Case No. 84-9793

Dept. No. 9

S. Crawford

IN THE SECOND JUDICIAL DISTRICT COURT IN AND FOR THE COUNTY OF WASHOE

DAVID LANGUM and JOANNE LANGUM, Individually, and as Guardians ad Litem of JOHN LANGUM, a minor child,

Plaintiffs,

vs.

WILLIAM E. VAN BUREN, M. D.; ST. MARY'S HOSPITAL, INC., a Nevada corporation doing business as ST. MARY'S HOSPITAL; et al.,

Defendants.

ORDER APPROVING COMPROMISE OF DISPUTED CLAIM AND APPORTIONMENT OF SETTLEMENT AMONG PLAINTIFFS

The above entitled matter having been settled on behalf of all Plaintiffs against the Defendant, St. Mary's Hospital, Inc., a Nevada corporation, doing business as St. Mary's Hospital, only, and the Plaintiffs having petitioned the Court that this settlement be approved insofar as it affects the claims of JOHN LANGUM, a minor child, and further having petitioned the Court to apportion such settlement among the Plaintiffs; NOW, THEREFORE, for good cause:

IT IS HEREBY ORDERED as follows:

That the offer and compromise heretofore made

Robert O. Driggers

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by Defendant, St. Mary's Hospital, Inc., a Nevada corporation, doing business as St. Mary's Hospital, only, in the above-entitled action on behalf of all the Plaintiffs for a total cash sum of \$650,000.00, insofar as it affects the claims of JOHN LANGUM, a minor child, be and the same hereby is approved.

- 2. That upon the receipt by Plaintiffs of the sum of \$650,000.00 in cash, Plaintiffs are hereby authorized and directed to execute and deliver on behalf of JOHN LANGUM, a minor child, a full and complete release of all claims of said minor.
- 3. That the Plaintiffs are hereby authorized and directed to apportion and disburse the proceeds of the above described settlement as follows:

To David Langum, Individually, the sum of Seventy-Five Thousand Dollars (\$75,000.00);

To JoAnne Langum, Individually, the sum of Seventy-Five Thousand Dollars (\$75,000.00);

To the Guardians ad Litem of John Langum, a minor the child, the sum of Two Hundred Seventy-Eight Thousand Six Hundred Eighty-Three and 05/100 Dollars (\$278,683.05).

- 4. That on July 1, 1986, Plaintiffs are hereby directed to pay to Bradley & Drendel, Ltd. from the above described settlement proceeds an attorneys' fee of \$214,341.52, plus \$6,975.43 of the costs advanced by Bradley & Drendel, Ltd., being a total of \$221,316.95.
- 5. That the funds distributed to the Guardians ad Litem of the Estate of John Langum, a minor, are to be placed in

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suitable trust or guardianship accounts for the use and benefit of John Langum, for his lifetime, or until further order of the Court, and that the proceeds of such trust or guardianship accounts may be utilized by the Guardians ad Litem of John Langum without further order of the Court for the care, support, maintenance and education of John Langum, subject, however, to annual accountings.

That the Guardians ad Litem of the Estate of John Langum, a minor, are hereby ordered to invest any excess of such trust or guardianship accounts not required for the care, support, maintenance, and education of John Langum in government securities or other conservative, prudent investments which meet the requirements of applicable guardianship investment statutes.

DATED: This _____day of December, 1985.

Tolor A. Sichweren v.

District Judge

1986 FEB 27 AM 9: 29

Section States

RECORDING FEES

According Fee Index Fee

TOTAL

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LAW OFFICES OF BRADLEY & DRENDEL 401 FLINT STREET RENO. NEVADA