Entered & signest 3-27-97

STATE OF INDIANA

SS:

COUNTY OF MARION

IN THE MARION SUPERIOR COURT CIVIL DIVISION ROOM ONE CAUSE NUMBER 49D01 9312 CT 1236

JKB, SR. and VB, personally and as surviving parents of JKB, JR., Deceased,

Plaintiffs,

CUTTER LABORATORIES, DIVISION OF MILES, INC.,

Defendant.

MAR 20 1997

Sarah M. Tay

ENTRY

Comes now the Jury, and deliberations continue.

And the Jury, having spent time in deliberation, advise the sworn bailiff that they have reached a verdict. Come again the Plaintiffs in person and by counsel, and the Defendant by counsel, and the Foreman of the Jury presents the Verdict, which is as follows:

We, the Jury; find for the Plaintiffs, John Barnes and Vicki Barnes, Personally and as Surviving Parents and Natural Guardians of John Barnes, Jr., Deceased, and against the Defendant, Miles, Inc., and assess the Plaintiffs' damages in the sum of Two Million Dollars (\$2,000,000.00).

Date: 3/20/97

/s/ Hayward Cheesebourough, Foreperson.

Wherefore, the Court hereby enters judgment in favor of the Plaintiffs, John Barnes and Vicki Barnes, and against the Defendant, Miles, Inc., in the sum of \$2,000,000.00.

March 20, 1997

Artifold J. Metz/III, Judge Marion County Superior Court Civil Division, Room One

