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UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF CALIFORNIA

DAVID F. JADWIN, D.O.,

v.

Plaintiff,	

1:07-CV-00026-OWW-DLB

PARTIAL JUDGMENT ON VERDICTS OF TRIAL JURY

COUNTY OF KERN,

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Defendant.

The trial of this case came on for hearing May 14, 2009. The 12 jury returned its verdicts, as reflected by the verdicts entered 13 June 8, 2009, incorporated by this reference, in favor of 14 plaintiff, David F. Jadwin, D.O., and against Kern County on 15 Plaintiff's claims for: FMLA/CFRA/FEHA retaliation; on Plaintiff's 16 claim that Kern County retaliated against him for taking medical 17 leave under FMLA/CFRA; on the disability discrimination claim under 18 FEHA; for disability discrimination for failure to reasonably 19 accommodate under FEHA; for failure to engage in an interactive 20 process to determine whether a reasonable accommodation could be 21 against Kern County on its affirmative defense that made; 22 Plaintiff's employment contract was not renewed by reason of 23 Plaintiff's conduct in alleged violation of the County of Kern's 24 rules and contract requirements; or that Plaintiff's behavior 25 caused the non-renewal of his contract. The jury awarded damages 26 for: 27

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1 2	Mental and emotional distress and \$0.00 suffering.	
3	Reasonable value of necessary medical \$30,192.00 care, treatment, and service received to the present time.	
4 5 6	Reasonable value of necessary medical \$0.00 care, treatment and services which with reasonable probability will be required in the future.	
7 8	Reasonable value of earnings and \$321,285.00 professional fees lost to the present time.	
9 10	Reasonable value of earnings and \$154,080.00 professional fees with which reasonable probability will be lost in the future.	
11	Total damages. \$505,457.00	
12 13	Plaintiff shall recover damages of \$505,457.00 from Defendant Kern	
14	County.	
	The parties stipulated that Plaintiff's remaining claims for	
15	deprivation of a property interest without due process and	
16	FMLA/CFRA interference shall be tried by the court sitting without	
17	a jury, each party having voluntarily and knowingly waived the	
18	right in open court on the record to try these claims to a jury.	
19	A final judgment shall be entered in this action upon	
20	completion of the two claims submitted for decision by the court on	
21	the trial record. No further evidence or argument, except written	
22	argument in accordance with the order of the court shall be	
23	submitted.	
24	IT IS SO ORDERED.	
25	Dated: June 18, 2009 /s/ Oliver W. Wanger	
26	UNITED STATES DISTRICT JUDGE	
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