

2. Was the Plaintiff Erik Ross Phillips injured as a proximate result of any negligence on the part of the Defendant(s) in providing the warnings for the brake lining product at issue?

ANSWER:

As to Defendant Pneumo Abex LLC: -- YES

As to Defendant Reddaway Manufacturing Corporation, Inc.: -- NO

3. Did any negligence on the part of some third party serve to be a superseding or intervening cause of any injury on the part of the Plaintiff Erik Ross Phillips?

ANSWER: YES

4. Did some third party alter or modify the Defendants' brake lining product after it left the Defendants' control proximately causing any injury to Plaintiff Erik Ross Phillips?

ANSWER: N/A

5. What amount of damages, if any, is Plaintiff Erik Ross Phillips entitled to recover for his injury as a direct result of the actions of Defendant(s)?

ANSWER:

As to Defendant Pneumo Abex LLC: N/A

As to Defendant Reddaway Manufacturing Corporation, Inc.: N/A

6. What amount of damages, if any, is Plaintiff Tina Landers entitled to recover for her loss of consortium as a direct result of the actions of Defendant(s)?

ANSWER:

As to Defendant Pneumo Abex LLC: N/A

As to Defendant Reddaway Manufacturing Corporation, Inc.: N/A

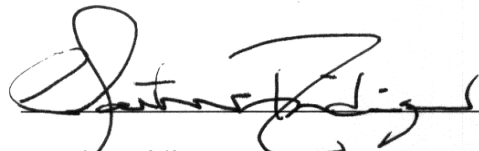
Based on the foregoing facts as found by the jury, the Court concludes as a matter of law that the Defendants Pneumo Abex LLC, and Reddaway Manufacturing Corporation, Inc., are not liable for the injuries of the Plaintiffs.

IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that the Plaintiffs shall have and recover nothing from the Defendants in the form of damages.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this action is hereby **DISMISSED WITH PREJUDICE** in its entirety, and the Defendants shall recover their costs of the action from the Plaintiffs.

IT IS SO ORDERED.

Signed: October 2, 2015


Martin Reidinger
United States District Judge

