



WEEKLY SUMMARIES OF COLORADO JURY VERDICTS including verdicts from the district courts in Adams, Arapahoe, Boulder, Broomfield, Denver, Douglas, El Paso, Jefferson, Larimer, Mesa, Pueblo and Weld Counties and the U.S. District Court for the District of Colorado.

TABLE OF CONTENTS

ARAPAHOE COUNTY DISTRICT COURT
Tortious interference with business contract. 1
Personal injury - multiple vehicle rear-end collision . 1
Personal injury - multiple vehicle rear-end collision . 2
EL PASO COUNTY DISTRICT COURT
Personal injuries - auto collision. Liability only 2
Premises liability - slip-and-fall on ice. 3
MONTROSE COUNTY DISTRICT COURT
Product liability and construction defect 3

ARAPAHOE COUNTY DISTRICT COURT

Slater Numismatics LLC v. Driving Force, LLC
d/b/ ANACS

Case No: 09-CV-2597

Judge: Charles M. Pratt

Trial Dates: September 29 - October 3, 2014

Plaintiff's Attorneys: Scott A. Hale (Scott A. Hale, PC)
and Brett Lilly (Brett R. Lilly, PC)

Defendant's Attorney: Daniel Rohner (Shook Hardy & Bacon, LLP)

Type of Claim: Tortious interference with business contract. Plaintiff Slater Numismatics is a coin dealer, and defendant ANACS is a coin grader. The plaintiff alleged that ANACS wrongfully interfered with a contract the plaintiff had which required Independent Coin Grading Co. (ICG) to pay Slater 25% of the net grading fees ICG was paid by Cable Shopping Network (CSN) for the grading of CSN's coins. CSN, which sells graded coins to the public, moved its business from ICG to ANACS and plaintiff claimed damages as a result. There were 12 years remaining on the plaintiff's 20-year contract. The defendant denied plaintiff's allegations and denied that it interfered with a Referral Agreement between the plaintiff and ICG.

Damages Alleged: Lost grading fees and lost profits.

Final Demand Before Trial: None according to the plaintiff's attorneys.

Final Offer Before Trial: None according to the plaintiff's attorneys.

Plaintiff's Expert Witness:

J. Allen Fears, CPA (forensic accountant)

Defendant's Expert Witness: None

Verdict: For the plaintiff, \$2,041,673.65.

Kristen Scott v. Jason Matzen and PDA, Inc.

Case No: 13-CV-71

Judge: Elizabeth Weishaupl

Trial Dates: September 16 - 19, 2014

Plaintiff's Attorneys: Todd Bovo and Laura Bovo (Bovo Law, LLC)

Defendant's Attorney: Bradley Ross-Shannon (The Ross-Shannon Law Firm)

Type of Claim: Personal injury - multiple vehicle rear-end collision. Admitted liability. PDA, Inc. admitted responsibility for its employee Jason Matzen. Jason Matzen was an audio equipment installer employed by PDA, Inc. He said he was driving between installation jobs when he glanced down at his work order and rear-ended a vehicle that was pushed forward into the plaintiff's 2000 Ford Focus. The plaintiff said she was stopped in traffic when she heard screeching. She said she looked in her rear-view mirror and braced for the imminent impact. Matzen was driving a vehicle owned by PDA: a retired 1998 police cruiser, a Crown Vic with a push bar on the front. The defendants denied causation of plaintiff's claimed injuries and damages and the extent of damages. The defendants also alleged that the plaintiff failed to mitigate her damages because she did not have physical therapy before she treated with injections.

Injuries Alleged: Neck and back injuries, cervical facet syndrome, cervical spondylosis, right shoulder impingement, arm and wrist pain and headaches. The plaintiff received one facet injection, one medial branch block and one radio frequency rhizotomy. Her past medical expenses were \$42,640, and she did not claim