| | 71.51.52(Alba) 28.5(4) (10.5) | | | | | |
|----|------------------------------------------------------------------------------------------------------------------|--|--|--|--|--|
| | ENTERED | | | | | |
| 1 | JUL - 6 2012 | | | | | |
| 2 | AND DECORTED BY DOWN | | | | | |
| 3 | IN REGISTER BY RRM | | | | | |
| 4 | IN REGISTER BY RRM IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH 08516 08516 | | | | | |
| 5 | FOR THE COUNTY OF MULTNOMAH 08516 | | | | | |
| 6 | STEVEN F. COLCORD and TAMMY L. COMBS, Case No. 1207-08516 | | | | | |
| 7 | Plaintiffs, COMPLAINT AND DEMAND FOR JURY | | | | | |
| 8 |) TRIAL – Civil Action for Personal Injuries v.) based upon Negligence – Medical and Hospital) Negligence | | | | | |
| 9 | NW PERMANENTE P.C., an Oregon) corporation, and KAISER FOUNDATION) (Case Not Subject to Mandatory Arbitration; | | | | | |
| 10 | HOSPITALS, a California corporation, Claim is \$16 Million, Ch. 595, Sec 15(1)(d)) | | | | | |
| 11 | Defendants. | | | | | |
| 12 | FIRST CLAYM FOR RELIEF | | | | | |
| 13 | Medical Negligence | | | | | |
| 14 | Plaintiffs allege: | | | | | |
| 15 | 1. | | | | | |
| 16 | At all times mentioned defendant NW Permanente P.C. was and is now an Oregon | | | | | |
| 17 | 7 corporation and a professional corporation of physicians, surgeons and healthcare providers | | | | | |
| 18 | licensed by the state of Oregon and employed by the Kaiser Foundation Health Plan of Oregon to | | | | | |
| 19 | provide medical and surgical care to their members including Steve Colcord, and at all times | | | | | |
| 20 | mentioned was performing regular and sustained business activity within Multnomah County, | | | | | |
| 21 | Oregon. | | | | | |
| 22 | 2. | | | | | |
| 23 | At all times mentioned, Kaiser Foundation Hospital was a California corporation engaged | | | | | |
| 24 | in the operation and maintenance of hospitals and clinics in the State of Oregon, and at all times | | | | | |
| 25 | mentioned was performing regular and sustained business activity within Multnomah County, | | | | | |
| 26 | Oregon. | | | | | |

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| | | | .) |

At all times mentioned, Steve Colcord was a patient of defendants and all individuals who rendered treatment and care to Mr. Colcord, including Charles Joseph Wrobel, MD, and Jason Weinstein, MD, and the nursing staff and providers at Kaiser Sunnyside, were working in 4 the course and scope of their employment for the defendants.

4. 6

On or about October 24, 2011, Dr. Wrobel performed a cervical fusion on Mr. Colcord at 7 levels C3-4 and C4-5. After the surgery a subluxation and telescoping of the fusion plate used by Dr. Wrobel occurred. Dr. Wrobel suggested a second surgery to stabilize the neck, including a C6-7 decompression with C3 to C6 fusion which Dr. Wrobel performed on or about 10 January 12, 2012. Mr. Colcord was discharged from the defendants' facility on or about 11 12 January 14, 2012.

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On or about January 15, 2012 Mr. Colcord returned to the defendants' emergency department with complaints of right lower extremity numbness and urinary retention. Mr. Colcord was admitted for the purposes of ruling out a hematoma at the surgical site. CT scans demonstrated persistent, severe compression behind C3 and worsened kyphosis of the cervical spine and by 6:47 am on January 16, 2012, Mr. Colcord was unable to move his right lower extremity. At approximately 7:10 am on January 16, 2012, Dr. Wrobel determined that Mr. Colcord was unable to stand and had weakness in his hands. Dr. Wrobel also learned that the post-operative CT revealed possible seroma or blood and rather than perform the surgery, emergently recommended wound exploration. He turned Mr. Colcord's medical care over to Dr. Jason Weinstein.

24 6.

