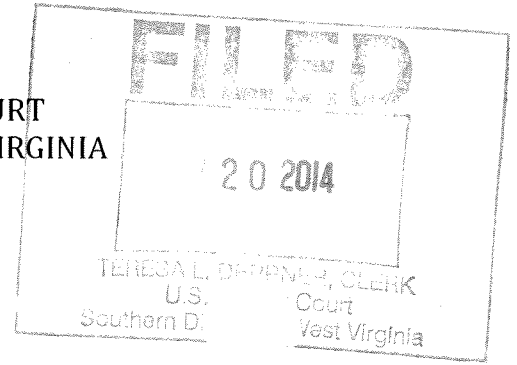


IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION



JACQUELYN TYREE, et al.,
Plaintiffs,

v.
BOSTON SCIENTIFIC CORPORATION,
Defendant.

CIVIL ACTION NO. 2:12-cv-08633

VERDICT FORM FOR CAROL CAMPBELL

We the jury, by a preponderance of the evidence, unanimously answer the following special interrogatories:

DESIGN DEFECT

1) Has Plaintiff Carol Campbell proven that there was a defect in the design of the Obtryx device?

 ✓ YES NO

If you answered YES to Question 1, proceed to Question 2. If you answered NO, proceed to Question 3.

2) Has Plaintiff Carol Campbell proven that the design defect in the Obtryx device proximately caused or contributed to the injury complained of by her?

 ✓ YES NO

FAILURE TO WARN

3) Has Plaintiff Carol Campbell proven that Boston Scientific's warnings provided to her implanting surgeon, Dr. Subhash Bhanot, were inadequate?

YES

NO

If you answered YES to Question 3, proceed to Question 4. If you answered NO, proceed to Question 5.

4) Has Plaintiff Carol Campbell proven that Boston Scientific's lack of adequate warning proximately caused or contributed to the injury complained of by her?

YES

NO

NEGLIGENCE

5) Has Plaintiff Carol Campbell proven that Boston Scientific was negligent in connection with designing the Obtryx and/or providing adequate warnings?

YES

NO

If you answered YES to Question 5, proceed to Question 6. If you answered NO, please skip Question 6.

6) Has Plaintiff Carol Campbell proven that Boston Scientific's negligence proximately caused or contributed to the injury complained of by her?

YES

NO

IF YOU ANSWERED "NO" TO EVERY QUESTION ABOVE THAT REQUIRED YOUR RESPONSE, DO NOT ANSWER THE REMAINING INTERROGATORIES. PLEASE SIGN AND DATE THE FORM AND TELL THE COURT SECURITY OFFICER THAT YOU HAVE REACHED A VERDICT.

IF YOU ANSWERED "YES" TO QUESTIONS 5 AND 6, PLEASE PROCEED TO QUESTION 7. OTHERWISE, PROCEED TO QUESTION 9.

7) Does the jury find that Plaintiff Carol Campbell was negligent with respect to her injury?

YES _____

NO _____

If you answered NO to Question 7, proceed to Question 9. If you answered YES, it is necessary that you apportion a percentage of negligence to the plaintiff, Carol Campbell, and to the defendant, Boston Scientific.

8) State the percentage of fault or negligence of Plaintiff Carol Campbell and the percentage of fault or negligence of Boston Scientific. When added together, these percentages must equal 100%.

Plaintiff Carol Campbell _____ %

Defendant Boston Scientific _____ %

If you answered that Carol Campbell's negligence was less than 50 percent OR if you answered YES to both Questions 1 and 2 OR if you answered YES to both Questions 3 and 4, proceed to Question 9.

DAMAGES

9) What amount of damages has Plaintiff Carol Campbell proven?

a) For past pain, suffering, mental anguish, disability, or loss of enjoyment of life, if any

\$ 250,000.00

b) For pain, suffering, mental anguish, disability, or loss of enjoyment of life that, to a reasonable degree of certainty, will be sustained in the future, if any

\$ 3,000,000.00

TOTAL \$ 3,250,000.00

10) Has Plaintiff Carol Campbell proven by a preponderance of the evidence that Boston Scientific's actions showed gross fraud, malice, oppression, or wanton, willful, or reckless conduct, such that this is an appropriate case for an award of punitive damages?

YES

NO

UPON COMPLETION, THE FOREPERSON SHOULD SIGN AND DATE THE VERDICT FORM AND SEND OUT A NOTE THAT YOU HAVE REACHED A VERDICT.

11/20/2014

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✓ FOREPERSON