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Plaintiff(s), vs. C.R. BARD et al.,	: SUPERIOR COURT OF NEW JERSEY : LAW DIVISION – ATLANTIC COUNTY : DOCKET NO. ATL-L- : MASTER CASE NO. L-6339-10-CT : : Civil Action : BARD Litigation, Case No. 292	
AND JOHN DOES 1-20	: MASTER SHORT FORM : COMPLAINT AND JURY DEMAND	
Defendants.	: COMPLAINT AND JURY DEMAND :	
	:	
	_;	
Plaintiff(s),	, complaining against the	
Defendants, say(s) as follows:		
FIRST	COUNT	
1. Pursuant to Case Managen	nent Order No. 3, entered in In Re Pelvic	
Mesh/Bard Litigation, Master Case No. L	-6339-10-CT, Case No. 292, the undersigned	
counsel hereby submit this Short Form Com	pplaint and Jury demand against the defendants,	
and adopts and incorporates by reference	the allegations in the Plaintiffs' Master Long	
Form Complaint, and any and all amendment	nts thereto.	
2. Plaintiff is a resident of the State of		
3. Plaintiff brings this action [Check the applicable designation]:		
On behalf of herself.		
As the representative of	, who is a living person.	

the	Estate of (hereinafter "Decedent"), who die
	4. Additionally,, is/are the [Check the app.
desi	ignation]:
	Spouse
	Child/Children
	Other (Set forth)
of_	, is/are a resident(s) of the State of, and
here	eby named as an additional plaintiff(s), and claims damages.
	5. Plaintiff asserts that the following designated product(s) was
imŗ	planted into, causing injuries and damages [Chec
app	plicable designation(s)]:
	Align
	Avaulta Biosynthetic Support Systems
	Avaulta Solo
	Avaulta Plus Support Systems
	Avaulta Plus Support Systems Pelvicol
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	Pelvicol Pelvicol
	Pelvicol PelviLace
	Pelvicol PelviLace PelviSoft

Other Bard Mesh Product		
Bard Pelvic Mesh Product(s), specific product name(s) unknown at present.		
Non-Bard Pelvic Mesh Product(s), known as		
6. The product code(s) and lot number(s) are as follows (if known):		
7. The aforesaid implantation of Pelvic Mesh Product(s) occurred on:		
located in[City],[State].		
8. Plaintiff(s) adopt and incorporate by reference the applicable Causes of		
Action asserted against the Defendants in the Master Long Form Complaint.		
9 has suffered/will continue to suffer pain, suffering,		
disability, impairment, loss of enjoyment of life, inability to engage in chosen and		
necessary activities, and/or economic damages, as a result of the implantation of the prior		
designated pelvic mesh product(s).		
10. The additional designated plaintiff(s) has suffered/have suffered/will		
continue to suffer loss of care, comfort, consortium, guidance, support, wrongful death		
damages, survivorship damages, and/or other losses and damages as a result of the		
implantation of the prior designated pelvic mesh product(s).		

WHEREFORE, Plaintiff(s) demand Judgment against the Defendants awarding compensatory damages, punitive damages, attorneys' fees, interest, costs of suit, and such further relief as the Court deems equitable and just.

## $\underline{\textbf{SECOND COUNT}} \ [\textbf{If applicable}]$

- 1. Plaintiffs re-allege and incorporate by reference each of the foregoing paragraphs as if set forth at length herein.
- 2. Plaintiff(s) assert(s) the following additional Causes of Action against Defendant(s) [set forth the applicable Defendant(s), cause(s) of action and, where required by the New Jersey Rules of Court, supply the supporting facts and allegations with specificity]:
- has suffered/will continue to suffer pain, suffering, disability, impairment, loss of enjoyment of life, inability to engage in chosen and necessary activities, and/or economic damages, as a result of the implantation of the prior designated pelvic mesh product(s).
- 4. The additional designated plaintiff(s) has suffered/have suffered/will continue to suffer loss of care, comfort, consortium, guidance, support, wrongful death damages, survivorship damages, and/or other losses and damages as a result of the implantation of the prior designated pelvic mesh product(s).

WHEREFORE, Plaintiff(s) demand Judgment against the Defendants awarding compensatory damages, punitive damages, attorneys' fees, interest, costs of suit, and such further relief as the Court deems equitable and just.

## THIRD COUNT

- 1. Plaintiffs re-allege and incorporate by reference each of the foregoing paragraphs as if set forth at length herein.
- 2. Defendants John Does 1-20 are persons, individuals, and/or entities who are liable and/or responsible for Plaintiff's/Plaintiffs' damages, but who have not been identified.

WHEREFORE, Plaintiff(s) demand Judgment against the defendants awarding compensatory damages, punitive damages, attorneys' fees, interest, costs of suit, and such further relief as the Court deems equitable and just.

## JURY DEMAND

Plaintiff(s) hereby demand(s) a trial by jury.

## **DESIGNATION OF TRIAL COUNSEL**

Pursuant to <u>R</u> . 4:25-4,	is hereby designated as trial
counsel.	
	Attorney for Plaintiff(s)
RULE 4	:5-1 CERTIFICATION
I hereby certify that to the be	est of my knowledge the matter in controversy is the
subject of numerous other actions file	ed in the Superior Court, all of which are consolidated
and designated as and under Master	Docket No. L-6339-10-CT, Case No. 292, and that no
other parties are necessary to join at t	this time.
I hereby certify that the foreg	going statements made by me are true. I am aware if
any of the foregoing statements	made by me are willfully false, I am subject to
punishment.	
	Attorney for Plaintiff(s)