1 THEODORE R. JOHNSON, SBN 18786 1 ATTORNEY AT LAW 2 SUMMIT LAW OFFICE 400 29 TH Street Gente of the Superior O 3 Oakland, CA 94609 (510) 836-2801 JAN 01 2014 4 Attorney for the Plaintiff: 7 REGINA PORTER 9 IN THE SUPERIOR COURT OF CALIFORNIA 9 IN THE SUPERIOR COUNTY OF SOLANO 9 REGINA PORTER, 10 REGINA PORTER,	
9 Engeliserty	nak
Fred 2844	
10 REGINA PORTER, Case No.: Case No.:	
11 Plaintiff,	
12 vs. COMPLEINT FOR MONEY DAMAGES FOR PROFESSIONAL NEGLIGENCE OF	OR
13 DR. MASOUD MEHRABAN, M.D., INDIVIDUALLY, AND IN HIS REPRESENTATIVE	
14 CAPACITY AS STAFF PHYSICIAN/ KAISER PERMANENTE VALLEJO MEDICAL CENTER,	
15 E.R., KAISER PERMANENTE VALLEJO MEDICAL CENTER, AND DOES 1 TO 20, INCLUSIVE	0
16 JUDGE MICHAEL	ATTICE
17 FOR ALL PURPO	SES
18 1. Plaintiff, REGINA RORTER resided at 165 Kathy Ellen Drive, Vallejo, California,	County of
19 Solano, at the time of the events about which she has herein complained. Plaintiff, REGINA	PORTER
20 presently resides at 254, Tapestry Lane, #900, American Canyon, California.	
21 2. Defendant DR. MASOUD MEHRABAN, M.D., was a duly licensed medical doctor	who was
22 employed as an Emergency Room staff physician at Kaiser Permanente Vallejo Medical Cer	nter, at all
23 relevant times herein mentioned, including January 2, 2011, the date upon which he examine	ed Plaintiff
24 PORTER.	
25 3. Defendant Kaiser Permanente Vallejo Medical Center located at 975 Sereno Drive,	California,
26 Solano County. It is a duly licensed Medical Center facility, hospital and/or Health Care Pro-	ovider, by
27 which DR. MEHRABAN was employed on January 2, 2011.	
28 4. Plaintiff does not know the true names or identities of DOES 1 through 20, inclusive, and	t

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therefore sues them by those fictitious names. Plaintiff will amend this complaint to add the names and/or
 identities of such parties as soon as they have been ascertained during the course of this proceeding.

3 5. Plaintiff is informed and believes, and on the basis of that information and belief alleges, that
4 each of those defendants was in some manner negligently and legally responsible for the events and
5 happenings alleged in this complaint and for Plaintiff's injuries and damages.

6 6. Plaintiff is informed and believes, and on that basis of that information and belief alleges, that at 7 all times mentioned in this complaint Defendant DR. MASOUD MEHRABAN, M.D., and DOES 1 through 8 20, were the agents and employees of their codefendants, and in doing the things alleged in this 9 complaint were acting within the course and scope of that agency and employment.

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FIRST CAUSE OF ACTION (Professional Negligence) [DR. MASOUD MEHRABAN]

12 7. Plaintiff incorporates by reference the factual allegations contained in paragraphs 1 through 6 13 linclusive, as if fully set forth.

14 8. On October 2, 2013, Plaintiff served notice, pursuant to Code of Civil Procedure §364, to
15 Defendants, DR. MASOUD MEHRABAN, M.D., and Kaiser Permanente Vallejo Medical Center of her
16 intention to sue them for Professional Negligence.

Plaintiff has no medical background, education, or training, and had no means to discover and
misconduct, negligence, or curbability of Defendants during the times that Plaintiff was their patient.
Within one year last past, Plaintiff discovered, for the first time, that the Defendant was careless and
negligent, and that such carelessness and negligence caused the injuries and damages suffered by the
Plaintiff.

STATEMENT OF FACTS

23 10. On December 31, 2010, at approximately 11:35 p.m., Plaintiff REGINA PORTER, her two
24 daughters and their friend, and her 16 year old son and his friend were congregated in and around the
25 bottom of the stairs talking as they waited for whomever was on the way to her place in order to pick up
26 her son's friend, and take him home.

