

**ENTERED**

January 26, 2017

David J. Bradley, Clerk

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION

THE GIL RAMIREZ GROUP, L.L.C. §  
and GIL RAMIREZ, JR., §

Plaintiffs, §

vs. §

CIVIL ACTION 4:10-CV-04872

HOUSTON INDEPENDENT SCHOOLS §  
DISTRICT, LAWRENCE MARSHALL, §  
EVA JACKSON and RHJ-JOC, INC., §

JURY REQUESTED

Defendants. §

**FINAL JUDGMENT**

On October 24, 2016, this Court called this case to trial and empanelled a jury. On November 16, 2016, the jury issued its verdict (D.E. 480). On December 7, 2016 Plaintiff filed its motion for entry of judgment, it is

ORDERED that judgment is rendered in favor of Plaintiff Gil Ramirez Group, LLC as to all claims and questions submitted to the jury. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Lawrence Marshall, Marshall and Associates, Joyce Moss Clay, JM Clay and Associates, David "Pete" Medford, Fort Bend Mechanical, Ltd., FBM Management, LLC, Eva Jackson, and RHJ-JOC, Inc., jointly and severally, actual damages in the sum of \$676,667.00. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Lawrence Marshall and Marshall and Associates, jointly and severally, punitive damages pursuant to state tort law in the sum of \$1,400,000.00. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Joyce Moss Clay and JM Clay and Associates, jointly and severally, punitive damages pursuant to state tort law in the sum of \$500,000.00. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against David "Pete" Medford, Fort Bend Mechanical, Ltd., and FBM Management, LLC, jointly and severally, punitive damages pursuant to state tort law in the sum of \$500,000.00. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Eva Jackson, and RHJ-JOC, Inc., jointly and severally, punitive damages pursuant to state tort law in the sum of \$1,000,000.00. It is further


ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Lawrence Marshall, Marshall and Associates, Joyce Moss Clay, JM Clay and Associates, David "Pete" Medford, Fort Bend Mechanical, Ltd., FBM Management, LLC, Eva Jackson, and RHJ-JOC, Inc., pre-judgment interest at the statutory state rate, from December 7, 2010 until the date of this judgment. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Lawrence Marshall, Marshall and Associates, Joyce Moss Clay, JM Clay and Associates, David "Pete" Medford, Fort Bend Mechanical, Ltd., FBM Management, LLC, Eva Jackson, and RHJ-JOC, Inc., post-judgment interest at the statutory state rate from the date of this judgment until paid. It is further

ORDERED that Gil Ramirez Group, LLC shall have and recover from and against Lawrence Marshall, Marshall and Associates, Joyce Moss Clay, JM Clay and Associates, David "Pete" Medford, Fort Bend Mechanical, Ltd, FBM Management, LLC, Eva Jackson and RHJ-JOC, Inc., jointly and severally, taxable costs.

All relief not expressly granted is DENIED. This Judgment is final, appealable and execution shall issue.

ORDERED this 26<sup>th</sup> day of January, 2017.

  
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KEITH P. ELLISON  
UNITED STATES DISTRICT JUDGE