

DOCKET NO. CV-98-0584334-S : SUPERIOR COURT

MAGALY FABIAN : JD OF HARTFORD

VS.

RYAN F. GLIHA, ET AL : JUNE 1, 2001

ARBITRAL AWARD

After hearing the parties on June 1, 2001, I find the following facts:

1. Plaintiff Magaly Fabian's van was struck on July 8, 1998 by Defendant Ryan F. Gliha, who was driving a motor vehicle owned by Defendant Fred F. Gliha.

2. For the purposes of this arbitration only (and not for trial), Defendants do not contest liability.

3. Plaintiff's neck, upper back and both arms were injured in the accident. Plaintiff had a pre-existing medical condition, which was temporarily aggravated by the accident.

4. Plaintiff treated with Burnside Chiropractic Center from July 13, 1998 through January 6, 1999 because of

the accident. Plaintiff incurred costs of \$2,004.75 for this treatment.

5. Plaintiff has not suffered any permanent disability from the accident.

6. Plaintiff has suffered damages of \$8,500.00 due to the actions of Defendant Ryan F. Gliha and Defendant Fred F. Gliha.

Plaintiff shall recover damages on her complaint from both defendants in the amount of \$8,500.00 plus costs to be taxed.

Dated at Meriden, Connecticut on this 1<sup>st</sup> day of June, 2001.

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Houston Putnam Lowry  
Arbitrator

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was mailed on this 1<sup>st</sup> day of June, 2001 to:

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