25 At approximately 10:00 am on January 16, 2012, Dr. Weinstein performed a complete 26 laminectomy at C3 to C7, as well as a revision of the C6-7 arthrodesis and washout after which it

| 1 | was determined that Mr. Colcord suffered permanent neurologic compromise as the result of | | | | |
|----|---------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------|--|--|--|
| 2 | the negligence and delayed decompression described in detailed below. | | | | |
| 3 | | 7. | | | |
| 4 | At all | times mentioned, the defendants, and each of them, were negligent in one or more | | | |
| 5 | of the following particulars and the treatment and care provided to Mr. Colcord was below the | | | | |
| 6 | standard of care recognized in the community: | | | | |
| 7 | a. | In failing to recognize and communicate the need for emergent surgical | | | |
| 8 | | intervention following the surgery of January 12, 2012 | | | |
| 9 | b. | In failing to perform emergent surgical intervention given Mr. Colcord's | | | |
| 10 | | symptoms and neurological compromise following the surgery of January | | | |
| 11 | | 12, 2012; | | | |
| 12 | c. | In failing to notify neurosurgical staff of Mr. Colcord's neurologic | | | |
| 13 | | compromise and emergent need for surgical intervention following | | | |
| 14 | | surgery of January 12, 2012, | | | |
| 15 | d. | In failing to adequately decompress and stabilize Mr. Colcord's cervical | | | |
| 16 | | spine in the surgeries performed on October 24, 2011, and January 12, | | | |
| 17 | | 2012; | | | |
| 18 | e. | In using a single hole plate during the surgery of October 24, 2011; | | | |
| 19 | f. | in placing the surgical rod in the Kyphotic position during the surgery of | | | |
| 20 | | October 24, 2011; and | | | |
| 21 | g. | In placing the C6 lateral mass screw in the C6-7 joint space. | | | |
| 22 | | 8. | | | |
| 23 | As a | result of the negligence of the defendants and the violations alleged above, Steve | | | |
| 24 | Colcord sustained permanent injuries, including spinal cord injury, numbness, parasthesia, | | | | |
| 25 | quadraparesis, fecal incontinence and sphincter dysfunction; erectile dysfunction; myelopathy; | | | | |
| 26 | urinary retention; and right sided numbness; all of which injuries, and the consequences of them, | | | | |

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| 1 | have caused Steve Colcord to suffer economic damages in the form of past and future medical |
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| 2 | care and expenses; lost wages and impaired future earnings; expenses for related medical |
| 3 | services and devices; in addition to substitute domestic services; all of which injuries, and the |
| 4 | consequences of them, are permanent and have caused Steve Colcord to suffer economic |
| 5 | damages in a reasonable amount to be determined by a jury at trial but not likely to exceed \$3 |
| 6 | Million. |
| 7 | 9. |
| 8 | As a further result of the negligence of the defendants and the violations outlined above, |
| 9 | Steve Colcord suffered non economic damages in the form of past and future physical and |
| 10 | mental pain and suffering as well as loss of enjoyment out of life and inability to engage in usual |
| 11 | activities apart from gainful employment, all to his non-economic damages in a reasonable |
| 12 | amount to be determined by a jury at trial but not expected to exceed \$6 Million. |
| 13 | SECOND CLAIM FOR RELIEF |
| 14 | Loss of Consortium |
| 15 | 10. |
| 16 | Plaintiffs reallege paragraphs 1 through 9. |
| 17 | 11. |
| 18 | At all times mentioned, Tammy Combs was and continues to be married to her husband, |
| 19 | Steven Colcord. As a result of Steven Colcord's injuries caused by the defendants' negligence |
| 20 | and violations, Tammy Combs has suffered his loss of society, companionship, consortium, |
| 21 | services, and support all to her non-economic damage in the amount of \$1 Million. |
| 22 | 111 |
| 23 | 111 |
| 24 | /// |
| 25 | /// |
| 26 | /// |

WHEREFORE, plaintiff Steven Colcord prays for judgment against the defendants, and 1 each of them, in a reasonable amount to be determined by a jury at trial, but not expected to 2 exceed \$3 Million economic and \$6 Million non-economic damages; and plaintiff Tammy 3 Combs prays for judgment against the defendants, and each of them, in a reasonable amount to 4 be determined by a jury at trial, but not expected to exceed \$1 Million. 5 6 PAULSON COLETTI 7 DATED: July 3, 2012 Trial Attorneys PC 8 9 By 10 John M. Coletti, OSB No.942740 E-mail. john@paulsoncoletti.com 11 **Of Attorneys for Plaintiffs** 12 Plaintiffs request trial by jury. 13 14 John M. Coletti, OSB No.942740 15 E-mail: john@paulsoncoletti.com 16 Of Attorneys for Plaintiffs 17 18 19 20 21 22 23 24 25

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