

TIM MILLER, Individually and as
Surviving Parent of LAURA LYNN
MILLER, Deceased,

Plaintiff,

v.

CLYDE EDWIN HEDRICK,

Defendant.

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IN THE DISTRICT COURT OF
GALVESTON COUNTY, TEXAS
56th JUDICIAL DISTRICT

FINAL DEFAULT JUDGMENT

On July 11, 2022, this case was called for trial. Plaintiff Tim Miller, individually and as surviving parent of the Laura Lynn Miller, deceased (referred to as “Miller”) appeared in person and through his attorney. Defendant Clyde Edwin Hedrick (referred to as “Hedrick”) had notice of the trial setting but did not attend. Miller moved for default judgment. The Court determined it had jurisdiction over the subject matter and the parties in this proceeding. After considering the pleadings, the papers on file in this case, and the evidence Miller presented on liability and damages, the Court

GRANTS Miller’s motion for default judgment. Accordingly, the Court

RENDERS judgment for Plaintiff Tim Miller, individually and as surviving parent of Lauran Lynn Miller, deceased, and

ORDERS that Miller recover the following from Hedrick:

1. actual damages in the amount of Eleven Million Five Hundred Twenty Thousand and No/Hundredths Dollars (\$11,520,000.00), which includes:

<u>\$50,000.00</u>	future pecuniary loss, including the loss of care, maintenance, support and contributions of pecuniary value to Tim Miller, individually;
<u>\$200,000.00</u>	past loss of companionship and society to Tim Miller, individually;
<u>\$500,000.00</u>	future loss of companionship and society to Tim Miller, individually;
<u>\$2,000,000.00</u>	past mental anguish to Tim Miller, individually;
<u>\$3,000,000.00</u>	future mental anguish to Tim Miller, individually;
<u>\$5,000,000.00</u>	physical pain and mental anguish to Tim Miller as surviving parent of Laura Lynn Miller, deceased;
<u>\$750,000.00</u>	future pecuniary loss to Tim Miller as surviving parent of Laura Lynn Miller, deceased;
<u>\$20,000.00</u>	funeral and burial expenses to Tim Miller as surviving parent of Laura Lynn Miller, deceased;

2. exemplary damages in the amount of Ten Million and No/Hundredths Dollars (\$10,000,000.00);
3. prejudgment interest on actual damages in the past awarded at the rate of five percent (5.00%) from August 25, 2014, until the date of this judgment, in the amount of Two Million Eight Hundred Forty-Five Thousand Four Hundred Seventy-One and Fifty-Six/Hundredths Dollars (\$2,845,471.23);
4. court costs;
5. postjudgment interest on all of the above at the rate of 5.00%, compounded annually, from the date this judgment is rendered until all amounts are paid in full.

This is a FINAL DEFAULT JUDGMENT and disposes of all claims and all parties and is appealable. Additionally, the Court

ORDERS execution to issue for this judgment.

Date

Lonnie Cox
Judge, 56th District Court