27 11. While they talked the door of the upstairs apartment (across from Plaintiff's apartment) opened
28 and a neighbor/resident of one of the two downstairs apartments of the four-plex, exited the upstairs unit

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carrying a glass and a bottle of champagne. She was dressed nicely, and was wearing heels (as if she
 was preparing to go out).

3 12. When she reached the bottom of the stairs and weaved her way around and/or through the 4 crowed common area walkway she ended up walking directly toward Plaintiff.

5 13. Plaintiff took three or four short steps backward in order to provide her neighbor with a clear 6 pathway to her apartment, and accidently placed her leg over the border of the common area 7 platform/walkway; and resultantly, her leg unexpectedly plunged two and/or two and a fall feet down to 8 the dirt surface adjacent to the concrete platform from which she had fallen.

9 14. Plaintiff's daughters helped her to get back in an upright position, and then helped her up the 10 stairs and back into her apartment. Plaintiff thought she had a sprained ankie, and she opted to wait a 11 day or two, instead of rushing over to an Emergency Room right away.

12 15. Plaintiff felt like her condition got worse rather than better over the next couple of days so she
went to the Emergency Room at the Kaiser Permanente Vallejo Medical Center at 975 Sereno Drive,
Vallejo, California.

15 16. Plaintiff PORTER was examined and/or evaluated on January 2, 2011 by DR. MASOUD 16 MEHRABAN, M.D., a Kaiser Permanente attejo Medical Center Emergency Room staff physician who 17 was on duty at the time Plaintiff sought a diagnosis and/or treatment of the injury she sustained on 18 December 31, 2010 when the accidently fell at the property in which she had then resided.

19 17. After having examined Plaintiff, DR. MASOUD MEHRABAN diagnosed the injury she sustained 20 on December 31, 2010 as a sprained ankle, for the treatment of which he had prescribed bed rest, 21 Ibuprofen, and a pair of crutches.

18. During the course of the next couple of weeks the intense pain Plaintiff experienced in her lower
leg intensified instead of diminishing, and went from excruciating to unbearable, thus forcing Plaintiff to
return to Kaiser Emergency Room.

Plaintiff PORTER returned to the emergency room at Kaiser Permanente Vallejo Medical Center,
on January 18, 2011, and she was examined by another staff physician.

27 20. After DR. GRUNDAHL had examined Plaintiff and/or reviewed her case file and/or medical
28 records he diagnosed the lower leg injury she had suffered (as a result of her fall on December 31, 2010)

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as a Ruptured Achilles Tendon, and he informed her that corrective surgery had to be performed
 immediately.

Plaintiff underwent the surgery on January 26, 2011 and shortly thereafter, began a long,
extremely difficult course of rehabilitative therapy treatments at the direction and/or under the constant
supervision provided to her by DR. MAC LACHLAN, an orthopedic surgeon, and/or employee agent of
Kaiser Permanente Vallejo Medical Center that surgically repaired Plaintiff's Achilles tendon; and
moreover, who thereafter served as Plaintiff PORTER's attending physician.

8 22. At all relevant times mentioned herein Plaintiff periodically met with, and was examined by

9 DR. MAC LACHLAN, who constantly monitored her condition; and he continued to prescribe both 10 medicine as well as alternative courses of rehabilitation therapy for Plaintiff, including treatment in a 11 number of diverse disciplines (medically speaking), such as Physical Therapy and/or Acupuncture from 12 employees and/or agents of Kaiser Permanente Vallejo Medical Center; and additionally,

13 DR. MAC LACHLAN also authorized and/or prescribed a substantial number of chiropractic session with 14 a private, local practitioners whose services were recommended by DR. MAC LACHLAN.

15 23. In and around August, of 2011, Plaintiff PORTER unsuccessfully brought suit against

MS. ANRAE WINBERLY, owner of record title to those premises commonly known and described as 165 Kathy Ellen Drive, Vallejo, California, the address at when Plaintiff resided and the place where she had accidentally fallen and injurgement ower leg on December 31, 2010.

