IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

WANDA QUEEN and GREG QUEEN)
)
Plaintiffs,)
) CIVIL ACTION FILE
V •)
) NO
C. R. BARD, INC.,)
)
Defendant.)
)

COMPLAINT

COME NOW Wanda and Greg Queen as Plaintiffs herein and hereby file this Complaint, showing the Court as follows:

PARTIES, JURISDICTION AND VENUE

1.

Plaintiffs are citizens of the State of North Carolina.

2.

Defendant C. R. Bard, Inc. ("Defendant") is a New Jersey corporation with its principal place of business in New Jersey. All acts and omissions of Defendant as described herein were done by its agents, servants, employees and/or owners, acting in the course and scope of their respective agencies, services, employments and/or ownership.

3.

Plaintiffs are seeking damages in excess of \$75,000.00.

Subject matter jurisdiction is proper pursuant to 28 U.S.C. § 1332.

4.

Bard Urological, the division of Defendant C. R. Bard, Inc. that designed, manufactured, marketed, packaged, labeled and sold the product at issue in this lawsuit, is located in the Northern District of Georgia in Covington, Georgia.

5.

Defendant has significant contacts with the Northern District of Georgia such that it is subject to personal jurisdiction within said district.

6.

A substantial part of the events and omissions giving rise to Plaintiffs' causes of action occurred in the Northern District of Georgia.

7.

Pursuant to 28 U.S.C. § 1391(a), venue is proper in the Northern District of Georgia.

FACTUAL BACKGROUND

8.

Plaintiff Wanda Queen was implanted with the Avaulta Solo
Anterior Synthetic Support System (the "Product") during surgery
performed by Dr. Elizabeth Barbee at Wake Medical Center in
Raleigh, North Carolina.

9.

The Product was implanted in Plaintiff Wanda Queen to treat her pelvic organ prolapse, the use for which the Product was designed, marketed and sold.

10.

As a result of having the Product implanted in her,

Plaintiff Wanda Queen has experienced significant mental and

physical pain and suffering, has sustained permanent injury, and

permanent and substantial physical deformity, has undergone or

will undergo corrective surgery or surgeries, and has endured

impaired physical relations with her husband, Plaintiff Greg

Queen.

11.

Defendant designed, manufactured, marketed, packaged, labeled, and sold the Avaulta Solo Anterior Synthetic Support System, including the Product that was implanted in Plaintiff Wanda Queen.

<u>CAUSES</u> OF ACTION

COUNT I: NEGLIGENCE

12.

Plaintiffs incorporate by reference paragraphs 1-11 of the Complaint as if fully set forth herein.

13.

Defendant had a duty to individuals, including Plaintiff

Wanda Queen, to use reasonable care in designing, manufacturing, marketing, labeling, packaging and selling the Product.

14.

Defendant was negligent in failing to use reasonable care in designing, manufacturing, marketing, labeling, packaging and selling the Product.

15.

As a direct and proximate result of Defendant's negligence, the Plaintiff Wanda Queen was caused and/or in the future will be caused to suffer severe personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including but not limited to obligations for medical services and expenses, present and future lost wages, and other damages.

COUNT II: STRICT LIABILITY - DESIGN DEFECT

16.

Plaintiffs incorporate by reference paragraphs 1-11 of the Complaint as if fully set forth herein.

17.

The Product implanted in Plaintiff Wanda Queen was not reasonably safe for its intended use and was defective as a matter of law with respect to its design.

18.

As a direct and proximate result of the Product's

aforementioned defects, Plaintiff Wanda Queen was caused and/or in the future will be caused to suffer severe personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including but not limited to obligations for medical services and expenses, present and future lost wages, and other damages.

19.

Defendant is strictly liable to Plaintiff Wanda Queen for designing, manufacturing, marketing, labeling, packaging and selling a defective product.

COUNT III: STRICT LIABILITY - MANUFACTURING DEFECT

20.

Plaintiffs incorporate by reference paragraphs 1-11 of the Complaint as if fully set forth herein.

21.

The Product implanted in Plaintiff Wanda Queen was not reasonably safe for its intended use and was defective as a matter of law with respect to its manufacture.

22.

As a direct and proximate result of the Product's aforementioned defects, Plaintiff Wanda Queen was caused and/or in the future will be caused to suffer severe personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including but not limited to obligations for

medical services and expenses, present and future lost wages, and other damages.

23.

Defendant is strictly liable to Plaintiff Wanda Queen for designing, manufacturing, marketing, labeling, packaging and selling a defective product.

COUNT IV: STRICT LIABILITY - FAILURE TO WARN

24.

