

SUPERIOR COURT OF THE STATE OF WASHINGTON  
IN AND FOR KING COUNTY

MADONNA MESSINA, as Personal Representative of  
The Estate of Marc Messina, Deceased, and on behalf of  
herself, and ALLEGRA MESSINA, DANIELLA  
MESSINA, and GABRIELLA MESSINA, Beneficiaries  
of The Estate of Marc Messina;

Plaintiff,

v.

ANGUS MACK WALKER and VICKY WALKER, and  
the marital community composed thereof; MC AIR CORP.,  
a Washington corporation a/k/a MC AIR, LLC; and  
OLYMPIC CASCADE CORP., a Washington corporation;

Defendants.

No. 16-2-30032-4 SEA  
CONSOLIDATED

**VERDICT FORM**

We, the jury, answer the following questions submitted by the court:

**QUESTION 1:** Was Angus Walker negligent?

**ANSWER:** YES  NO

(INSTRUCTION: *If you answered "no" to Question 1, do not answer any further questions; sign this verdict. If you answered "yes" to Question 1, answer Question 2.*)

**QUESTION 2:** Was Angus Walker's negligence a proximate cause of the death of Marc Messina?

**ANSWER:** YES   X   NO           

(INSTRUCTION: *If you answered "no" to Question 2, do not answer any further questions; sign this verdict. If you answered "yes" to Question 2, answer Question 3.*)

**QUESTION 3:** Was Mr. Walker acting as a manager of Cascade Technical Services, LLC during all of his negligent conduct that proximately caused Mr. Messina's death?

**ANSWER:** YES            NO   X  

(INSTRUCTION: *If you answered "no" to Question 3, go to Question 4. If you answered "yes" to Question 3, do not answer any further questions; sign this verdict.*)

**QUESTION 4:** Was Angus Walker acting as an agent of one or more of the following entities when he was negligent?

**ANSWER:**

MC Air Corp. YES   X   NO           

Olympic Cascade Corp. YES   X   NO           

(INSTRUCTION: *Proceed to Question 5*)

**QUESTION 5:** Were any of the following people or entities negligent?

**ANSWER:**

Marc Messina YES \_\_\_\_\_ NO  X

Gerald Olson / Aeromed Services YES \_\_\_\_\_ NO  X

(INSTRUCTION: *If you answered "Yes" to any part of Question 5, proceed to Question 6. Otherwise go to Question 8)*)

**QUESTION 6:** If you found any of these persons or entities negligent in response to Question 5, was that person's or entity's negligence a proximate cause of the death of Marc Messina?

**ANSWER:**

(Only answer for those persons or entities you found negligent in response to Question 6)

Marc Messina YES \_\_\_\_\_ NO \_\_\_\_\_

Gerald Olson / Aeromed Services YES \_\_\_\_\_ NO \_\_\_\_\_

(INSTRUCTION: *If you Answered "Yes" to any part of Question 6, proceed to Question 7. Otherwise go to Question 8)*)

**QUESTION 7:** Assume that 100% represents the total combined fault that proximately caused Marc Messina's injury. What percentage of this 100% is attributable to each entity you have found at fault and whose fault you found to be a proximate cause of Marc Messina's injuries. Your total must equal 100%.

**ANSWER:**

Angus Walker	_____%
Marc Messina	_____%
Gerald Olson / Aeromed Services	_____%
	100%

(INSTRUCTION: *Proceed to Question 8*)

**QUESTION 8:** What do you find to be the amount of damages for each of the following:

A. Economic Loss of Estate of Marc Messina: eight million three hundred ninety two thousand five hundred and twenty three dollars      \$ 8,392,523.00

B. Damages of the Beneficiaries:

Madonna Messina: four million dollars

Non-Economic Damages      \$ 4,000,000.00

Allegra Messina: one million dollars

Non-Economic Damages      \$ 1,000,000.00

Daniella (Danni) Messina: one million dollars

Non-Economic Damages      \$ 1,000,000.00

Gabriella (Locust) Messina: one million dollars

Non-Economic Damages      \$ 1,000,000.00

(INSTRUCTION: Sign this verdict and notify the bailiff.)

Dated this Sixth day of July, 2022.



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Presiding Juror