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SETTLEMENT RESULT: \$100,000

VEHICLE NEGLIGENCE

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Freeway rear-end accident causes motorist's concussion

VEHICLE NEGLIGENCE

Motor Vehicle v. Motor Vehicle/Rear-End/Chain Reaction Collision/Interstate/Freeway

No COURT/UNFILED SETTLEMENT

Pedrozo v. Grattan, Trial type: Settlement. Settlement date: 8/26/2009.

SETTLEMENT: \$100,000

\$100,000 policy limits.

COUNSEL

Plaintiff: **Scott J. Corwin, A Professional Law Corporation, Los Angeles.**

Defendant: None.

FACTS/CONTENTIONS

According to plaintiff: On January 2, 2009, plaintiff Shevonne Pedrozo, a 37-year-old nursing administrator, was operating her 2004 Lexus vehicle east on the 210 freeway and had to make a sudden stop due to traffic.

Defendant Grattan, driving a 2003 Dodge, was also east-bound on the 210 freeway and was unable to stop in time and rear-ended plaintiff's vehicle and pushed it into the vehicle in front of plaintiff.

Plaintiff alleged defendant was negligent in the operation of a motor vehicle and that all of plaintiff's claimed injuries were a direct result of the subject motor vehicle accident.

Defendant accepted liability and eventually tendered his policy limits.

CLAIMED INJURIES

According to plaintiff: Concussion; neck, shoulders, and lower back, requiring physical therapy.

CLAIMED DAMAGES

According to plaintiff: \$40,567 medical expenses.

SETTLEMENT DISCUSSIONS

Not reported.

EXPERTS

None.

COMMENTS

According to plaintiff: The insurance carrier was State Farm Insurance; the adjuster was Lisa Sweeney.

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