Plaintiffs incorporate by reference paragraphs 1-11 of the Complaint as if fully set forth herein.

25.

The Product implanted in Plaintiff Wanda Queen was not reasonably safe for its intended use and was defective as a matter of law due to its lack of appropriate and necessary warnings.

26.

As a direct and proximate result of the Product's aforementioned defects, Plaintiff Wanda Queen was caused and/or in the future will be caused to suffer severe personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including but not limited to obligations for medical services and expenses, present and future lost wages, and other damages.

27.

Defendant is strictly liable to Plaintiff Wanda Queen for designing, manufacturing, marketing, labeling, packaging and selling a defective product.

COUNT V: BREACH OF EXPRESS WARRANTY

28.

Plaintiffs incorporate by reference paragraphs 1-11 of this Complaint as if fully set forth herein.

29.

Defendant made assurances to the general public, hospitals and health care professionals that the Product was safe and reasonably fit for its intended purpose.

30.

Plaintiff Wanda Queen and/or her health care provider chose the Product based upon Defendant's warranties and representations regarding the safety and fitness of the Product.

31.

Plaintiff Wanda Queen, individually and/or by and through her physician, reasonably relied upon Defendant's express warranties and guarantees that the Product was safe, merchantable, and reasonably fit for its intended purpose.

32.

Defendant breached these express warranties because the

Product implanted in Plaintiff Wanda Queen was unreasonably dangerous and defective and not as Defendant had represented.

33.

Defendant's breach of its express warranties resulted in the implantation of an unreasonably dangerous and defective product in Plaintiff Wanda Queen's body, placing said Plaintiff's health and safety in jeopardy.

34.

As a direct and proximate result of Defendant's breach of the aforementioned express warranties, Plaintiff Wanda Queen was caused and/or in the future will be caused to suffer severe personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including but not limited to obligations for medical services and expenses, present and future lost wages, and other damages.

COUNT VI: BREACH OF IMPLIED WARRANTY

35.

Plaintiffs incorporate by reference paragraphs 1-11 of this Complaint as if fully set forth herein.

36.

Defendant impliedly warranted that the Product was merchantable and were fit for the ordinary purpose for which it was intended.

37.

When the Product was implanted in Plaintiff Wanda Queen to treat her pelvic organ prolapse, the Product was being used for the ordinary purpose for which it was intended.

38.

Plaintiff Wanda Queen, individually and/or by and through her physician, relied upon Defendant's implied warranty of merchantability in consenting to have the Product implanted in her.

39.

Defendant breached this implied warranty of merchantability because the Product implanted in Plaintiff Wanda Queen was neither merchantable nor suited for its intended use as warranted.

40.

Defendant's breach of its implied warranty resulted in the implantation of an unreasonably dangerous and defective product in Plaintiff Wanda Queen's body, placing said Plaintiff's health and safety in jeopardy.

41.

As a direct and proximate result of Defendant's breach of the aforementioned implied warranty, Plaintiff Wanda Queen was caused and/or in the future will be caused to suffer severe personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including but not limited to obligations for medical services and expenses, present and future lost wages, and other damages.

COUNT VII: LOSS OF CONSORTIUM

42.

Plaintiffs incorporate by reference paragraphs 1-11 of this Complaint as if fully set forth herein.

43.

As a direct and proximate result of the above-described injuries sustained by Plaintiff Wanda Queen, her husband, Plaintiff Greg Queen has suffered a loss of his wife's consortium, companionship, society, affection, services and support.

COUNT VIII: PUNITIVE DAMAGES

44.

Plaintiffs incorporate by reference paragraphs 1-43 of this Complaint as if fully set forth herein.

45.

Defendant knew or should have known that the Product was defective and presented unreasonable risks of harm to Plaintiff Wanda Queen.

46.

Defendant's conduct as described in this Complaint, for which Plaintiffs are entitled to recover compensatory damages,

manifested a conscious indifference to, and/or flagrant disregard of, the safety of those persons who might foreseeably have been harmed by the Product, including Plaintiff Wanda Queen, justifying the imposition of punitive damages.

WHEREFORE, Plaintiffs demand trial by jury, judgment against Defendant for compensatory and punitive damages in an amount exceeding \$75,000, as well as costs, attorney fees, interest, or any other relief, monetary or equitable, to which they are entitled.

PLAINTIFFS DEMAND A TRIAL BY JURY.

BLASINGAME, BURCH, GARRARD & ASHLEY, P.C.

