

JAN 22 2026

BY, *Kimberly Liening*
KIMBERLY LIENING, DEPUTY

1
2 DISTRICT COURT
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5 CLARK COUNTY, NEVADA
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7 AUTUMN CARVER, individually and as Natural
8 Mother of OWEN CARVER, WYATT CARVER,
9 GRANT CARVER, and HINCKLEY CARVER,
10 minors,

11 Plaintiffs,

12 vs.

13 DANIEL TERRAZAS-LOZANO,

14 Defendants.

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

17 **SPECIAL VERDICT FORM**

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

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

22 Autumn Carver's past medical damages and
23 loss of household services: \$ 216,440.49

24 Autumn Carver's future medical damages and
25 loss of household services: \$ 175,000

26 Autumn Carver's past Pain, Suffering,
27 Anguish, Disability, Disfigurement, and Loss of
28 Enjoyment of Life: \$ 400,000

29 Autumn Carver's future Pain, Suffering,
30 Anguish, Disability, Disfigurement, and Loss of
31 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

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

\$150,000

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

\$150,000

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

14 Answer:

Yes X

No _____

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

18 Answer:

Yes X

No _____

19 Signed: ashley dth
20 Foreperson

21 Dated: 01/22/2026