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SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF SAN DIEGO

COMPLAINT FOR:

1. Medical Negligence

CASE NO.

RICHARD EVANS

Plaintiff,

vs.

KAISER FOUNDATION HOSPITALS, a business entity form unknown; KAISER FOUNDATION HEALTH PLAN, INC., a

17 California Corporation, SOUTHERN

CALIFORNIA PERMANENTE MEDICAL GROUP, a business entity form unknown;

COVENANT CARE LA JOLLA dba LA

JOLLA NURSING & REHAB; STEVEN LA FOND, M.D., an individual; and DOES 1

20 through 20,

1.

Defendants.

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Plaintiff Richard Evans alleges:

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Richard Evans ("Evans or Plaintiff") is an individual, and at all times mentioned in

this complaint was a resident of San Diego County, California.

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GENERAL ALLEGATIONS

- 2. Defendants Kaiser Foundation Health Plan, Inc.; Kaiser Foundation Hospitals; and Southern California Permanente Medical Group were and now are Corporations, physicians, nurses, technicians, administrators, and other individuals licensed and registered to do business in the State of California, County of San Diego and with their primary place of business in said County. Among other enterprises, these defendants are in business of providing health care to individuals.
- 3. Defendant Covenant Care La Jolla, Inc., doing business as La Jolla Nursing & Rehab, is a business that is incorporated in the State of California and doing business in San Diego County California located at 2552 Torrey Pines Rd, La Jolla, CA 92037.
- 4. Defendant Steven La Fond, M.D. is an individual and at all times relevant was practicing medicine in San Diego County, California as a Kaiser Foundation Health Plan, Inc.; Kaiser Foundation Hospitals; and/or Southern California Permanente Medical Group physician.
- 5. Evans is ignorant of the true names or capacities of defendants sued as DOES 1 through 20, inclusive. Evans will amend this complaint to state the true names and capacities when the same have been ascertained.
- 6. At all times relevant to this action, defendants were healthcare providers, licensed in California, and held themselves out as possessing that degree of skill, ability and learning common to the healthcare providers in the State of California.
- 7. Each defendant designated as DOE was negligent or in some other manner responsible for the injuries and damages to Evans, as alleged in this complaint.
- 8. At all times relevant to this action, Defendant Steven La Fond, M.D was the agent, servant, employee and under the control of each of the remaining defendants Kaiser Foundation Health Plan, Inc.; Kaiser Foundation Hospitals; Southern California Permanente Medical Group, Covenant Care La Jolla, Inc., doing business as La Jolla Nursing & Rehab and DOES 1 through

20 and as such, was acting within the purpose, course and scope of the employment, agency, authority and control.

- 9. On October 23, 2017, Dr. Steven La Fond was probing Plaintiff's abdomen with Q-tip when it broke. As such, Plaintiff had to be transferred from La Jolla Nursing and Rehab to Palomar Medical Center to have the Q-tip surgically removed.
- 10. Because defendants undertook to do all things necessary and proper to discharge their responsibility to Evans as his healthcare provider but failed to do so, Defendants are directly responsible for the injuries that Evans sustained as a result of such negligence.
- 11. On October 10, 2018, Evans served a notice, pursuant to Code of Civil Procedure § 364, to Defendants of his intention to sue them for professional negligence.

FIRST CAUSE OF ACTION (Medical Negligence Against All Defendants)

- 12. Evans re-alleges paragraphs 1 through 11.
- 13. Defendants negligently failed to possess and exercise, in both diagnosis and treatment, that reasonable degree of knowledge and skill that is ordinarily possessed and exercised by other healthcare providers in the same or similar locality in similar circumstances, in that, among other things, defendant, caused injury to Evans. The negligence of defendant has caused Evans to suffer injuries.
- 14. As a direct and proximate result of the negligence of Defendants, Evans sustained severe personal injuries and has suffered and will continue to suffer great physical pain and injuries, all to her non-economic or general damages.
- 15. As a direct and proximate result of the negligence of defendants, Evans has incurred and will continue to incur medical and related expenses, all to her economic or special damages.

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