Attorneys for Plaintiffs

/s/ Henry G. Garrard, III
Gary B. Blasingame
Georgia Bar No. 062900
Henry G. Garrard, III
Georgia Bar No. 286300
Andrew J. Hill, III
Georgia Bar No. 353300
Josh B. Wages
Georgia Bar No. 730098
Leanna B. Pittard
Georgia Bar No. 344031
Adam B. Land
Georgia Bar No. 075641

440 College Avenue P.O. Box 832 Athens, Georgia 30603 706-354-4000 $_{
m JS44\,(Rev.\,1/08\,NDGA)}$ Case 2:11-cv-00012 Document 1- Covied \$1/24/10 Page 1 of 3 PageID #: 12

The JS44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form is required for the use of the Clerk of Court for the purpose of initiating the civil docket record. (SEE INSTRUCTIONS ATTACHED)

I. (a) PLAINTIFF(S) WANDA QUEEN GREG QUEEN		DEFENDANT(S) C. R. BARD, INC.				
(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF WAKE COUNTY, N.C. (EXCEPT IN U.S. PLAINTIFF CASES)		COUNTY OF RESIDENCE OF FIRST LISTED DEFENDANT (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED				
(c) ATTORNEYS (FIRM NAME, ADDRESS, TELEPHONE E-MAIL ADDRESS) BLASINGAME, BURCH, GARRARD & ASHLEY 440 COLLEGE AVENUE, SUIT 320 P.O. BOX 832 ATHENS, GEORGIA 30603 706-354-4000		ATTORNEYS NELSON, MULLIN 201 17TH STREET, SUITE 1700 ATLANTA, GEORG 404-322-6155	S, RILEY & S NW	SCARBOROUGH		
II. BASIS OF JURISDICTION (PLACE AN "X" IN ONE BOX ONLY)	(PLAC	FIZENSHIP OF F E AN "X" IN ONE BOX FOR PLA (FOR DIVERSIT				
☐ 1 U.S. GOVERNMENT ☐ 3 FEDERAL QUESTION	PLF DEF	CITIZEN OF THIS STATE	PLF DEF	INCORPORATED OR PRINCIPAL		
PLAINTIFF (U.S. GOVERNMENT NOT A PARTY) 2 U.S. GOVERNMENT		CITIZEN OF ANOTHER STAT	TE 5 5 5	PLACE OF BUSINESS IN THIS STATE INCORPORATED AND PRINCIPAL IN ACTUAL PROPERTY OF THE PROPERT		
DEFENDANT (INDICATE CITIZENSHIP OF PARTIES IN ITEM III)	3 3	CITIZEN OR SUBJECT OF A FOREIGN COUNTRY	6 6	PLACE OF BUSINESS IN ANOTHER STATE FOREIGN NATION		
IV. ORIGIN (PLACE AN "X "IN ONE BOX ONLY) 1 ORIGINAL 2 REMOVED FROM 3 REMANDED FROM PROCEEDING STATE COURT APPELLATE COURT	4 REINSTATED OF REOPENED	TRANSFERRED FROM 5 ANOTHER DISTRICT (Specify District)	6 MULTIDISTI			
V. CAUSE OF ACTION (CITE THE U.S. CIVIL STATUTE JURISDICTIONAL STATUTES	TE UNDER WHICH Y UNLESS DIVERSIT	OU ARE FILING AND WRITE A	A BRIEF STATEMEN	T OF CAUSE - DO NOT CITE		
27 U.S.C. 1332						
(IF COMPLEX, CHECK REASON BELOW)						
1. Unusually large number of parties.	☐ 6. Pt	oblems locating or prese	erving evidence			
2. Unusually large number of claims or defenses.	7. Pe	ending parallel investigations or actions by government.				
3. Factual issues are exceptionally complex	■ 8. M	Iultiple use of experts.				
4. Greater than normal volume of evidence.	√ 9. N	Need for discovery outside United States boundaries.				
5. Extended discovery period is needed.	✓ 10. 1	✓ 10. Existence of highly technical issues and proof.				
FOR OFFICE USE ONLY	CONTINUED ON REVERSE					
RECEIPT # AMOUNT \$	APPLYING IF	P MAG.	JUDGE (IFP)			
JUDGE MAG. JUDGE	NATURE OF S	SUIT CAUS	E OF ACTION			

(Referral)

