•		
		13 DEC 11 PM 3: 17 FOR MULTNOM AHCOURT
、 1	ENTERED	13DER FILED
2	DEC 1 1 2013	FOR MINTON PH 3
		TNOM COURT
3	IN REGISTER BY SS	COUNTY
4	IN THE CIDCUIT COUDT	
		TOR THE STATE OF ORLOON
6		TY OF MULTNOMAH
7	NAI SAECHAO and DAVID NGUYEN,	Case No. 131216839
8	Plaintiffs,	) COMPLAINT AND DEMAND FOR
9	VS.	<ul> <li>JURY TRIAL – Medical Negligence and</li> <li>Loss of Consortium</li> </ul>
10	NW PERMANENTE P.C. and KAISER FOUNDATION HOSPITAL;	) (Case Not Subject to Mandatory Arbitration;
11	Defendants.	) Prayer: \$12Million) ORS 21.160(1)(e)
12		
13	Plaintiffs alleges:	
14	(First Claim for Re	lief – Medical Negligence)
15		1.
16	At all times mentioned, defendant, 1	NW Permanente P.C. was and is now an Oregon
17	corporation and a professional corporation of p	physicians, surgeons and healthcare providers licensed
18	by the state of Oregon and employed by the	Kaiser Foundation Health Plan of Oregon to provide
19	medical care to their members including Nai	Saechao, and at all times mentioned was performing
20	regular and sustained business activity within M	Aultnomah County, Oregon.
21		2.
22	At all times mentioned, Kaiser Foundat	tion Hospital was a California corporation engaged in
23	the operation and maintenance of hospitals a	and clinics in the State of Oregon, and at all times
24	mentioned was performing regular and sust	ained business activity within Multnomah County,
25		
26 D	ACE 1 COMDLAINT	

PAGE 1 - COMPLAINT

ì

1 Oregon (hereinafter both NW Permanente PC and Kaiser Foundation Hospital referred to as 2 "defendant Kaiser").

3.

3

At all times mentioned, the physicians and medical staff providing treatment and care to Nai Saechao during the periods in question, including Stephen Mickel, MD, were working in the course and scope of their employment for the defendants and were acting as the actual and/or the apparent agents of defendants.

4.

8

9 On or about May 11, 2013, at approximately 12:40pm. Nai Saechao was taken to the 10 defendants' hospital and presented with a history of severe neck pain with numbness and tingling in 11 her arms and legs with no known trauma. She was diagnosed with a cervical strain and discharged 12 home with a prescription for Vicodin.

13

After learning that the Vicodin was not relieving her pain, Ms. Saechao contacted Kaiser's advice nurse by telephone at approximately 5:00pm advising that her neck pain and numbness were worsening.

17

At approximately 5:19pm Ms. Saechao spoke with Cecelia Riley, RN, advising that she was unable to use her arms and legs. An ambulance was called and Nai Saechao was taken back to defendants hospital at which time she was diagnosed with quadriplegia as a result of an epidural hematoma which previously went undiagnosed and treated causing the quadriplegia.

6.

22

7.

At all times mentioned, the defendants were negligent in one or more of the following particulars:

(a) In failing to perform imaging studies to determine the source and cause of Ms.
Saechao's neck pain at the time of her initial visit;

PAGE 2 - COMPLAINT

PAULSON COLETTI TRIAL ATTORNEYS PC 1022 NW MARSHALL, STE. 450 PORTLAND, OR 97209 503.226.6361

• •			
	(1)	In failing to perform an adequate neurological exam and adequately	document
1	(b)	Ms. Saechao's symptoms in light of the lack of any traumatic hi	
2			
3		would explain the onset of neck pain and related symptoms;	acele nain
4	(c)	In failing to adequately rule out the cause of Ms. Saechao's r	
5		numbness and/or tingling prior to diagnosing a cervical strain and d	ischarging
6		her home with Vicodin; and	
7	(d)	In failing to perform an adequate differential diagnosis and rule out	
8		potential cause of Ms. Saechao's neck pain prior to discharging	her home
9		during the initial visit.	
10		8.	
11	As a result of the negligence and violations of the defendants as alleged above, Nai Saechao		
12	is permanently paralyzed and has suffered economic damages in the form of past and future medical		
13	bills and expenses; lost wages and impaired earnings; substitute domestic services; assistive medical		
14	devices and alterations to her home and vehicles; all of which injuries and the consequences of them		
15	have caused Nai Saechao to suffer economic damages in a reasonable amount to be determined by a		
16	jury at trial but not expected to exceed \$5Million.		
17		9.	
18	As a :	further result of the negligence and violations of the defendants, Nai S	aechao has also
19	suffered non	economic damages in the form of past and future pain and suffering, a	as well as loss of
20	enjoyment of	f life and inability to engage in activities apart from gainful employme	nt. To date, Nai
21	Saechao's no	on economic damages are in a reasonable amount to be determined by	a jury at trial but
22	not expected	to exceed \$5Million.	
23		(Second Claim for Relief – Loss of Consortium)	
24		10.	
25	Plain	ntiff re alleges paragraphs 1-9 above.	
26	///		
Р	PAGE 3 - CON	MPLAINT	

PAULSON COLETTI TRIAL ATTORNEYS PC 1022 NW MARSHALL, STE. 450 PORTLAND, OR 97209 503.226.6361

•	•
•	11.
2	Plaintiff, David Nguyen has lost the usual affection, society, assistance and companionship
- 3	of his wife, Nai Saechao as the result of her injuries and disabilities all to his non economic damage
4	in the sum of \$2Million.
5	WHEREFORE, plaintiff Nai Saechao prays for judgment against the defendants in a
6	reasonable amount to be determined by a jury at trial, but not expected to exceed \$5Million
7	economic damages and \$5Million non economic damages; and plaintiff David Nguyen prays for
8	judgment against the defendant in a reasonable amount to be determined by a jury at trial, but not
9	expected to exceed \$2Million.
10	DATED: December 11, 2013.
11	PAULSON COLETTI
12	Trial Autorneys PC
13	$\mathbf{B}_{\mathbf{N}}$
14	John M. Coletti, OSB No. 942740 E-mail: john@paulsoncoletti.com
15	Plaintiffs request trial by jury.
16	PAULSON CQLETTI //
17	Trial Attorneys PC
18	Ву
19	John M. Coletti, OSB No.942740 E-mail: john@paulsoncoletti.com
20	Of Attorneys for Plaintiffs
21	
22	
23	
24	
25	
26	

PAGE 4 - COMPLAINT

PAULSON COLETTI TRIAL ATTORNEYS PC 1022 NW MARSHALL, STE. 450 PORTLAND, OR 97209 503.226.6361