

**CAUSE NO. PR-18-03730-1**

**ESTATE OF BRIAN U. LONCAR,  
*Deceased***

§  
§  
§  
§  
§

**IN THE PROBATE COURT  
NO. 1  
DALLAS COUNTY, TEXAS**

**FINAL JUDGMENT**

On June 18, 2019, the Court ordered this matter to arbitration. After arbitration hearing before Hon. Glen Ashworth ("Arbitrator") at JAMS Alternate Dispute Resolution ("JAMS") on June 7 – 9, 2021, the Arbitrator entered an Amended Award finding (1) in favor of Lawrence J. Friedman, Robert E. Feiger and Friedman & Feiger, LLP (collectively "Friedman & Feiger") and (2) against Clay Jenkins, as Independent Executor of the Estate of Brian U. Loncar and as Successor Trustee of Brian U. Loncar Insurance Trust (collectively "Jenkins"). The Arbitrator awarded Friedman & Feiger, as "Prevailing Parties," the following: \$500,000 for attorneys' fees; \$30,000 for costs and expenses, \$77,826.18 for expert witness fees; and \$62,028.25 for JAMS/Arbitrator fees.

Based upon the Arbitrator's findings and Award, the Court is of the opinion that the Arbitrator's Award should be confirmed and that judgment should be rendered for Friedman & Feiger and against Jenkins. The Court therefore renders judgment as follows:

The Court orders that Lawrence J. Friedman, Robert E. Feiger and Friedman & Feiger, LLP recover from Clay Jenkins, as Independent Executor of the Estate of Brian U. Loncar and as Successor Trustee of the Brian U. Loncar Insurance Trust, the amount of \$669,854.43.

All relief not granted in this judgment is denied. This judgment finally disposes of all claims and all parties and is appealable.



The Court orders that Lawrence J. Friedman, Robert E. Feiger and Friedman & Feiger, LLP shall be entitled to the issuance of all writs and processes available to enforce and collect all amounts set forth in the Final Judgment.

SIGNED this 21<sup>st</sup> day of January, 2021.

  
JUDGE PRESIDING