

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE  
MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

S.T., a minor, who sues by )  
and through her father and )  
next friend, )  
Richard Teeter, )

Plaintiff, )

v. )

ANTHONY SIM ISBELL, )  
in his individual )  
capacity, )

Defendant. )

CIVIL ACTION NO.  
2:09cv616-MHT  
(WO)

JUDGMENT

The following was entered on July 12, 2010, at 7:

"Default judgment is entered in favor of plaintiff S.T. and against [Anthony Sim] Isbell on plaintiff S.T.'s state and federal claims against defendant Isbell in his individual capacity."

On August 30, 2010, after this case had been submitted to a jury, the following verdict was returned:

"What monetary amounts may plaintiff S.T. recover from defendant Anthony Sim Isbell in compensatory damages?

- a. physical and mental pain and suffering: \$ 7 million
- b. future medical expenses: \$ 3 million

"What monetary amount may plaintiff S.T. recover from defendant Anthony Sim Isbell in punitive damages? \$ 10 million

DONE, this the 30 day of August, 2010.

/s/ Eddie Owens  
Foreperson"

Accordingly, it is the ORDER, JUDGMENT, and DECREE of court that plaintiff S.T. shall have and recover from defendant Anthony Sim Isbell in his individual capacity the total sum of \$ 20,000,000 (which consist of \$ 10,000,000 in compensatory damages and \$ 10,000,000 in punitive damages).

It is further ORDERED that costs are taxed against defendant Isbell in his individual capacity, for which execution may issue.

The clerk of the court is DIRECTED to enter this document on the civil docket as a final judgment pursuant to Rule 58 of the Federal Rules of Civil Procedure.

This case is closed.

DONE, this the 31st day of August, 2010.

/s/ Myron H. Thompson  
UNITED STATES DISTRICT JUDGE