UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF LOUISIANA ALEXANDRIA DIVISION

ROBBIN MITCHELL AND ALTON MITCHELL, SR.

V.

SECTION:

JOHNSON & JOHNSON AND ETHICON, INC.

DIVISION:

JUDGE:

MAGISTRATE JUDGE:

JURY DEMAND

COMPLAINT

NOW INTO COURT, through undersigned counsel, come Plaintiffs, ROBBIN MITCHELL AND ALTON MITCHELL, SR. ("Plaintiffs"), to file this Complaint against Defendants, JOHNSON & JOHNSON AND ETHICON, INC. ("Defendants").

PARTIES

1. Plaintiff, ROBBIN MITCHELL, is an individual of the full age of majority domiciled in Natchitoches Parish, Louisiana, who was injured as a result of receiving defective hernia mesh researched, designed, developed, tested, manufactured, labeled, packaged, promoted, advertised, marketed, supplied, sold, and/or distributed by Defendants. Plaintiff, ALTON MITCHELL, SR., is an individual of the full age of majority domiciled in Natchitoches Parish, Louisiana, and the spouse of Plaintiff, ROBBIN MITCHELL, who asserts a claim for loss of consortium related to the injuries suffered by Plaintiff, ROBBIN MITCHELL.

- 2. The following parties are made Defendants:
 - A. **JOHNSON & JOHNSON** ("Johnson") is a for-profit corporation organized under the laws of New Jersey with a principal place of business in New Jersey at 1 Johnson & Johnson Plaza, New Brunswick, New Jersey 08933. At all relevant times, Johnson conducted business in Louisiana including, but not limited to, business related to surgical products and medical devices involved in hernia repair such as Proceed Surgical Mesh. All acts and omissions of Johnson were done on behalf of Johnson by its owners, employees, agents, representatives, and servants in the course and scope of their ownership, employment, agency, representation, and service.
 - B. **ETHICON, INC.** ("Ethicon") is a for-profit corporation organized under the laws of New Jersey with a principal place of business in New Jersey at 555 West Route 22, Somerville, New Jersey 08876. At all relevant times, Ethicon conducted business in Louisiana including, but not limited to, business related to surgical products and medical devices involved in hernia repair such as Proceed Surgical Mesh. All acts and omissions of Ethicon were done on behalf of Ethicon by its owners, employees, agents, representatives, and servants in the course and scope of their ownership, employment, agency, representation, and service.

JURISDICTION AND VENUE

- 3. This Court has jurisdiction pursuant to 28 U.S.C. § 1332 because the amount in controversy exceeds \$75,000.00, exclusive of interest and costs, and Plaintiffs and Defendants are citizens of different states.
- 4. Venue is proper in this Court pursuant to 28 U.S.C. § 1391 because a substantial part of the acts or omissions giving rise to this claim occurred in the Western District of Louisiana including the surgery implanting Defendants' surgical mesh product into Plaintiff, ROBBIN MITCHELL, and the resulting injuries suffered by Plaintiffs.
- 5. Defendants conducted substantial business through the distribution of surgical mesh products as well as received significant compensation and profits from sales of surgical mesh products in Louisiana and the Western District of Louisiana. While conducting substantial business in Louisiana and the Western District of Louisiana, Defendants also made material

misrepresentations and omissions of fact with regard to the effectiveness, safety, risks, side effects, contraindications, and complications related to surgical mesh products. In addition, Defendants directly or indirectly promoted, advertised, marketed, supplied, sold, and/or distributed surgical mesh products in Louisiana and the Western District of Louisiana.

