UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF LOUISIANA

Derrick Carter * CIVIL ACTION:

*

Petitioners *

*

v. * JUDGE

*

* MAG. JUDGE

Bracco Diagnostics, Inc. *

Defendants *

* JURY TRIAL REQUESTED

COMPLAINT

Petitioner, Derrick Carter, though undersigned counsel, bring this Complaint and alleges as follows:

NATURE OF THE ACTION

1.

This is an action for personal injuries and economic damages suffered by Petitioner as a direct and proximate result of the Defendants' negligent and wrongful conduct in connection with the design, development, manufacturing, testing, packaging, promoting, marketing, distribution, labeling and/or sale of gadolinium-based contrast agents (GBCAs) known as MultiHance Gadobenate Dimeglumine.

PARTIES

2.

Petitioner, Derrick Carter is of the full age of majority and residents of and domiciled in the Parish of East Baton Rouge, State of Louisiana.

Defendant, Bracco Diagnostics, Inc. (collectively referred to as the "Manufacturing Defendant"), is a corporation doing business within the State of Louisiana and within the jurisdiction of this Honorable Court.

JURISDICTION AND VENUE

4.

This Court has subject matter jurisdiction pursuant to 28 U.S.C. §1332(a)(1) because this case is a civil action where the matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs, and is between citizens of different States.

5.

Venue is properly set in this District pursuant to 28 U.S.C. §1391(b) since Defendants transacts business within this judicial district. Likewise, a substantial part of the events giving rise to the claim occurred within this judicial district.

6.

This court has personal jurisdiction over Defendants pursuant to and consistent with the Constitutional requirements of Due Process in that Defendants, acting through their agents or apparent agents, committed one or more of the following:

- a. The transaction of any business within the state;
- b. The making of any contract within the state;
- c. The commission of a tortious act within this state; and
- d. The ownership, use, or possession of any real estate situated within this state.

Requiring Defendants to litigate these claims in the State of Louisiana, Petitioners' home state does not offend traditional notions of fair play and substantial justice and is permitted by the United States Constitution. All of Petitioners' claims arise in part from conduct Defendants purposefully directed to Petitioners' home state.

8.

Defendants regularly conduct or solicit business and derive substantial revenue from goods used or consumed in, inter alia, the State of Louisiana, Petitioners' home state.

9.

At all relevant times Defendants transacted, solicited, and conducted business in Louisiana, Petitioners' home state and derived substantial revenue from such business.

10.

At all times relevant hereto Defendants expected or should have expected that its acts would have consequences within the United States of America, and in the State of Louisiana, Petitioners' home state in particular.

11.

At all relevant times, Defendants placed its product used by Petitioner into the stream of interstate commerce.

12.

Defendants named herein is conclusively presumed to have been doing business in this state and are subject to Louisiana's long armjurisdiction.

At all relevant times, Defendants expected or should have expected that their acts and omissions would have consequences within the United States and Louisiana.

14.

Petitioners' damages in this matter accrued in Louisiana.

FACTUAL CLAIMS OF PETITION FOR DAMAGES

15.

Defendants, are indebted unto Petitioners jointly and *in solido* for all sums as are reasonable, together with legal interest from the date of judicial demand until paid, for all costs of these proceedings, and for all other general and equitable relief as may be afforded by this Honorable Court, for the following reasons:

16.

On or about April 18, 2018, Petitioner was admitted to Lane Regional Medical Center to undergo a Cervical Spine MRI, which was ordered by Dr. Brent Mazoch. Prior to the procedure, Petitioner was given an IV of MultiHance Gadobenate Dimeglumine.

17.

Plaintiff has been re-admitted to the hospital several times due to ongoing complications from the IV dye.

18.

Petitioner, Derrick Carter, alleges that GBCAs caused him severe, disabling, and disfiguring injuries to his entire body.

Upon information and belief, the GBCAs produced by Manufacturing Defendant and used by Petitioner, is defective in its design or formulation in that it is not reasonably fit, suitable, or safe for its intended purpose and/or its foreseeable risks exceeded the benefits associated with its design and formulation.

