## IN THE IOWA DISTRICT COURT, IN AND FOR BLACK HAWK COUNTY

THOMAS BARRET	T, BLACK	OF DISTINCT FOR THE STATE OF TH				
Plaintiff,		) Case No. LACV142253				
vs.  ROBERT PRANGER, M.D. and FIAT FAMILY MEDICINE, PLLC,  Defendants.		VERDICT FORM ) ) ) ) )				
We, the Jury, find the	ne following verdict on th	e questions submitted to us:				
Question No. 1:	Were Defendants negliq	gent?				
Answer "yes" or "no."						
ANSWER:	ANSWER: <u>Mo</u>					
If your answer to Question No. 1 is "no", do not answer Question No. 2, 3, or 4 and please sign the Verdict Form.						
Question No. 2:	Was the negligence of Defendants a cause of any item of damage to Plaintiff?					
Answer "yes" or "no."						
ANSWER: _						
	ver to Question No. 2 is sign the Verdict Form.	"no", do not answer Question No. 3	3 or 4,			
Question No. 3: State the amount of damages sustained by Plaintiff caused by						

Defendants' negligence for each of the following items of damage. If Plaintiff has failed to prove any item of damage or has failed to

prove that any item of damage was caused by Defendants'

negligence, enter "0" for that item.

ANS	WER:	the Later		
1.	Loss of Full Mind and/or Bo	\$		
2.	Loss of Full Mind and/or Bo	\$		
3.	Physical and Mental Pain a	\$		
4.	Physical and Mental Pain a	\$		
5.	Future Medical Expenses	ure Medical Expenses		
TOTAL:			\$	
	by governmental, en from any other source of Plaintiff's immedia prove that any future	will be replaced or paid inployment, or service be except the assets of ate family. If Defendant is medical expenses will an the assets of Plainting family, enter "0".	enefit programs, or Plaintiff or members ts have failed to I be replaced or paid	
ANS	WER:			
	re Medical Expenses Reimbu be Reimbursed	ırsed	\$	
		Rachel 2 PRESIDING JU	Blog	
*To be sign	ed only if verdict is unanimou	ıs		
Juror**		Juror**		
Juror**		Juror**		
Juror**		Juror**		
Juror**				

## IN THE IOWA DISTRICT COURT IN AND FOR BLACK HAWK COUNTY

THOMAS BARRETT,	)	
Plaintiff,	)	Case No. LACV142253
vs.	)	
ROBERT PRANGER, M.D. and	)	ORDER ENTERING JUDGMEN
FIAT FAMILY MEDICINE, PLLC,	)	ON VERDICT
Defendants.	)	

The jury trial in this case commenced on May 20, 2025. On May 30, 2025, the jury returned its verdict, finding in favor of Defendants and awarding no damages.

IT IS THEREFORE ORDERED that judgment is entered in favor of Defendants. No damages are awarded. Costs are assessed against Plaintiff, and judgment for the costs is entered accordingly. Defendants' counsel shall file written certification of all expenses and fees allowed as costs by June 6, 2025. Deposition expenses shall be prorated, and the certification shall state what portions of the depositions were actually used at trial.

E-FILED



BLACK HAWK Page 2 of 2



State of Iowa Courts

Case Number LACV142253 **Case Title** 

THOMAS BARRETT VS ROBERT PRANGER MD ET AL

**Type:** ORDER FOR JUDGMENT

So Ordered

Andrea J. Dryer, District Court Judge, First Judicial District of Iowa

Electronically signed on 2025-05-30 16:33:19