GENERAL ALLEGATIONS

- 6. On or about January 12, 2018, Plaintiff, **ROBBIN MITCHELL**, underwent surgery to repair a hernia by Damian Defrancesch, M.D. at Natchitoches Regional Medical Center located at 501 Keyser Avenue, Natchitoches, Louisiana 71457, and Proceed Surgical Mesh, PCDN1, LEG224, was implanted during the surgery.
- 7. As a result of the implantation of the defective Proceed Surgical Mesh, Plaintiff, **ROBBIN MITCHELL**, suffered injuries including, but not limited to, pain, infection, bowel perforation, and additional surgery and Plaintiff, **ALTON MITCHELL**, **SR.**, suffered injuries including, but not limited to, loss of consortium.
- 8. On or about January 13, 2018, Plaintiff, **ROBBIN MITCHELL**, underwent surgery to remove the Proceed Surgical Mesh by Damian Defrancesch, M.D. at Natchitoches Regional Medical Center located at 501 Keyser Avenue, Natchitoches, Louisiana 71457.
- 9. Defendants researched, designed, developed, tested, manufactured, labeled, packaged, promoted, advertised, marketed, supplied, sold, and/or distributed Proceed Surgical Mesh. Proceed Surgical Mesh is composed of a layer of Oxidized Regenerated Cellulose ("ORC") adhered to a layer of light-weight polypropylene mesh by polydioxanone. The ORC side of the Proceed Surgical Mesh is intended to be placed on the visceral side and the light-weight polypropylene mesh is intended to be placed on the parietal side. The multilayer design of

- Proceed Surgical Mesh is not used in any other surgical mesh products sold in the United States.
- 10. In order to create the ORC, Defendants expose the Proceed Surgical Mesh to radiation including the light-weight polypropylene mesh, which degrades the light-weight polypropylene mesh. It is well known that polypropylene should not be sterilized by using radiation because the polymers will be significantly degraded. The United States Food and Drug Administration ("FDA") has received numerous reports of Proceed Surgical Mesh degrading.
- 11. The ORC layer has a tendency to delaminate from the light-weight polypropylene mesh leading to seroma formation. The layers of Proceed Surgical Mesh harbor bacteria allowing infection to proliferate as well.
- 12. When the ORC degrades or delaminates, the human body is exposed to the light-weight polypropylene mesh and polypropylene is toxic when inserted into the human body. Polypropylene develops and promotes toxicity once placed in the human body because the cells attack polypropylene as a foreign substance, which promotes a foreign body response resulting in complications. Moreover, the light-weight polypropylene mesh used in Proceed Surgical Mesh is weak and more prone to tearing and blow outs.
- 13. Defendants misrepresented Proceed Surgical Mesh as a safe and effective treatment for hernias; wrongly marketed Proceed Surgical Mesh as safer and more effective than other available meshes or methods for hernia repair; and improperly minimized the adverse effects of Proceed Surgical Mesh.

- 14. Defendants knew or should have known that Proceed Surgical Mesh was not a safe and effective treatment for hernias. Defendants also knew or should have known that Proceed Surgical Mesh was considerably more harmful and inadequate than other meshes or methods for hernia repair. Additionally, Defendants knew or should have known that Proceed Surgical Mesh was unreasonably dangerous as well as defective and likely to cause severe complications.
- 15. Defendants knew or should have known of the defective nature of Proceed Surgical Mesh, but continued to research, design, develop, test, manufacture, label, package, promote, advertise, market, supply, sell, and/or distribute Proceed Surgical Mesh so as to maximize sales and profits at the expense of the health and safety of the general public and Plaintiffs. Defendants acted in conscious disregard for the foreseeable harm caused by Proceed Surgical Mesh in not adequately warning the FDA, the general public, the medical community, or Plaintiffs of the numerous side effects, complications, and contraindications of Proceed Surgical Mesh.
- 16. Contrary to Defendants' representations, Proceed Surgical Mesh has a high rate of failure, injury, and complication; fails to perform as intended; and causes severe and irreversible injuries like those suffered by Plaintiffs.
- 17. Proceed Surgical Mesh is unreasonably dangerous and defective including, but not limited to, as follows:
 - A. The ORC layer does not provide an adequate barrier between the light-weight polypropylene mesh and the human body.
 - B. Polypropylene is toxic in the human body so polypropylene reacts to human tissues or other human bodily contents adversely affecting patient health.

