

IN THE IOWA DISTRICT COURT IN AND FOR WARREN COUNTY

STEVEN CROW, JAMES CROW,
DEBORA ATHY, LESA JUDAY and
AARON CORRIE,

:

:

Plaintiffs,

:

No. CVCV040262

v.

:

DEANNE L. DOOLEY, Individually and as :
Trustee, JOSEPH DOOLEY, DON CATO,
JILL HOUSEMAN, THOMAS FISCHER, :
MICHELLE FISCHER and JOANN
WIEGERT, :

VERDICT

Defendants.

— : —

Question No. 1: Did Plaintiffs establish the residuary clause, Article IV, Paragraph 12, of the Michael Dooley Trust, was the result of undue influence?

Answer: yes (yes or no) – GO TO QUESTION 2.

Question No. 2: Did Plaintiffs establish the residuary clause, Article IV, Paragraph 12, of the Michael Dooley Trust, was fraudulently induced?

Answer: yes (yes or no) – GO TO QUESTION NO. 3.

Question No. 3: Did Plaintiffs establish Defendant Deanne Dooley tortiously interfered with Plaintiffs' expected inheritance?

Answer: yes (yes or no) – IF YOU ANSWERED “NO,” DO NOT ANSWER ANY FURTHER QUESTIONS. IF YOU ANSWERED “YES,” GO TO QUESTION NO. 4.

Question No. 4: What amount of damages have the Plaintiff's sustained?

Answer: 1.3 million

IF YOU ANSWERED "YES" TO QUESTION NO. 3, ANSWER THE FOLLOWING SPECIAL INTERROGATORY. IF YOU ANSWERED "NO" TO QUESTION NO. 3, DO NOT ANSWER THE SPECIAL INTERROGATORY.

Special Interrogatory:

Evidence is clear, convincing and satisfactory if there is no serious or substantial uncertainty about the conclusion to be drawn from it.

Have the Plaintiffs proven by a preponderance of clear, convincing and satisfactory evidence that Defendant Deanne Dooley's conduct constituted a willful and wanton disregard for the rights of the Plaintiffs and caused actual damage to the Plaintiffs?

Answer: yes ("yes" or "no")

Joseph McVay