## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA Case No. 15-22524-CIV-WILLIAMS

THOMAS ARCHER BANNON and MARGARET JOAN RANDALL, individually and as husband and wife,

Plaintiffs.

VS.

GEICO GENERAL INSURANCE COMPANY.

Defendant.

## FINAL JUDGMENT

THIS MATTER is before the Court following a jury trial and on Plaintiffs' unopposed motion for entry of judgment. (DE 156; DE 170). The jury having rendered its verdict, and the Parties having previously stipulated to the amount of damages, it is ORDERED AND ADJUDGED as follows:

1. Judgment is entered in favor of Plaintiffs, Thomas Archer Bannon and Margaret Joan Randall, and against Defendant, GEICO General Insurance Company, on Plaintiffs' bad faith claim contained in the Complaint. (DE 1). Plaintiffs, Thomas Archer Bannon and Margaret Joan Randall, shall have and recover from Defendant Geico General Insurance Company, the total sum of Two Million Nine Hundred Twelve Thousand Two Hundred Twenty Seven Dollars and Forty Cents (\$2,912,227.40) (comprised of \$2,950,000.00 in principal awarded under that Judgment of April 24, 2015 in the Circuit Court of the Sixteenth Judicial Circuit, in and for Monroe County, Florida styled *Thomas Archer Bannon, et al. vs. Melissa Caroline Servold, et al.*, Case No.

2010-CA-1499-K, less \$250,000.00 previously paid by Defendant, plus \$212,227.40 in prejudgment interest), for which let execution issue. Interest shall accrue on this judgment pursuant to 28 U.S.C. § 1961. Execution on this judgment shall issue in accordance with law.

DONE AND ORDERED in Chambers in Miami, Florida, this day of December, 2016.

KATHLEEN M. WILLIAMS UNITED STATES DISTRICT JUDGE