VI. NATURE OF SUIT (PLACE AN "X" IN ONE BOX ONLY) Filed 11/24/10 Page 2 of 3 PageID #: 13

CONTRACT - "0" MONTHS DISCOVERY TRACK' 150 RECOVERY OF OVERPAYMENT & ENFORCEMENT OF JUDGMENT 152 RECOVERY OF DEFAULTED STUDENT LOANS (Excl. Veterans) 153 RECOVERY OF OVERPAYMENT OF VETERAN'S BENEFITS	CIVIL RIGHTS - "4" MONTHS DISCOVERY TRACK 441 VOTING 442 EMPLOYMENT 443 HOUSING/ ACCOMMODATIONS 444 WELFARE 440 OTHER CIVIL RIGHTS 445 AMERICANS with DISABILITIES - Employment 446 AMERICANS with DISABILITIES - Other	SOCIAL SECURITY - "0" MONTHS DISCOVERY TRACK			
CONTRACT - "4" MONTHS DISCOVERY TRACK 110 INSURANCE 120 MARINE 130 MILLER ACT 140 NEGOTIABLE INSTRUMENT 151 MEDICARE ACT 160 STOCKHOLDERS' SUITS 190 OTHER CONTRACT	IMMIGRATION - "0" MONTHS DISCOVERY TRACK 462 NATURALIZATION APPLICATION 463 HABEAS CORPUS- Alien Detainee 465 OTHER IMMIGRATION ACTIONS PRISONER PETITIONS - "0" MONTHS DISCOVERY	FEDERAL TAX SUITS - "4" MONTHS DISCOVERY TRACK 870 TAXES (U.S. Plaintiff or Defendant) 871 IRS - THIRD PARTY 26 USC 7609 OTHER STATUTES - "4" MONTHS DISCOVERY			
195 CONTRACT PRODUCT LIABILITY 196 FRANCHISE REAL PROPERTY - "4" MONTHS DISCOVERY TRACK 210 LAND CONDEMNATION 220 FORECLOSURE 230 RENT LEASE & EJECTMENT 240 TORTS TO LAND 245 TORT PRODUCT LIABILITY 290 ALL OTHER REAL PROPERTY TORTS - PERSONAL INJURY - "4" MONTHS DISCOVERY TRACK	TRACK 510 MOTIONS TO VACATE SENTENCE 530 HABEAS CORPUS 535 HABEAS CORPUS DEATH PENALTY 540 MANDAMUS & OTHER 550 CIVIL RIGHTS - Filed Pro se 555 PRISON CONDITION(S) - Filed Pro se PRISONER PETITIONS - "4" MONTHS DISCOVERY TRACK 550 CIVIL RIGHTS - Filed by Counsel 555 PRISON CONDITION(S) - Filed by Counsel 555 PRISON CONDITION(S) - Filed by Counsel	TRACK □ 400 STATE REAPPORTIONMENT □ 430 BANKS AND BANKING □ 450 COMMERCE/ICC RATES/ETC. □ 460 DEPORTATION □ 470 RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS □ 480 CONSUMER CREDIT □ 490 CABLE/SATELLITE TV □ 810 SELECTIVE SERVICE □ 875 CUSTOMER CHALLENGE 12 USC 3410 □ 891 AGRICULTURAL ACTS □ 892 ECONOMIC STABILIZATION ACT □ 893 ENVIRONMENTAL MATTERS □ 894 ENERGY ALLOCATION ACT			
310 AIRPLANE 315 AIRPLANE PRODUCT LIABILITY 320 ASSAULT, LIBEL & SLANDER 330 FEDERAL EMPLOYERS' LIABILITY 340 MARINE 345 MARINE PRODUCT LIABILITY 350 MOTOR VEHICLE 355 MOTOR VEHICLE PRODUCT LIABILITY 360 OTHER PERSONAL INJURY 362 PERSONAL INJURY - MEDICAL MALPRACTICE JA65 PERSONAL INJURY - PRODUCT LIABILITY 368 ASBESTOS PERSONAL INJURY PRODUCT LIABILITY LIABILITY	610 AGRICULTURE 620 FOOD & DRUG 625 DRUG RELATED SEIZURE OF PROPERTY 21 USC 881 630 LIQUOR LAWS 640 R.R. & TRUCK 650 AIRLINE REGS. 660 OCCUPATIONAL SAFETY / HEALTH 690 OTHER LABOR - "4" MONTHS DISCOVERY TRACK 710 FAIR LABOR STANDARDS ACT 720 LABOR/MGMT. RELATIONS 730 LABOR/MGMT. REPORTING & DISCLOSURE ACT	895 FREEDOM OF INFORMATION ACT 900 APPEAL OF FEE DETERMINATION UNDER EQUAL ACCESS TO JUSTICE 950 CONSTITUTIONALITY OF STATE STATUTE 890 OTHER STATUTORY ACTIONS OTHER STATUTES - "8" MONTHS DISCOVERY TRACK 410 ANTITRUST 850 SECURITIES / COMMODITIES / EXCHANGE OTHER STATUTES - "0" MONTHS DISCOVERY TRACK ARBITRATION (Confirm / Vacate / Order / Modify)			
TORTS - PERSONAL PROPERTY - "4" MONTHS DISCOVERY TRACK 370 OTHER FRAUD 371 TRUTH IN LENDING 380 OTHER PERSONAL PROPERTY DAMAGE 385 PROPERTY DAMAGE PRODUCT LIABILITY BANKRUPTCY - "0" MONTHS DISCOVERY TRACK 422 APPEAL 28 USC 158 423 WITHDRAWAL 28 USC 157	740 RAILWAY LABOR ACT 790 OTHER LABOR LITIGATION 791 EMPL. RET. INC. SECURITY ACT PROPERTY RIGHTS - "4" MONTHS DISCOVERY TRACK 820 COPYRIGHTS 840 TRADEMARK PROPERTY RIGHTS - "8" MONTHS DISCOVERY TRACK 830 PATENT	* PLEASE NOTE DISCOVERY TRACK FOR EACH CASE TYPE. SEE LOCAL RULE 26.3			
VII. REQUESTED IN COMPLA	INT:				
CHECK IF CLASS ACTION UNDER F.R.					
JURY DEMAND YES NO (CHECK YES OF					
VIII. RELATED/REFILED CASE(S) IF ANY JUDGE DOCKET NO. SEE ATTACHED					
CIVIL CASES ARE DEEMED RELATED IF THE PENDING CASE INVOLVES: (CHECK APPROPRIATE BOX) 1. PROPERTY INCLUDED IN AN EARLIER NUMBERED PENDING SUIT. 2. SAME ISSUE OF FACT OR ARISES OUT OF THE SAME EVENT OR TRANSACTION INCLUDED IN AN EARLIER NUMBERED PENDING SUIT. 3. VALIDITY OR INFRINGEMENT OF THE SAME PATENT, COPYRIGHT OR TRADEMARK INCLUDED IN AN EARLIER NUMBERED PENDING SUIT. 4. APPEALS ARISING OUT OF THE SAME BANKRUPTCY CASE AND ANY CASE RELATED THERETO WHICH HAVE BEEN DECIDED BY THE SAME BANKRUPTCY JUDGE. 5. REPETITIVE CASES FILED BY PRO SE LITIGANTS. 6. COMPANION OR RELATED CASE TO CASE(S) BEING SIMULTANEOUSLY FILED (INCLUDE ABBREVIATED STYLE OF OTHER CASE(S)): Beverly Pennington and Wayne Pennington v. C. R. Bard, Inc.					
7. EITHER SAME OR ALL OF THE PARTIES AND ISSUES IN THIS CASE WERE PREVIOUSLY INVOLVED IN CASE NO. , WHICH WAS DISMISSED. This case IS IS NOT (check one box) SUBSTANTIALLY THE SAME CASE.					
/s/ Henry G. Garrard, III	11/24/20	010			