19 24. The relationship between Plaintiff and DR. MAC LACHLAN (as described previously,
20 hereinabove) continued up to, and/or including the point in time at which then Defendant WINBERLY's
21 Motion for Non-Survivas granted at the conclusion of the Plaintiff's case, at trial, on February 7, 2013.

22 25. On or about January 2, 2011, Plaintiff employed Defendants DR. MASOUD MEHRABAN, Kaiser 23 Permanente Vallejo Medical Center, Emergency Room, and DOES 1 through 20, having previously 24 retained them for compensation (as her personal healthcare provider and/or insurer) to examine, 25 diagnose, prescribe medicine, treat and care for a problem involving her well-being and to perform any 26 necessary surgery in the treatment of this problem.

27 26. After having accidentally fallen, on December 31, 2010, from a common area platform/walkway
28 located in the front of the four-plex at which she then resided, Plaintiff waited until January 2, 2011 to visit

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the Emergency Room at Kaiser Permanente Vallejo Medical Center in order to have the leg injury (she 1 has sustained two days before her visit to the Emergency Room) examined, diagnosed, and/or treated. 2 At all times mentioned in this complaint, Defendant DR. MASOUD MEHRABAN, and DOES 1 3 27. through 20, negligently failed to possess and exercise, in both diagnosis and treatment, that reasonable 4 degree of knowledge and skill that is ordinarily possessed and exercised by other physicians in the same 5 or similar locality in similar circumstances, in that, among other things, Defendant DR. MASOUD 6 MEHRABAN, and DOES 1 through 20, failed to correctly diagnose the nature of the lower leg injury 7 Plaintiff suffered on December 31, 2010, and/or to properly treat said injury. 8 As a direct result of the negligence of Defendant DR. MASOUR MEHRABAN, and DOES 1 28. 9 through 20, Plaintiff was injured in her body and in her health, strength and activities, and sustained injury 10 to her mental health and shock and injury to nervous system, all of which have caused and continued to 11 cause, Plaintiff great mental, physical and nervous pain and Suffering. Plaintiff is informed and believes 12 and thereon alleges that some or all of said injuries will be or a permanent nature and will result in some 13 permanent disability to Plaintiff, all to her general damages in the sum within the jurisdiction of this court. 14 WHEREFORE, Plaintiff prays for Judgment in an amount according to proof at trial. 15 SECOND CAUSE OF ACTION 16 (Respondeat Superior) [Defendant Kalser Permanente Vallejo Medical Center] 17 Plaintiff incorporates by reference the factual allegations contained in paragraphs 8 through 28 29. 18 inclusive, as if fully set forth, 19 Plaintiff PORTER herein avers that, at all relevant times herein mentioned, the conduct of 30. 20 DR. MASOUD MEHRABAN about which Plaintiff has herein complained took place while he was on duty 21 as an Emergency Room staff/employee at Kaiser Permanente Vallejo Medical Center, 975 Sereno Drive, 22 Vallejo, California. 23 Since, said conduct occurred during the course of and/or within the scope of DR. MEHRABAN's 31. 24 employment his employer (Kaiser Permanente Vallejo Medical Center) may be held vicariously liable for 25 Plaintiff's injuries, and/or the damages "proximately caused" by DR. MEHRABAN's Professional 26 Negligence under the legal doctrine of "Respondeat Superior". WHEREFORE, Plaintiff prays for 27 Judgment in an amount according to proof at trail. 28 5 COMPLAINT FOR MONEY DAMAGES FOR PROFESSIONAL NEGLIGENCE

1	PRAYER FOR RELIEF
2	WHEREFORE, Plaintiff prays judgment against Defendants, and each of them, as follows:
3	(1) For non-economic damages within this court's jurisdiction;
4	(2) For costs of hospital and medical expenses according to proof;
5	(3) For employer KAISER PERMANENTE VALLEJO MEDICAL CENTER to be held vicariously liable for
6	the negligent of its agent, employee DR. MASOUD MEHRABAN;
7	(4) For costs of suit herein incurred; and
8	(5) For such other and further relief as the court may deem proper.
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10	Dated: 1/02/14 191 The Johnson
11 12	Attorney for Plaintiff
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