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5	Attorneys for Plaintiff VANESSA CALDERON	HIS CASE HAS BEEN ASSIGNED TO
6	{ JL	IDGE ROGER ROSS IN (1)
7	Di in	EPARTMENT 11B FOR ALL PURPOSES, CLUDING TRIAL
8	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
9	IN AND FOR THE COUNTY OF SAN JOAQUIN	
10	IN AND FOR THE COU	ITT TOT SAIT JOAQUIT
11	VANESSA CALDERON	CASE NO. STK-CV-////// -2018- 9009
12	Plaintiff,	COMPLAINT FOR DAMAGES
13	vs.	1. Medical Malpractice
14	ADVENTIST HEALTH LODI MEMORIAL	
15	HOSPITAL; ROBERT GOH, M.D. EDMUND	
16	FREUND, M.D; LODI HEALTH PHYSICIANS MILLSBRIDGE FAMIY CARE; FRANK	
17	HARTWICK, M.D.; DELTA RADIOLOGY MEDICAL GROUP, RAISER FOUNDATION	
18	HEALTH PLAN, INC., KAISER FOUNDATION HOSPITALS, and THE PERMANENTE MEDICAL	
19	GROUP, INC. and DOES 1 through 100, inclusive,	
20	Defendants.	
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COMPLAINT FOR DAMAGES

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Plaintiff VANESSA CALDERON complains of defendants, ADVENTIST HEALTH LODI MEMORIAL HOSPITAL; ROBERT GOH, M.D.; EDMUND FREUND, M.D; LODI HEALTH PHYSICIANS MILLSBRIDGE FAMIY CARE; FRANK HARTWICK, M.D. DELTA RADIOLOGY MEDICAL GROUP; KAISER FOUNDATION HEALTH PLAN, INC. KAISER FOUNDATION HOSPITALS, and THE PERMANENTE MEDICAL GROUP, INC. and DOES 1 through 100, inclusive, and alleges as follows:

The true names and capacities whether individual, corporate, associate, or otherwise, of 1. defendants DOES ONE through 100, are unknown to plaintiff who therefore sues said defendants by such fictitious names and will ask leave of Court to amend this complaint when the true names and capacities have been ascertained. Plaintiff is informed and believes, and thereon alleges on such information and belief, that each of the fictitiously named defendants is responsible in some manner for the occurrences herein alleged, either as physicians, surgeons, anesthetists, nurses, other medical practitioners, pharmacists, hospitals or hospital attendants, ambulance companies or attendants, or manufacturers, suppliers, sellers, or distributors or otherwise, and said defendants negligently acted or failed to act in one or more of said occupations or businesses, which negligence proximately caused plaintiff's injuries as herein alleged. Plaintiff is uncertain as to the manner or function of said defendants, whether as physicians, surgeons, anesthetists, nurses, other medical practitioners, pharmacists, hospitals or hospital attendants, ambulance companies or attendants, or manufacturers, suppliers, sellers or distributors, or otherwise, and plaintiff prays leave to amend this complaint to insert therein the true names, capacities, functions, occupations and businesses of said defendants when the same are ascertained.

- 2. Plaintiff is informed and believes, and upon such information and belief alleges, that at the times and places mentioned herein defendants were the agents, servants, and employees of the remaining defendants, and each of them, was at all times and places mentioned herein acting within the purpose and scope of said agency, service and employment.
- 3. At all times mentioned, defendant ADVENTIST HEALTH LODI MEMORIAL HOSPITAL and DOES ONE through TEN, inclusive, and each of them, were and are now, corporations, partnerships, associations, hospitals, or other entities organized and existing under and by virtue of the laws of the State of California, and were at all times and places mentioned herein engaged in the ownership, operation, and maintenance of hospitals and other medical facilities open to the general public and to paying patients in and about the State of California, County of San Joaquin.
- 4. At all times mentioned, defendants ROBERT GOH, M.D., M.D. and DOES ELEVEN-through TWENTY, inclusive, and each of them, were and are regularly licensed physicians, surgeons, radiologists, pathologists, and certified physicians' assistants in this State, engaged in the practice of medicine, with offices in the State of California, County of San Joaquin.
- 5. At all times mentioned, defendants EDMUND FREUND, M.D. and DOES -TWENTY-ONE through TRIRTY, inclusive, and each of them, were and are regularly licensed physicians, surgeons, radiologists, pathologists, and certified physicians' assistants in this State, engaged in the practice of medicine, with offices in the State of California, County of San Joaquin.
- 6. At all times mentioned, defendant LODI HEALTH PHYSICIANS MILLSBRIDGE FAMIY CARE and DOES THIRTY-ONE through FORTY, inclusive, and each of them, were and are now, corporations, partnerships, associations, hospitals, or other entities organized and existing under and by virtue of the laws of the State of California, and were at all times and places mentioned herein

