Patricia Behr become infected with genital herpes from Thomas Redmond?

Yes No

If you answered No, then skip questions 2 through 18 and answer question 19.

If you answered yes, then answer question 2.

2. Did Thomas Redmond inform Patricia Behr prior to them having sexual intercourse that he was infected with genital herpes?

Yes No

If you answered Yes, then skip questions 3 through 18 and answer question 19. If you answered No, then answer question 3.

3. Was Thomas Redmond negligent?

Yes No

If you answered No, then skip questions 4 through 18 and answer question 19. If you answered Yes, then answer the following question.

4. Was Thomas Redmond's negligence a substantial factor in causing harm to Patricia Behr?

Yes No

1 If you answered No, then skip questions 5 through 18 and answer question 19. If you
2 answered Yes, then answer question 5.

3 5. Did Patricia Behr's negligence contribute to her contraction of genital herpes?

4 _____ Yes X No

5 6. Without taking into consideration any reduction of damages due to the negligence of
6 Patricia Behr, what do you find to be the total amount of damages, including economic and non-
7 economic damages, if any, suffered by Patricia Behr caused by the negligent transmission of
8 genital herpes to her by Thomas Redmond?

9 Answer: (a) Past economic loss

10 Medical expenses \$ 3600.00

11 (b) Future economic loss

12 Medical expenses \$ 2,500,000.00

13 (c) Past noneconomic loss, including

14 physical pain/mental suffering \$ 500,000.00

15 (d) Future noneconomic loss, including

16 physical pain/mental suffering \$ 1,000,000.00

17 7. Answer this question ONLY if you answered Yes to question 5: 100% represents
18 the total negligence that was the cause of Patricia Behr's injury and damages. What percentage
19 do you attribute to Thomas Redmond and what percentage do you attribute to Patricia Behr?

20 Answer: To Thomas Redmond _____%

21 Answer: To Patricia Behr _____%

22 TOTAL 100%

23 ANSWER EACH OF THE NEXT QUESTIONS(UNLESS TOLD NOT TO ABOVE):

24 8. Did Thomas ^{Redmond}Behr fraudulently conceal his genital herpes from Patricia Behr before he
25 had sexual intercourse with her?

26 X Yes _____ No

1 9. With regard to his sexual relationship with Patricia Behr, was Thomas Redmond's
2 conduct outrageous?

3 Yes No

4 10. Did Thomas Redmond intend to cause Patricia Behr emotional distress or act with
5 reckless disregard of the probability that she would suffer emotional distress?

6 Yes No

7 11. Did Patricia Behr suffer severe emotional distress?

8 Yes No

9 If you answered question 11 No, do not answer question 12. If you answered question 11
10 Yes, then answer question 12.

11 12. Was Thomas Redmond's conduct a substantial factor in causing Patricia Behr's
12 severe emotional distress?

13 Yes No

14 13. Did Thomas Redmond touch Patricia Behr with the intent to harm or offend her?

15 Yes No

16 If you answered question 13 No, do not answer question 14. If you answered question 13
17 Yes, then answer question 14:

18 14. Did Patricia Behr consent to be touched?

19 Yes No

20 If you answered question 14 Yes, do not answer question 15. If you answered question
21 14 No, then answer question 15:

22 15. Was Patricia Behr harmed or offended by the touching?

23 Yes No

24 If you answered question 15 No, do not answer question 16. If you answered question 15
25 Yes, then answer question 16:

26

1 16. Would a reasonable person in Patricia Behr's situation have been offended by the
2 touching?

3 X Yes No

4 17. If you answered any of questions 8, 9, 10, 12 or 16 Yes, what do you find to be the
5 total amount of damages, including economic and non-economic damages, if any, suffered by
6 Patricia Behr as the result thereof:

7 Answer: (a) Past economic loss
8 Medical expenses \$ 3600.00

9 (b) Future economic loss
10 Medical expenses \$ 2,500,000.00

11 (c) Past noneconomic loss, including
12 physical pain/mental suffering \$ 500,000.00

13 (d) Future noneconomic loss, including
14 physical pain/mental suffering \$ 1,000,000.00

15 18. If you answered any of questions 8, 9, 10, 12 or 16 Yes, then answer the following
16 question: Is Patricia Behr entitled to a judgment for punitive damages (the amount of which will
17 be calculated later)?

18 X Yes No

19 19. Did Thomas Redmond intend to loan or intend to give the BMW automobile to
20 Patricia Behr?

21 Loan X Gift

22
23 Signed: Nancy Alguire
Presiding Juror

24 Dated: January 27, 2009
25
26