## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA



CASE NO. 02-22046-CIV-LENARD/KLEIN

OSCAR REYES, GLORIA REYES, JANE DOE I, JANE DOE II, ZENAIDA VELÁSQUEZ, and HECTOR RICARDO VELÁSQUEZ,

Plaintiffs,

VS.

JUAN EVANGELISTA LÓPEZ GRIJALBA (GRIJALVA),

Defendant.



## FINAL JUDGMENT

THIS CAUSE is before the Court <u>sua sponte</u>. Default was entered as to Defendant Juan Evangelista López Grijalba on February 16, 2006. A trial on damages was held on March 16, 2006, during which the Court received testimonial evidence in support of Plaintiff's application for judgment. On the basis of the testimony presented at trial and of the affidavits and other evidence in the record, the Court issued its Findings of Fact and Conclusions of Law on March 31, 2006. The Findings of Fact and Conclusions of Law are incorporated into the instant Order, and it is

ORDERED AND ADJUDGED that Final Judgment is hereby ENTERED as to Defendant Juan Evangelista López Grijalba as set forth below:

1. In favor of **Plaintiff Oscar Reyes** in the amounts that follow:

Six million dollars (\$ 6 million) in compensatory damages, plus interest from the date of the entry of this Judgment; and

Seven million dollars (\$ 7 million) in punitive damages, plus interest from the date of the entry of this Judgment.

2. In favor of **Plaintiff Gloria Reyes** in the amounts that follow:

Six million dollars (\$ 6 million) in compensatory damages, plus interest from the date of the entry of this Judgment; and

Seven million dollars (\$ 7 million) in punitive damages, plus interest from the date of the entry of this Judgment.

3. In favor of Plaintiff Martha Madisson (Jane Doe I) in the amounts that follow:

Two million dollars (\$ 2 million) in compensatory damages, plus interest from the date of the entry of this Judgment; and

Three million dollars (\$ 3 million) in punitive damages, plus interest from the date of the entry of this Judgment.

4. In favor of Plaintiff Karen Burgos (Jane Doe II) in the amounts that follow:

Two million dollars (\$ 2 million) in compensatory damages, plus interest from the date of the entry of this Judgment; and

Three million dollars (\$ 3 million) in punitive damages, plus interest from the date of the entry of this Judgment.

5. In favor of **Plaintiff Zanaida Velásquez** in the amounts that follow:

Two million dollars (\$ 2 million) in compensatory damages, plus interest from the date of the entry of this Judgment; and

Three million dollars (\$ 3 million) in punitive damages, plus interest from the date of the entry of this Judgment.

6. In favor of **Plaintiff Hector Ricardo Velásquez** in the amounts that follow:

Three million dollars (\$ 3 million) in compensatory damages, plus interest from the date of the entry of this Judgment; and

Three million dollars (\$ 3 million) in punitive damages, plus interest from the date of the entry of this Judgment.

For all of which, let execution issue.

It is further

**ORDERED AND ADJUDGED** that the Court shall retain jurisdiction over future proceedings pursuant to Federal Rule of Civil Procedure 54(d).

**DONE AND ORDERED** in Chambers at Miami, Florida, this 31st day of March, 2006.

JOAN A. LENARD

UNITED STATES DISTRICT JUDGE

cc: U.S. Magistrate Judge Theodore Klein

Benjamine Reid, Esq. CARLTON FIELDS, P.A. 4000 Bank of America Tower 100 S.E. Second Street Miami, FL 33131 Fax: (305) 530-0055

Matthew J. Eisenbrandt, Esq. THE CENTER FOR JUSTICE & ACCOUNTABILITY 870 Market Street, Suite 684 San Francisco, CA 94102 Fax: (415) 544-0456

Juan Evangelista López Grijalba Alien No: A 94 265 485 Krome Service Processing Center 18201 Southwest 12th Street Miami, FL 33194 [LAST KNOWN U.S. ADDRESS]

CASE NO. 02-22046-CIV-LENARD/KLEIN