- C. Polypropylene surgical mesh regularly fails to perform as a safe and effective treatment for hernia repair such that the patient requires removal of polypropylene surgical mesh or additional medical treatment.
- D. Polypropylene surgical mesh causes significant injury to patients such that the polypropylene surgical mesh must be removed through invasive surgical intervention.
- E. Polypropylene surgical mesh becomes embedded in human tissue or other human bodily contents over time such that if removal is necessary, then the removal causes additional damage adversely affecting patient health.
- F. Defendants knew or should have known about the potential risk of injury as well as the toxicity of polypropylene when placed in the human body but withheld the information.
- G. Exposing the light-weight polypropylene mesh to radiation when creating the ORC causes degradation.
- H. The light-weight polypropylene mesh is weak and prone to tearing and blow outs.
- I. The ORC layer has a tendency to delaminate from the light-weight polypropylene mesh.
- J. The layers of Proceed Surgical Mesh harbor bacteria allowing infection to proliferate.
- K. Proceed Surgical Mesh is defective in shape, composition, weight, chemical, material, physical properties, pore size, mechanical properties, biomechanical properties, elasticity, and engineering.
- L. Proceed Surgical Mesh is not a safe and effective treatment for hernias as warrantied by Defendants.
- M. Defendants failed to design a non-toxic surgical mesh product that does not cause injury.
- N. Defendants failed to provide adequate warning of the numerous side effects, complications, and contraindications of Proceed Surgical Mesh.

CAUSES OF ACTION

CONSTRUCTION OR COMPOSITION DEFECT PURSUANT TO LA. R.S. 9:2800.55

- 18. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 19. Pursuant to La. R.S. 9:2800.55, "A product is unreasonably dangerous in construction or composition if, at the time the product left its manufacturer's control, the product deviated in a material way from the manufacturer's specifications or performance standards for the product or from otherwise identical products manufactured by the same manufacturer." La. R.S. 9:2800.55.
- 20. The danger to people including Plaintiffs resulting from the construction or composition defects in Proceed Surgical Mesh was foreseeable by Defendants.
- 21. Proceed Surgical Mesh is unreasonably dangerous in construction or composition pursuant to La. R.S. 9:2800.55 and damaged Plaintiffs.

DESIGN DEFECT PURSUANT TO LA. R.S. 9:2800.56

- 22. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 23. Pursuant to La. R.S. 9:2800.56,
 - A product is unreasonably dangerous in design if, at the time the product left its manufacturer's control: (1) There existed an alternative design for the product that was capable of preventing the claimant's damage; and (2) The likelihood that the product's design would cause the claimant's damage and the gravity of that damage outweighed the burden on the manufacturer of adopting such alternative design and the adverse effect, if any, of such alternative design on the utility of the product. An adequate warning about a product shall be considered in evaluating the likelihood of damage when the manufacturer has used reasonable care to provide the adequate warning to users and handlers of the product. La. R.S. 9:2800.56.
- 24. The danger to people including Plaintiffs resulting from the design defects in Proceed Surgical Mesh was foreseeable by Defendants.

25. Proceed Surgical Mesh is unreasonably dangerous in design pursuant to La. R.S. 9:2800.56 and damaged Plaintiffs.

INADEQUATE WARNING PURSUANT TO LA. R.S. 9:2800.57

- 26. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 27. Pursuant to La. R.S. 9:2800.57,

A product is unreasonably dangerous because an adequate warning about the product has not been provided if, at the time the product left its manufacturer's control, the product possessed a characteristic that may cause damage and the manufacturer failed to use reasonable care to provide an adequate warning of such characteristic and its danger to users and handlers of the product....A manufacturer of a product who, after the product has left his control, acquires knowledge of a characteristic of the product that may cause damage and the danger of such characteristic, or who would have acquired such knowledge had he acted as a reasonably prudent manufacturer, is liable for damage caused by his subsequent failure to use reasonable care to provide an adequate warning of such characteristic and its danger to users and handlers of the product. La. R.S. 9:2800.57.

- 28. The danger to people including Plaintiffs resulting from the lack of adequate warning related to Proceed Surgical Mesh was foreseeable by Defendants.
- 29. Proceed Surgical Mesh is unreasonably dangerous because of the lack of adequate warning pursuant to La. R.S. 9:2800.57 and damaged Plaintiffs.