20.

Upon information and belief, the GBCAs produced by Manufacturing Defendant and used by Petitioner was defective and unreasonably dangerous when it left the possession of Defendant in that it contained warnings insufficient to alert Petitioners and/or Petitioner's healthcare providers of the dangerous risks and reactions associated with the subject product.

21.

Upon information and belief, the GBCAs produced by Manufacturing Defendant and used by Petitioner was not fit for its intended purpose, was not of merchantable quality, did not conform to Defendant's express representations of its intended use because the GBCA was not safe, caused Petitioner serious side effects, and caused Petitioner severe and permanent injuries.

22.

Defendant is also liable to Petitioner in redhibition inasmuch it sold a product to Petitioner containing a hidden defect which rendered the product unfit for ordinary use and so inconvenient that Petitioner would not have purchased the product had she known of the defect.

23.

Defendant, are also liable to Petitioner for breach of warranty of fitness of ordinary use inasmuch it sold a product to Petitioner that was contaminated and/or defective, and not reasonably fit for its ordinary use

In addition to the above, and in the alternative thereto, the injuries, offenses, and damages suffered by Petitioner were caused by acts or omissions of Defendant which may be beyond proof by Petitioner herein; however, because the product was, at all times pertinent, within the exclusive control of the Defendant, there is no other possible conclusion than that Petitioner's damages resulted from the negligence of Defendant. Accordingly, Petitioner pleads the doctrine of *res ipsa loguitor*, and/or that Defendant is strictly liable for Petitioner's injuries and damages.

DAMAGES

25.

The conduct of Defendant directly and/or proximately caused Petitioner, Derrick Carter, to suffer severe and painful personal injuries and damages, which presently include, but are not limited to:

- a. otherwise unnecessary medical treatment and all risks associated therewith;
- b. keen mental anguish, embarrassment, humiliation, and emotional distress;
- c. the need for medical monitoring;
- d. future medical problems not yet known or realized;
- e. past medical expenses;
- f. future medical expenses;
- g. loss of enjoyment of life;
- h. loss of earnings and/or earning capacity;
- i. attorneys' fees; and
- j. all other elements of damages and injuries, as may be shown at the trial of this matter.

JURY TRIAL DEMAND

26.

Petitioner is entitled to, and request, a trial by jury.

WHEREFORE, Petitioner, Derrick Carter, prays that Defendant, Bracco Diagnostics, Inc., be served with a copy of this Petition for Damages, and that, after due proceedings, there be judgment herein in favor of Petitioner and against Defendant, for all damages as are reasonable, together with legal interest thereon from the date of judicial demand until paid, for all costs of these proceedings, including attorneys' fees, for all general and equitable relief, and for trial by jury.

Respectfully submitted,

/s/ John D. Sileo

JOHN D. SILEO (LA. BAR NO.: 17797) 320 North Carrollton Avenue, Suite 101 New Orleans, Louisiana 70119 504-486-4343 (telephone) 504-297-1249 (facsimile) jack@johnsileolaw.com

