

RANDY A. WOLFGANG & STACEY
WOLFGANG, his wife
Plaintiffs

vs.

BRADFORD REGIONAL MEDICAL
CENTER; P. HENRI LAMOTHE, M.D.;
PAUL B. KIRSCH, M.D.
Defendants

: IN THE COURT OF COMMON PLEAS
: OF McKEAN COUNTY, PENNSYLVANIA
:
:
: CIVIL DIVISION
:
: DOCKET # 883 CD 2017
:

VERDICT

WE THE JURY, empaneled to try the issue between RANDY & STACE WOLFGANG versus BRADFORD REGIONAL MEDICAL CENTER, P. HENRI LAMOTHE, M.D., and PAUL B. KIRSCH M.D., do find the following:

1. Do you find that the conduct of any of the Defendants fell below the applicable standard of medical care regarding the care and treatment of Plaintiff Randy A. Wolfgang? That is, were any of the Defendants negligent?

P. Henri Lamothe, M.D.

YES NO

Paul B. Kirsch, M.D.

YES NO

If you answer Question 1 "NO" as to all the Defendants, you should not answer any further questions and you should sign and date the Verdict Slip and advise the tipstaff that you have reached a verdict.

2. For each Defendant you answered "YES" to in Question 1, meaning each Defendant that you found to be negligent, was the Defendant's negligence a factual cause in bringing about the harm to Plaintiff Randy A. Wolfgang?

P. Henri Lamothe, M.D.

YES NO

Paul B. Kirsch, M.D.

YES NO

If you answer Question 2 "NO" as to all the Defendants, you should not answer any further questions and you should sign and date the Verdict Slip and advise the tipstaff that you have reached a verdict.

3. Was Plaintiff Randy A. Wolfgang negligent?

YES NO

4. IF, AND ONLY IF, you answered "YES" to Question 3, was Plaintiff Randy A. Wolfgang's negligence a factual cause in bringing about harm to Plaintiff Randy A. Wolfgang? If you answered "NO" to Question 3, please proceed to Question 5.

YES NO

5. For each Defendant you answered "YES" to in Questions 1 & 2, state the percentage of causal harm attributable to that Defendant. For any Defendant that you did not answer "YES" to in Questions 1 & 2, please write "N/A" in the blank. If you answered "YES" to Questions 3 & 4, state the percentage of causal harm attributable to Plaintiff Randy A. Wolfgang. If you answered "NO" to Questions 4 & 5, please write "N/A" in the blank for Plaintiff Randy A. Wolfgang. The total must equal 100%.

P. Henri Lamothe, M.D. 10 %

Paul B. Kirsch, M.D. 89 %

Randy A. Wolfgang 1 %

TOTAL 100 %

If you answer that Plaintiff Randy A. Wolfgang is greater than or equal to fifty percent (50%) liable, you should not answer any further questions and you should sign and date the Verdict Slip and advise the tipstaff that you have reached a verdict.

6. State the amount of damages sustained by Randy A. Wolfgang as a result of the Defendants' negligence.

Past Noneconomic Losses	<u>1 Million</u>
Future Noneconomic Losses	<u>2.25 Million</u>

Once you have completed the verdict slip, please advise the tipstaff that you have reached a verdict.

DATE: 6/28/2003

FOREPERSON: Brian D. [Signature]