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CIRCUIT COURT FOR HULTNOMAH COUNTY

IN THE CIRCUIT COURT OF THE STATE OF OREGON

04664

FOR THE COUNTY OF MULTNOMAH

VICKI LOPEZ-LUNN,

Case No.

1304-04664

7

Plaintiff,

COMPLAINT FOR PERSONAL INJURY (Medical Malpractice)

KAISER FOUNDATION HEALTH PLAN

- Jury Trial Requested

OF THE NORTHWEST, an Oregon Corporation, dba KAISER PERMANENTE; - Not Subject to Mandatory Arbitration

KAİSER FOUNDATION HOSPITALS, NORTHWEST PERMANENTE, P.C.,

- ORS 21.160(1)(d)

KAISER FOUNDATION HEALTH PLAN.

-Amount Claimed \$1,700,000.00

INC., JAMES W. DENNIS, M.D. and EMILY BUBBERS, M.D.,

Defendants.

APR - 1 2013

ENTERED

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IN REGISTER BY RRM

Kaiser Foundation Health Plan of the Northwest is an Oregon corporation that provides the services of a Health Maintenance Organization to Oregon residents, including plaintiff, within Multnomah County

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In addition to or in the alternative to paragraph number 1 above, Kaiser Foundation Health Plan, Inc., is a foreign corporation that provides the services of a Health Maintenance Organization to Oregon residents, including plaintiff, within Multnomah County.

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Northwest Permanente, P.C. is an Oregon corporation with its principal place of business in Multnomah County.

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Page 2 - COMPLAINT FOR PERSONAL INJURY

Kaiser Foundation Hospitals is a foreign corporation, authorized to conduct business in the state of Oregon, operating medical facilities for defendants Kaiser Foundation Health Plan of the Northwest, Northwest Permanente, P.C. and Kaiser Foundation Health Plan, Inc.

At all times material herein, defendant James W. Dennis, M.D. was an employee of defendant Northwest Permanente, P.C. and was acting in the course and scope of his employment.

6.

At all times material herein, defendant Emily Bubbers, M.D. was a resident physician authorized by defendants, Kaiser Foundation Health Plan of the Northwest and/or Kaiser Foundation Hospitals and/or Northwest Permanente, P.C. and/or Kaiser Foundation Health Plan, Inc., to perform medical procedures on patients, including plaintiff.

At all times material herein defendant Emily Bubbers, M.D., was acting under the supervision of James Dennis, M.D.

8.

At all times material herein, Vicki Lopez-Lunn was a member of defendant Kaiser Foundation Health Plan of the Northwest Health Maintenance Organization and/or Kaiser Foundation Health Plan, Inc.'s Health Maintenance Organization. Kaiser Foundation Health Plan of the Northwest and Kaiser Foundation Health Plan, Inc., hereinafter will be collectively referred to as "defendant Kaiser."

Defendant Kaiser promised its members, including Vicki Lopez-Lunn, healthcare from a network of facilities either owned or designated by defendant Kaiser or by defendant Kaiser Foundation Hospitals. Defendant Kaiser further promised that physician services provided to its

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1	members, including Vicki Lopez-Lunn, would be provided by physicians either employed or
2	authorized by defendant Northwest Permanente, P.C., (hereinafter referred to as "defendant
3	Permanente").
4	10.
5	Vicki Lopez-Lunn was never informed of the increased risks associated with having a
6	resident surgeon, like Emily Bubbers, M.D. perform surgical procedures like the one performed
7	on plaintiff.
8	11.
9	On or about April 28, 2011, Dr. James Dennis, assisted by Dr. Emily Bubbers, performed
10	a colostomy closure along with intra-abdominal lyses of adhesions. During this procedure, either
11	Dr. Dennis or Dr. Bubbers under the supervision of Dr. Dennis, punctured Ms. Lopez-Lunn's
12	vaginal cuff with surgical staples causing her to develop a colovaginal fistula. As a result,
13	Ms. Lopez-Lunn began passing stool through her vagina.
14	12.
15	Defendant Dennis and/or defendant Bubbers knew or in the exercise of reasonable care
16	should have known that puncturing Ms. Lopez-Lunn's vaginal cuff with surgical staples would
17	cause injury to Ms. Lopez-Lunn.
18	13.
19	Puncturing a vaginal cuff with surgical staples, in the normal course of events, would not
20	have occurred unless defendant Dennis and/or defendant Bubbers were negligent in the
21	placement of the staples.
22	14.
23	Ms. Lopez-Lunn's injuries and damages described more fully herein are the foreseeable
24	result of defendant Dennis' negligent treatment of Ms. Lopez-Lunn in one or more of the
25	following particulars:
26	A. In stapling Ms. Lopez-Lunn's vaginal cuff;
- 1	

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and interference with her normal and usual activities in a reasonable amount to be decided by the 1 jury and not to exceed \$1,000,000.00. This figure may be amended prior to trial. 2 3 As further reasonably foreseeable result of the acts and omissions (negligence/violation 4 of the standard of care) as alleged herein, Ms. Lopez-Lunn has incurred and will incur in the 5 future, necessary hospital, doctor and medical expenses in a reasonable amount to be decided by 6 the jury and not to exceed \$300,000.00. This figure may be amended prior to trial. 7 8 19. As a further reasonably foreseeable result of the acts and omissions (negligence/violation 9 of the standard of care) as alleged herein, Ms. Lopez-Lunn suffered wage loss and a loss of 10 future earning capacity in a reasonable amount to be determined by the jury and not to exceed 11 \$400,000.00. This figure may be amended prior to trial. 12 WHEREFORE, plaintiffs pray for judgment against the defendants as follows: 13 14 A. Non-economic damages in a reasonable amount to be decided by the jury and not 15 to exceed 1 million dollars B. Economic damages for medical expenses in a reasonable amount to be decided by 16 17 the jury and not to exceed \$300,000.00; 18 C. Economic damages for wage loss and a loss of future earning capacity in a 19 reasonable amount to be decided by the jury and not to exceed \$400,000.00. 20 Costs and disbursements incurred herein. 21 LAW OFFICES OF CLAYTON H. MORRISON, LLC. 22 23 CLAYTON H. MORRASON, OSB No. 74225 CLAYTON HUNTLEY MORRISON, OSB No. 98391 24 25 26