Case 3:19-cv-00203-BAVPLB OVER SHEET 04/05/19 Page 1 of 1

The JS 44 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, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil de	ocket sneet. (SEE INSTRUC	TIONS ON NEXT PAGE OF TI				
I. (a) PLAINTIFFS			DEFENDANTS BRACCO DIAGNOSTICS, INC.			
DERRICK CARTER			BRACCO DIAGNOSTICS, INC.			
(b) County of Residence of First Listed Plaintiff (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, 1	Address, and Telephone Numbe	r)	Attorneys (If Known)			
JOHN D. SILEO, LLC, 32 NEW ORLEANS, LA 701	20 N. CARROLLTON A					
II. BASIS OF JURISDI	ICTION (Place an "X" in O	ine Box Only)	I. CITIZENSHIP OF P (For Diversity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plainti <u>f</u> and One Box for Defendant)	
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Not a Party)	P'	TF DEF 1	PTF DEF incipal Place	
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi)	ip of Parties in Item III)	Citizen of Another State	2		
			Citizen or Subject of a Foreign Country	3 G 3 Foreign Nation	□ 6 □ 6	
IV. NATURE OF SUIT		oly)	Click here for: Nature of Suit Code Descriptions. FORFEITURE/PENALTY BANKRUPTCY OTHER STATUTES		of Suit Code Descriptions. OTHER STATUTES	
☐ 110 Insurance	PERSONAL INJURY	PERSONAL INJURY	☐ 625 Drug Related Seizure	☐ 422 Appeal 28 USC 158	☐ 375 False Claims Act	
□ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	☐ 310 Airplane ☐ 315 Airplane Product Liability ☐ 320 Assault, Libel &	Marian Pressonal Injury - Product Liability □ 367 Health Care/ Pharmaceutical Personal Injury Product Liability □ 368 Asbestos Personal Injury Product Liability ■ 368 Asbestos Personal Injury Product Liability ■ 370 Other Praud □ 371 Truth in Lending □ 380 Other Personal Property Damage □ 385 Property Damage Product Liability ■ PRISONER PETITIONS ■ 463 Alien Detainee □ 510 Motions to Vacate Sentence □ 530 General □ 535 Death Penalty Other: □ 540 Mandamus & Other □ 550 Civil Rights □ 550 Civil Detainee - Conditions of Confinement	of Property 21 USC 881	□ 423 Withdrawal 28 USC 157 PROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 835 Patent - Abbreviated New Drug Application □ 840 Trademark SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	□ 373 Paise Claims Act □ 376 Qui Tam (31 USC	
	moved from \Box 3	Remanded from		erred from		
VI. CAUSE OF ACTIO	i 28 USC 1332	use:	ling (Do not cite jurisdictional stat	tutes unless diversity):		
VII. REQUESTED IN COMPLAINT:	UNDER RULE 2	IS A CLASS ACTION 3, F.R.Cv.P.	DEMAND \$	CHECK YES only JURY DEMAND :	if demanded in complaint:	
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		DOCKET NUMBER		
DATE 03/29/2019	SIGNATURE OF ATTORNEY OF RECORD /s/ John D. Sileo					
FOR OFFICE USE ONLY RECEIPT # AN	MOUNT	APPLYING IFP	JUDGE	MAG. JUE	OGE	

UNITED STATES DISTRICT COURT for the

Middle Di	strict of Louisiana
Derrick Carter)))
Plaintiff(s) V. Bracco Diagnostics, Inc.	Civil Action No.
Defendant(s))
SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address) Bracco Diagnostics, Inc. 259 Prospect Plains Roa Building H Monroe Township, NJ 08	ad
A lawsuit has been filed against you.	
are the United States or a United States agency, or an of P. 12 (a)(2) or (3) — you must serve on the plaintiff an	n you (not counting the day you received it) — or 60 days if you ficer or employee of the United States described in Fed. R. Civ. answer to the attached complaint or a motion under Rule 12 of otion must be served on the plaintiff or plaintiff's attorney,
whose name and address are: John D. Sileo 320 N. Carrollton Ave. S New Orleans, LA 70119 504-486-4343 jack@johnsileolaw.com	uite 101
If you fail to respond, judgment by default will You also must file your answer or motion with the court	be entered against you for the relief demanded in the complaint. t.
	CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

		ne of individual and title, if any)					
was re	ceived by me on (date)	·					
	☐ I personally served	the summons on the individual a	at (place)				
			on (date)	; or			
	☐ I left the summons	at the individual's residence or u	isual place of abode with (name)				
	, a person of suitable age and discretion who resides there						
	on (date), and mailed a copy to the individual's last known address; or						
	☐ I served the summo	ons on (name of individual)		, who is			
	designated by law to a	accept service of process on beha	alf of (name of organization)				
			on (date)	; or			
	☐ I returned the sumn	nons unexecuted because		; or			
	☐ Other (<i>specify</i>):						
	My fees are \$	for travel and \$	for services, for a total of \$	0.00			
	I declare under penalty of perjury that this information is true.						
Date:							
			Server's signature				
			Printed name and title				
			Server's address				

Additional information regarding attempted service, etc: