## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL CASE NO. 1:14-cv-00066-MR-DLH

MICHAEL AUSTIN,

Plaintiff,

vs.

REXON INDUSTRIAL CORP. and POWER TOOL SPECIALISTS, INC.,

Defendants.

## JUDGMENT

**THIS MATTER** came on for trial and was heard by the undersigned judge, and a jury was duly empaneled and has answered the issues presented as follows:

 Did the Defendants Rexon Industrial Corp. and/or Power Tool Specialists, Inc. act negligently in designing the Table Saw, proximately causing the Plaintiff's injury?

ANSWER: As to Rexon Industrial Corp. – NO

As to Power Tool Specialists, Inc. – NO

Did the Plaintiff, by his own negligence, contribute to his injury?
ANSWER: N/A

- 3. Was the Plaintiff's injury proximately caused by a "necessary inherent characteristic" of the Table Saw? ANSWER: N/A
- 4. What amount of damages, if any, is the Plaintiff entitled to recover as a direct result of the actions of the Defendants? ANSWER: N/A

Based on the foregoing facts as found by the jury, the Court concludes as a matter of law that the Defendants Rexon Industrial Corp. and Power Tool Specialists, Inc. are not liable for the injuries of the Plaintiff.

**IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED** that the Plaintiff shall 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 Plaintiff.

Signed: September 26, 2015

Martin Reidinger United States District Judge