BREACH OF EXPRESS WARRANTY PURSUANT TO LA. R.S. 9:2800.58

- 30. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 31. Pursuant to La. R.S. 9:2800.58, "A product is unreasonably dangerous when it does not conform to an express warranty made at any time by the manufacturer about the product if the express warranty has induced the claimant or another person or entity to use the product and the claimant's damage was proximately caused because the express warranty was untrue." La. R.S. 9:2800.58.

- 32. The danger to people including Plaintiffs resulting from the failure to conform to express warranties related to Proceed Surgical Mesh was foreseeable by Defendants.
- 33. Proceed Surgical Mesh is unreasonably dangerous because of the failure to conform to express warranties pursuant to La. R.S. 9:2800.58 and damaged Plaintiffs.

NEGLIGENCE

- 34. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 35. Pursuant to Article 2315 of the Louisiana Civil Code, "Every act whatever of man that causes damage to another obliges him by whose fault it happened to repair it." La. C.C. Art. 2315.
- 36. The danger to people including Plaintiffs related to Proceed Surgical Mesh resulting from negligence was foreseeable by Defendants.
- 37. Defendants were negligent in researching, designing, developing, testing, manufacturing, labeling, packaging, promoting, advertising, marketing, supplying, selling, and/or distributing Proceed Surgical Mesh and damaged Plaintiffs.

REDHIBITION

- 38. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 39. Pursuant to Article 2520 of the Louisiana Civil Code,

The seller warrants the buyer against redhibitory defects, or vices, in the thing sold. A defect is redhibitory when it renders the thing useless, or its use so inconvenient that it must be presumed that a buyer would not have bought the thing had he known of the defect. The existence of such a defect gives a buyer the right to obtain rescission of the sale. A defect is redhibitory also when, without rendering the thing totally useless, it diminishes its usefulness or its value so that it must be presumed that a buyer would still have bought it but for a lesser price. The existence of such a defect limits the right of a buyer to a reduction of the price. La. C.C. Art. 2520.

- 40. The danger to people including Plaintiffs resulting from the redhibitory defects or vices related to Proceed Surgical Mesh was foreseeable by Defendants.
- 41. Proceed Surgical Mesh contains redhibitory defects or vices and damaged Plaintiffs.

BREACH OF WARRANTY OF FITNESS FOR ORDINARY USE

- 42. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 43. Pursuant to Article 2524 of the Louisiana Civil Code,
 - The thing sold must be reasonably fit for its ordinary use. When the seller has reason to know the particular use the buyer intends for the thing, or the buyer's particular purpose for buying the thing, and that the buyer is relying on the seller's skill or judgment in selecting it, the thing sold must be fit for the buyer's intended use or for his particular purpose. If the thing is not so fit, the buyer's rights are governed by the general rules of conventional obligations. La. C.C. Art. 2524.
- 44. The danger to people including Plaintiffs resulting from the breach of warranty of fitness for ordinary use related to Proceed Surgical Mesh was foreseeable by Defendants.
- 45. Proceed Surgical Mesh is not reasonably fit for ordinary use and damaged Plaintiffs.

BREACH OF IMPLIED WARRANTY OF MERCHANTABILITY AND FITNESS

- 46. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 47. Defendants knew or should have known of the uses for which Proceed Surgical Mesh was intended and impliedly warranted that Proceed Surgical Mesh would be of merchantable quality and safe and fit for such uses.
- 48. The danger to people including Plaintiffs resulting from the breach of implied warranty of merchantability and fitness related to Proceed Surgical Mesh was foreseeable by Defendants.
- 49. Proceed Surgical Mesh is not of merchantable quality or safe and fit for intended uses and damaged Plaintiffs.

DAMAGES

- 50. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 51. Plaintiff, **ROBBIN MITCHELL**, alleges entitlement to such damages as are reasonable including, but not limited to, the following:
 - A. Past, present, and future medical expenses;
 - B. Past, present, and future physical pain and suffering;
 - C. Past, present, and future mental anxiety and anguish;
 - D. Past, present, and future lost wages and earnings;
 - E. Past, present, and future loss of earning capacity;
 - F. Past, present, and future loss of enjoyment of life;
 - G. Loss of consortium; and
 - H. All reasonable damages as will be more fully shown at trial.
- 52. Plaintiff, **ALTON MITCHELL**, **SR.**, alleges entitlement to such damages as are reasonable including, but not limited to, loss of consortium.