VIII. RELATED/REFILED CASE(S) IF ANY:

Gail Chaplin, et al. v. C.R. Bard, Inc., et al., C.A. No. 1:09-1876 Cynthia H. Cowan et al. v. C.R. Bard, Inc., et al., C.A. No. 1:09-3339

Cindy Ezell, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3539

Julie Dodd, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3540

Janet McNally, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3541

Patricia McCallan v. C.R. Bard, Inc., C.A. No. 1:09-3542

Sally Pete, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3543

Anne McVay, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3544

Beatrice Santillan, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3545

Mary Lou Riley v. C.R. Bard, Inc., C.A. No. 1:09-3546

Kelly Poltermann, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3642

Jacqueline M. Spangler v. C.R. Bard, Inc., et al., C.A. No. 1:09-3643

Kathryn Huston, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3644

Linda Rizzo, et al. v. C.R. Bard, Inc., C.A. No. 1:09-3645

Jerry Dalman v. C.R. Bard, Inc., C.A. No. 1:09-3646

Debra Broussard, et al. v. Caldera Medical, Inc., et al., C.A. No. 1:10-1021

Jeannie Everly, et al. v. C.R. Bard, Inc., C.A. No. 1:10-1094

Lucy Tyson, et al. v. C.R. Bard, Inc., C.A. No. 1:10-1913

Susan B. Hirt, et al. v. Bard Peripheral Vascular, Inc., et al., C.A. No. 1:10-1924

Martha Bargeron v. C. R. Bard, Inc., C.A. No. 1:10-cv-03377

In Re Avaulta Pelvic Support Systems Products Liability Litigation, C. A. No. 2:10-2187 (S.D. W. Va.)