engaged in the ownership, operation, and maintenance of hospitals and other medical facilities open to the general public and to paying patients in and about the State of California, County of San Joaquin.

- 7. At all times mentioned, defendants FRANK HARTWICK, M.D. and DOES FORTY-ONE through FIFTY, inclusive, and each of them, were and are regularly licensed physicians, surgeons, radiologists, pathologists, and certified physicians' assistants in this State, engaged in the practice of medicine, with offices in the State of California, County of San Joaquin.
- 8. At all times mentioned, defendant DELTA RADIOLOGY MEDICAL GROUP and DOES FIFTY-ONE through SIXTY, inclusive, and each of them, were and are now, corporations, partnerships, associations, hospitals, or other entities organized and existing under and by virtue of the laws of the State of California, and were at all times and places mentioned herein engaged in the ownership, operation, and maintenance of hospitals and other medical facilities open to the general public and to paying patients in and about the State of California, County of San Joaquin.
- 9. At all times mentioned, defendant KAISER FOUNDATION HOSPITALS; KAISER FOUNDATION HEALTH FLAN, INC.PERMANENTE MEDICAL GROUP, INC and DOES SIXTY-ONE through SEVENTY, inclusive, and each of them, were and are now, corporations, partnerships, associations, hospitals, or other entities organized and existing under and by virtue of the laws of the State of California, and were at all times and places mentioned herein engaged in the ownership, operation, and maintenance of hospitals and other medical facilities open to the general public and to paying patients in the State of California.
- 10. From on or about May 29, 2015, and for some time prior thereto and thereafter, plaintiff

 VANESSA CALDERON consulted defendants, and each of them, for the purpose of obtaining

 diagnosis, care, and treatment in connection with her medical conditions, including but not limited to her

 chest pain, and employed said defendants, and each of them to examine, diagnose, treat and care for her

for compensation, which she agreed to pay. Defendants, and each of them, undertook, individually and by and through their agents, servants and employees, to examine, diagnose, treat, prescribe for and care for VANESSA CALDERON, including but not limited to examining, diagnosing, providing to and prescribing for and administering various drugs and medications and performing certain diagnostic tests, and said defendants, and each of them, did examine, treat, prescribe and care for her by means of various procedures, including but not limited to physical examinations, surgery, and the administration of certain drugs and medications.

- 11. At all times and places mentioned herein, defendants, and each of them, carelessly and negligently instructed, examined, diagnosed, prescribed for, cared for and treated VANESSA CALDERON for her medical conditions, including but not limited to her chest pain, and defendants, and each of them provided hospital, medical, musing, laboratory, x-ray, care and services, manufacturing, and pharmaceutical services in a careless and negligent manner all of which, among other things, directly and proximately resulted in certain permanent injury and disability to said plaintiff, including but not limited to, lung cancer, all to her general and special damage.
- 12. On or about July 26, 2017, Plaintiff VANESSA CALDERON was diagnosed with lung cancer.
- 13. As a direct and proximate result of the acts, omissions and conduct of defendants, and each of them, and of said injuries caused to plaintiff, plaintiff was required to and did incur expenses for services of hospitals, doctors, and other medical care and treatment in an amount not now known to her, and plaintiff is informed and believes and upon such information and belief alleges that she will incur additional expenses in the future in an amount not now known to her.
- 14. As a further direct and proximate result of the acts, omissions and conduct of defendants, and each of them, plaintiff was prevented from attending their usual activities, and plaintiff

COMPLAINT FOR DAMAGES