JURY DEMAND

- 53. Plaintiffs reaver and reallege each and every allegation of this Complaint.
- 54. Plaintiffs are entitled to and demand a trial by jury.

WHEREFORE, Plaintiffs, ROBBIN MITCHELL AND ALTON MITCHELL, SR., pray that there be a judgment against Defendants, JOHNSON & JOHNSON AND ETHICON, INC., for all reasonable damages, legal interest, attorney's fees, and costs.

DATED: JANUARY 14, 2019

Respectfully Submitted,

<u>/s/ Jessica W. Hayes, Trial Attorney (#28927)</u> Jessica W. Hayes, Trial Attorney (#28927)

MURRAY LAW FIRM 650 Poydras Street, Suite 2150 New Orleans, Louisiana 70130 Telephone: (504) 525-8100

Facsimile: (504) 584-5249

E-mail: jhayes@murray-lawfirm.com

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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 decket sheet. (SEE INSTRUCTIONS ON NEXT PACE OF THIS FORM.)

purpose of initiating the civil do					1974, is required for the use of	the Clerk of Court for the	
I. (a) PLAINTIFFS				DEFENDANTS			
MITCHELL, ROBBIN AND MITCHELL, SR., ALTON				JOHNSON & JOHNSON AND ETHICON, INC.			
(b) County of Residence of First Listed Plaintiff Natchitoches Parish, (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address, and Telephone Number) Jessica W. Hayes, Trial Attorney (#28927) / Murray Law Firm 650 Poydras Street, Suite 2150 / New Orleans, Louisiana 70130 Telephone: (504) 525-8100 / Facsimile: (504) 584-5249				County of Residence of First Listed Defendant Middlesex County, NJ (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
				Attorneys (If Known)			
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)	III. CI	TIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff	
☐ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government Not a Party)			(For Diversity Cases Only) PTF DEF Citizen of This State This State This Sta			
☐ 2 U.S. Government Defendant	★ 4 Diversity (Indicate Citizenship of Parties in Item III)		Citize	Citizen of Another State			
IV. NATURE OF SUIT (Place an "X" in One Box Only)				en or Subject of a reign Country	3	1 6 1 6	
CONTRACT		orts	FO	ORFEITURE/PENALTY	Click here for: Nature BANKRUPTCY	of Suit Code Descriptions. OTHER STATUTES	
□ 110 Insurance □ 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	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury - Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 535 Death Penalty Other: 540 Mandamus & Other: 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	TY	LABOR O Their Labor Standards Act Labor/Management Relations O Railway Labor Act Family and Medical Leave Act Other Labor Litigation Employee Retirement Income Security Act IMMIGRATION Note Their Labor Application Other Labor Litigation Temployee Retirement Security Act Other Labor Litigation Temployee Retirement The Middle Leave Act Other Labor Litigation The Middle Leave	□ 422 Appeal 28 USC 158 □ 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	□ 375 False Claims Act □ 376 Qui Tam (31 USC	
VI. CAUSE OF ACTION VII. REQUESTED IN	Cite the U.S. Civil Star 28 U.S.C. § 1332 Brief description of car Plaintiff(s) suffere	Appellate Court tute under which you ar - Diversity of citize tuse: ed damages related IS A CLASS ACTION	re filing (L nship	pened Anothe (specify, Oo not cite jurisdictional state	tured by Defendants imp	Dlanted during hernia repair	
COMPLAINT:	UNDER RULE 2	3, F.R.Cv.P.			JURY DEMAND	: X Yes □No	
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE			DOCKET NUMBER		
DATE 01/14/2019 FOR OFFICE USE ONLY	SIGNATURE OF ATTORNEY OF RECORD /s/ Jessica W. Hayes, Trial Attorney (#28927)						
	MOUNT	APPLYING IFP		JUDGE	MAG. JUI	OGE	

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading 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. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- **II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- **III. Residence** (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **V. Origin.** Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.
 - Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.
 - Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - Multidistrict Litigation Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407
 - Multidistrict Litigation Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.
- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

 Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.