

IN THE CIRCUIT COURT FOR HAMILTON COUNTY, TENNESSEE

ORIGINAL

STEVE BRUMLOW, individually,
As parent and next of kin, and on
behalf of and as Administrator
ad litem of the Estate of STEVEN
LAMAR BRUMLOW, deceased,

Plaintiff,

v.

BLEVINS ENTERPRISES, INC., et. al

Defendants.

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Docket No.: 06C841
Division: I

Paula T. Thompson
PAULA T. THOMPSON, CLERK

2008 NOV -6 AM 9: 51

FILED IN OFFICE

**IN THE CLAIMS COMMISSION FOR THE STATE OF TENNESSEE
EASTERN DIVISION**

STEVE BRUMLOW, individually,
As parent and next of kin, and on
behalf of and as Administrator
ad litem of the Estate of STEVEN
LAMAR BRUMLOW, deceased,

Claimant,

v.

STATE OF TENNESSEE,

Defendant.

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Claims Comm. No. 20061448
Regular Docket

ORDER OF COMPROMISE AND DISMISSAL

Come Now the parties, by and through their attorneys, and announce to the Court that all matters between the above-named Plaintiffs and Defendants, have been fully and finally settled pursuant to a voluntary agreement for a monetary sum that shall be considered sufficient to constitute full accord, satisfaction, of any and all claims of the Plaintiffs against the Defendants which are included or includable in this cause, said sum acknowledged as having been received by way and virtue of the execution of this Order by the Plaintiffs and their retained counsel. The funds for settlement of this claim, and the amount of \$125,000, are being paid into the

court for distribution by the court in accordance with the contents of this order as requested by plaintiffs in this cause.

Further, come the parties, and announce to the Court, that as a part of settlement, the Plaintiffs shall be responsible for all medical bills, claims, liens, assignments and/or reimbursements, and shall satisfy the same, to the extent required by law, out of the above-referenced settlement proceeds paid the Plaintiffs by agreement.

Further, come the parties, and represent before the Court, that subrogation liens pertaining to any insurance benefits including but not limited to TennCare, if applicable, have been or will be satisfied by the Plaintiffs, to the extent required by law, from the above-referenced settlement proceeds paid to the Plaintiffs. Accordingly, it is

ORDERED, ADJUDGED AND DECREED that the Plaintiffs shall be responsible for any and all medical bills, claims, liens, assignments, reimbursements and/or subrogation, to the extent required by law, and shall satisfy the same from the proceeds of the above-referenced settlement.


It is further **ORDERED** that any and all claims of the Plaintiffs against Defendants, which are included or includable in this cause, be and the same hereby are **DISMISSED** on the merits **WITH FULL AND FINAL PREJUDICE** as to re-filing, including Tennessee Claims Commission Claim No. 20061448 brought against the State of Tennessee by Steve Brumlow and the Estate of Steven Lamar Brumlow and John Blevins, Individually and doing business as Blevins Enterprises, Inc, Ray Shrum, Individually and doing business as Blevins Enterprises, Inc.

It is further **ORDERED** that the Court costs of the Circuit Court Clerk accrued in this proceeding to date are hereby taxed against the Defendant Blevins Enterprises, for which execution may issue if necessary. The parties further agree that there are no pending discretionary costs in this cause.


Further and finally, it is **ORDERED** that the clerk of the court shall disburse the funds held in court immediately, as set forth below and as requested by plaintiff:

1. The Law Offices of Morgan Adams in the amount of \$89,399.50 (for attorney fees and costs)
2. Steve Brumlow (for Funeral Expenses) in the amount of \$12,939.78
3. Steve Brumlow (for Ambulance and Medical Expenses) in the amount of \$1,570.16
4. The remaining funds of \$21,090.56 shall be disbursed equally to the parents with a check made payable to the father, Steve Brumlow for \$10,545.28 and the remaining funds of \$10,545.28 to be held by the clerk until the application of the Mother, Collette Watson for said funds or until required to turn over said funds to the unclaimed property division of the State of Tennessee.

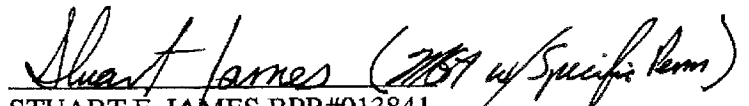
ENTERED this 6 day of November, 2008.


 JUDGE JACQUELINE S. BOLTON

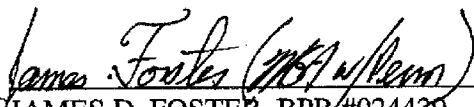
Law Office of MORGAN G. ADAMS


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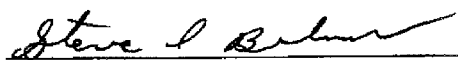
JAMES, GOINS & CARPENTER


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STEVE BRUMLOW, individually, as parent and next of kin, and on behalf of and as Administrator ad litem of the Estate of STEVEN LAMAR BRUMLOW, deceased


 Steve Brumlow