

JAN 22 2026

BY, Kimberly Liening
KIMBERLY LIENING, DEPUTY

DISTRICT COURT

CLARK COUNTY, NEVADA

AUTUMN CARVER, individually and as Natural
Mother of OWEN CARVER, WYATT CARVER,
GRANT CARVER, and HINCKLEY CARVER,
minors,

Plaintiffs,

vs.

DANIEL TERRAZAS-LOZANO,

Defendants.

CASE NO.: A-24-885966-C
DEPT. NO.: 11

SPECIAL VERDICT FORM

We the jury in the above-entitled action answer the questions submitted to us as follows:

Question No. 1: What Damages, if any, do you find Autumn Carver has suffered and/or will suffer as a result of Defendant Daniel Terrazas-Lozano's negligence in the subject incident in the following categories:

Autumn Carver's past medical damages and
loss of household services:

\$ 216,440.49

Autumn Carver's future medical damages and
loss of household services:

\$ 175,000

Autumn Carver's past Pain, Suffering,
Anguish, Disability, Disfigurement, and Loss of
Enjoyment of Life:

\$ 400,000

Autumn Carver's future Pain, Suffering,
Anguish, Disability, Disfigurement, and Loss of
Enjoyment of Life:

\$ 458,559.51

1 **Question No. 2:** What Damages, if any, do you find Owen Carver has suffered and/or will suffer
2 as a result of Defendant Daniel Terrazas-Lozano's negligence in the subject incident in the following
3 categories:

4 Owen Carver's past Pain, Suffering,
5 Anguish, Disability, Disfigurement, and Loss of
6 Enjoyment of Life:

\$ 50,000

7 Owen Carver's future Pain, Suffering,
8 Anguish, Disability, Disfigurement, and Loss of
9 Enjoyment of Life:

\$ 100,000

10 **Question No. 3:** What Damages, if any, do you find Wyatt Carver has suffered and/or will suffer
11 as a result of Defendant Daniel Terrazas-Lozano's negligence in the subject incident in the following
12 categories:

13 Wyatt Carver's future medical damages:

\$ 230,500

14 Wyatt Carver's past Pain, Suffering,
15 Anguish, Disability, Disfigurement, and Loss of
16 Enjoyment of Life:

\$ 250,000

17 Wyatt Carver's future Pain, Suffering,
18 Anguish, Disability, Disfigurement, and Loss of
19 Enjoyment of Life:

\$ 250,000

20 **Question No. 4:** What Damages, if any, do you find Grant Carver has suffered and/or will suffer
21 as a result of Defendant Daniel Terrazas-Lozano's negligence in the subject incident in the following
22 categories:

23 Grant Carver's future medical damages:

\$ 29,750

24 Grant Carver's past Pain, Suffering,
25 Anguish, Disability, Disfigurement, and Loss of
26 Enjoyment of Life:

\$ 50,000

27 Grant Carver's future Pain, Suffering,
28 Anguish, Disability, Disfigurement, and Loss of
29 Enjoyment of Life:

\$ 100,000

1 **Question No. 5:** What Damages, if any, do you find Hinckley Carver has suffered and/or will
2 suffer as a result of Defendant Daniel Terrazas-Lozano's negligence in the subject incident in the
3 following categories:

4 Hinckley Carver's future medical damages:

\$ 145,000

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6 Hinckley Carver's past Pain, Suffering,
7 Anguish, Disability, Disfigurement, and Loss of
8 Enjoyment of Life:

\$ 150,000

9 Hinckley Carver's future Pain, Suffering,
10 Anguish, Disability, Disfigurement, and Loss of
11 Enjoyment of Life:

\$ 150,000

12 **Question No. 6:** Do you find by clear and convincing evidence that punitive damages should be
13 assessed against Defendant Daniel Terrazas-Lozano for him willfully consuming or using alcohol or
14 another controlled substance and thereafter operating a motor vehicle and thereafter causing actual harm
15 to Plaintiffs by operating a motor vehicle in violation of NRS 484C.110?

16 Answer:

Yes X

No _____

17 **Question No. 7:** Do you find by clear and convincing evidence that Defendant Daniel Terrazas-
18 Lozano acted with oppression, malice, and/or a conscious disregard for the rights or safety of others in
19 causing Plaintiffs' damages, warranting an award of punitive damages?

20 Answer:

Yes X

No _____

21
22
23 Signed:


24 Forperson

25
26 Dated:

01/22/2026