

JAN 23 2019
BY: *Keith Reed* 2:12 PM
KEITH REED, DEPUTY

EIGHTH JUDICIAL DISTRICT COURT

CLARK COUNTY, NEVADA

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DWAYNE ANTHONY MURRAY, Individually,)
as an Heir, as Guardian and Natural Parent)
of BROOKLYNN LYSANDRA MURRAY, and)
as Special Administrator of the Estate of)
LAQUINTA ROSETTE WHITLEY-MURRAY,)
deceased,)

Plaintiffs,)

CASE NO.: A-14-699586

- vs. -)

DEPT NO.: VI

VALLEY HEALTH SYSTEM, L.L.C., a)
Nevada Limited Liability Corporation dba)
CENTENNIAL HILLS HOSPITAL MEDICAL)
CENTER)

Defendant.)

JURY VERDICT

We answer the questions submitted to us as follows:

QUESTION NO. 1:

Did the employees of Centennial Hills Hospital breach the standard of care owed to LaQuinta Murray?

YES

NO

If YOUR ANSWER IS "NO" AS TO QUESTION NO. 1, PLEASE SIGN THE LAST PAGE AND NOTIFY THE MARSHALL.

A-14-699586-C
JV
Jury Verdict
4811804



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QUESTION NO. 2:

If you answered "Yes" to Question No. 1, was such breach of the standard of care by the employees of Centennial Hills Hospital a proximate cause of LaQuinta Murray's death?

YES	NO
<input checked="" type="checkbox"/>	<input type="checkbox"/>

IF YOUR ANSWER TO QUESTION NO. 2 IS "NO", PLEASE SIGN THE LAST PAGE AND NOTIFY THE MARSHALL.

IF YOUR ANSWERED TO QUESTION NO. 2 IS "YES" PLEASE CONTINUE TO QUESTION NO. 3.

QUESTION NO. 3:

Did Mandip Arora, M.D. breach the standard of care owed to LaQuinta Murray?

YES	NO
<input checked="" type="checkbox"/>	<input type="checkbox"/>

QUESTION NO. 4:

If you answered "Yes" to Questions No. 3, was such breach of the standard of care by Dr. Arora a proximate cause of LaQuinta Murray's death?

YES	NO
<input checked="" type="checkbox"/>	<input type="checkbox"/>

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QUESTION NO. 5:

Did Brian Vicuna, M.D. breach the standard of care owed to LaQuinta Murray?

YES

NO

✓

QUESTION NO. 6:

If you answered "Yes" to Questions No. 5, was such breach of the standard of care by Dr. Vicuna a proximate cause of LaQuinta Murray's death?

YES

NO

✓

QUESTION NO. 7:

If your answer to Question Nos. 2, 4, or 6 was YES, please provide the percentage of fault apportioned to the employees of Centennial Hills Hospital, the percentage of fault apportioned to Mandip Arora, M.D., and the percentage of fault apportioned to Brian Vicuna, M.D.:

Defendant Centennial Hills' staff: 65 %

Mandip Arora, M.D.: 25 %

Brian Vicuna, M.D.: 10 %

1 **QUESTION NO. 8:**

2 What amount, if any, do you find fairly compensates LaQuinta Murray's heirs and
3 personal representative for the following:

- 4 a. Loss of companionship, comfort and consortium \$ 5,000,000.⁰⁰
5
6 b. Past and future grief and sorrow \$ 7,000,000.⁰⁰
7
8 c. Loss of probable support \$ 1,700,000.⁰⁰
9
10 d. Funeral expenses \$ 10,000.⁰⁰
11
12 e. Pain and suffering of LaQuinta Murray related to negligence \$ 2,500,000.⁰⁰

11 **QUESTION NO. 9:**

12 Did the employees of Centennial Hills Hospital intentionally breach their fiduciary
13 duty owed to LaQuinta Murray?

14 YES NO
15 ✓ _____

16 IF YOU ANSWER IS "NO" AS TO QUESTIONS NO. 9, PLEASE SIGN THE LAST
17 PAGE AND NOTIFY THE MARSHALL.

17 **QUESTION NO. 10:**

18 If you answered "Yes" in response to Question No. 9 was such breach of
19 fiduciary duty a proximate cause of LaQuinta Murray's death?

20
21 YES NO
22 ✓ _____

23 IF YOUR ANSWER IS "NO" AS TO QUESTION NO. 10, PLEASE SIGN THE LAST
24 PAGE AND NOTIFY THE MARSHALL.

25 IF YOUR ANSWER IS "YES" AS TO QUESTIONS NO. 10, PLEASE PROCEED TO
26 QUESTIONS NO. 11.

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QUESTION NO. 11:

Do you find, by clear and convincing evidence, that the employees of Centennial Hills Hospital engaged in conduct with fraud, oppression, or malice toward LaQuinta Murray?

YES
✓

NO

DATED: 1.23.19

Kimberly Duran
FOREPERSON