	FILED OFFICE SPLD-PI-001
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	CIVIL BUSHIESS OFFICE OF LOT INTO CENTRAL CONTROL OF CO
	CERTIFIED.
Attorney at Law California Lawyer Box 1448 Box 9	2014 JAN 22 1 P 2: 171
San Marcos, CA 92079-1448 Cardiff by the Sea, CA 92007-0009	2014 TAN 22 1.
TELEPHONE NO: 760 479-1515 FAX NO. (Optional): 760 479-0081	CLERK-SUPERIOR COURT SAN DIEGO COUNTY, CA
E-MAIL ADDRESS (Optional): seliklaw@aol.com suzie@suzannemindlin.net	CLERN-SON COUNTY, CA
ATTORNEY FOR (Name): Plaintiff, Elizabeth Urquhart	SAN DILGO
SUPERIOR COURT OF CALIFORNIA, COUNTY OF San Diego	
STREET ADDRESS: 330 West Broadway	
MAILING ADDRESS:	·
city and zip code: San Diego, CA 92101	
BRANCH NAME: Central Division	
PLAINTIFF: Elizabeth Urquhart	(O/n
	L E D
DEFENDANT: Lindy Coyote O'Leary, Southern California Permanente	Clerk of the Superior Court
Medical Group, Kaiser Foundation Health Plans, Inc.,	
DOES 1 TO 40 Kaiser Hospitals, Inc	JAN 22 2014
COMPLAINT—Personal Injury, Property Damage, Wrongful Death	
AMENDED (Number):	
Type (check all that apply):	
MOTOR VEHICLE OTHER (specify): Medical Malpractice	
Property Damage Wrongful Death	
Personal Injury Other Damages (specify):	-
Jurisdiction (check all that apply): ACTION IS A LIMITED CIVIL CASE	CASE NUMBER:
Amount demanded does not exceed \$10,000	
exceeds \$10,000, but does not exceed \$25,000	37-2014-00084630 CU MM CTI
ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000)	37-2014-00084620-CU-MM-CTL
	37-2014-00084620-CU-MM-CTL
ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000) ACTION IS RECLASSIFIED by this amended complaint from limited to unlimited	37-2014-00084620-CU-MM-CTL
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PLD-PI-001 SHORT TITLE: CASE NUMBER: Urquhart v. Southern California Permanente Medical Group, et al. 37-2014-00084620-CU-MM-CTL Plaintiff (name): is doing business under the fictitious name (specify): and has complied with the fictitious business name laws. 5. Each defendant named above is a natural person a. ✓ except defendant (name): SCPMG c. c. except defendant (name): Kaiser Foundation Hosp (1) a business organization, form unknown (1) a business organization, form unknown (2) a corporation a corporation (3) an unincorporated entity (describe): (3) an unincorporated entity (describe): (4) a public entity (describe): a public entity (describe): (5) other (specify): other (specifi b. we except defendant (name): KFHP, Inc. except defendant (name): (1) a business organization, form unknown a business organization, form unknown (2) a corporation a corporation (3) an unincorporated entity (describe): an unincorporated entity (describe): (4) a public entity (describe): a public entity (describe): (5) other (specify): other (specify): Information about additional defendants who are not natural persons is contained in Attachment 5. The true names of defendants sued as Does are unknown to plaintiff. a. Doe defendants (specify Doe numbers): 1-20 were the agents or employees of other named defendants and acted within the scope of that agency or employment. b. ✓ Doe defendants (specify Doe numbers): 21-40 are persons whose capacities are unknown to plaintiff. Defendants who are joined under Code of Civil Procedure section 382 are (names): This court is the proper court because a. at least one defendant now resides in its jurisdictional area. b. the principal place of business of a defendant corporation or unincorporated association is in its jurisdictional area. c. injury to person or damage to personal property occurred in its jurisdictional area.

other (specify):

Plaintiff is required to comply with a claims statute, and
 a. has complied with applicable claims statutes, or
 b. is excused from complying because (specify):

SHORT TITLE:	CASE NUMBER:
Urquhart v. Southern California Permanente Medical Group, et al.	
10. The following causes of action are attached and the statements above apply causes of action attached): a.	to each (each complaint must have one or more
Medical Malpractice (Medical Negligence)	
11. Plaintiff has suffered a. ✓ wage loss b. □ loss of use of property c. ✓ hospital and medical expenses d. ✓ general damage e. □ property damage f. ✓ loss of earning capacity g. ✓ other damage (specify):	
Plaintiff claims economic damages, including past and in non-economic damages, including past and furge, shoc loss of enjoyment of life, all according to proof.	future wage loss, medical expense, and k, fright, pain, hospitalizations, surgeries,
12. The damages claimed for wrongful death and the relationships of plainting. a. listed in Attachment 12. b. as follows:	iff to the deceased are
13. The relief sought in this conclude is within the jurisdiction of this court.	
14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and a. (1) compensatory damages (2) punitive damages The amount of damages is (in cases for personal injury or wrongful death, (1) according to proof (2) in the amount of: \$	
15. The paragraphs of this complaint alleged on information and belief are a All	s follows (specify paragraph numbers):
Date: January 21, 2014	~X/4 //
JOEL SELIK (TYPE OR PRINT NAME)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)
(THE STATE WATE)	(SIGNATURE OF PLAINTIFF OR ATTORNEY)

	PLD-PI-001(2
SHORT TITLE: Urquhart v. Lindy Coyote O'Leary, SCPMG, Kaiser et	CASE NUMBER: 37-2014-00084620-CU-MM-CTL
FIRST CAUSE OF ACTIO	ON—General Negligence Page four
ATTACHMENT TO Complaint Cross - Comp	laint .
(Use a separate cause of action form for each cause of action	1.}
GN-1. Plaintiff (name): Elizabeth Urquhart	
alleges that defendant (name): SCPMG, Kaiser I	Foundation Health Plan, Inc., Kaiser Found. Hospitals
✓ Does <u>1</u> to <u>40</u>	
negligently caused the damage to plaintiff on (date): 1/30/13 & after	ff. By the following acts of omissions to act, defendant c, 4647 ZION AVE SAN DIEGO, CA 92120-2507
(description of reasons for liability):	
a Kaiser Plan Member. Due to the negligent life-threatening pulmonary emboli and other hospitalized, undergo surgeries and other in	andard care for Plaintiff's work injury. Plaintiff is not see of Defendants and each of them, Plaintiff developed ronditions and diseases such that she had to be tensive treatment. Plaintiff faces increased risks for ce of Defendants and each of them. Plaintiff claims complaint.

SHORT TITLE:

Elizabeth Urquhart vs Lindy Coyote O'Leary, SCPMG, Kaiser

CASE NUMBER:

37-2014-00084620-CU-MM-CTL

ATTACHMENT (Number): ONE

(This Attachment may be used with any Judicial Council form.)

Number 1. on page one of this Complaint shall include as a defendants the following:

Kaiser Foundation Health Plans, Inc. and Kaiser Hospitals, Inc

(If the item that this Attachment concerns is made under penalty of perjury, all statements in this Attachment are made under penalty of perjury.)

Page 5 of 5
(Add pages as required)