

“12. Defendants and each of them negligently diagnosed plaintiff’s medical problems and thereafter negligently and fraudulently recommended and performed medical procedures which plaintiff did not need and/or which caused her further medical complications.” “14. ....Among other things, by the time plaintiff discovered the negligence and fraud of defendants, it was determined that she had cervical cancer which, though upon information and belief could have been treated at its early stages, had progressed to stage 3b cancer due to negligent and fraudulent acts of defendants.” “40. Defendants repeatedly assured plaintiff that she did not have cervical cancer and that the medical treatment they were providing her was necessary, would not endanger her health, and/or would help treat her medical problems.”

**Case No. 37-2007-00073279-CU-MM-CTL:Plaintiff Karina Lopez vs. Planned Parenthood of San Diego and Riverside Counties;** et al, defendants. Complaint for damages based on **Professional Negligence.**

“8. On **August 29, 2006** plaintiff underwent a medical procedure performed by defendant Doe 1 at a **Planned Parenthood clinic in San Diego** known to the parties as the Euclid facility. **9. Immediately following the procedure plaintiff experienced a severe pain running down her left leg and an intense burning sensation in the area of her body that had been treated during the procedure.** Plaintiff complained to Doe 1 of her discomfort and was assured by defendant Doe 1 that the burning sensation would subside with the passage of time.”

**12. Plaintiff contacted Planned Parenthood again describing her symptoms and the intolerable pain she was experiencing asking to be seen immediately. Plaintiff was informed that no appointments were available and that if she could not tolerate the pain, she should report to the ER.** 13. Shortly thereafter, Plaintiff reported to the emergency room at Sharp Memorial Hospital where she was **treated for burns proximately caused by the procedure performed at Planned Parenthood by defendant Doe 1.** 14. After being discharged from the ER, plaintiff returned home to convalesce. Plaintiff’s condition continued to worsen. Not being able to tolerate the pain, **plaintiff returned to the ER for additional treatment.** Thereafter plaintiff was treated in a series of out patient follow up visits.”

**Case No. 838307: Keri L. Kuehn, Plaintiff vs. Planned Parenthood of San Diego and Riverside Counties; Thomas Patrick Moran, M.D. First Ave Surgical Center;** et al., defendants. Complaint for damages based on **Professional Negligence.**

“9. On **May 12, 2004**, Plaintiff underwent a surgical procedure performed by defendant Thomas Patrick Moran, M.D. at the Planned Parenthood First Ave Surgical Center (which notes on the website that they perform surgical abortions and vasectomies there) ....10. Subsequently thereto plaintiff began experiencing extreme abdominal pain which intensified causing her to report to the emergency room at UCSD Medical Center. 11. On or about May 13, 2004, plaintiff underwent an emergency surgical procedure at UCSD Medical Center to **repair a perforated colon and perforated uterus she sustained during the May 12, 2004 procedure described herein above.** 14. As a further proximate result of the foregoing, plaintiff is **required to undergo another surgical procedure to complete the repair procedure which will result in further additional and continuing pain, suffering and damages in an amount according to proof.”**

**Case No. GIC786039: Kelly Nishiyama, Plaintiff, vs Dr. Katharine L. Sheehan, Planned Parenthood,** and Does 1 through 100, inclusive, Defendants. Amended complaint for damages based on **Professional Negligence.** Plaintiff alleges: “8. On **April 13, 2001, plaintiff underwent a tubal ligation performed by Defendant Sheehan of Planned Parenthood.** 9. Subsequently thereto plaintiff began experiencing abdominal pain which intensified causing her to report to Sharp Memorial Hospital with excruciating pain on or about April 13, 2001. 10. On or about **April 14, 2001, plaintiff underwent an emergency operation to repair a perforated bowel which occurred during the April 13, 2001 procedure.”**

“10. As a direct and proximate result of the negligence of defendants, Dr. Katharine L. Sheehan, Grossmont Surgery Center, Planned Parenthood and Does 1 through 50, plaintiff, Hilda Jenkins has sustained detriment and loss including, but not limited to the following.....d) non-economic damages, including but not limited to **pain, suffering, emotional distress, mental anguish, infection, disfigurement, inconvenience and impairment of enjoyment of life.”**

# DANGER

# PELIGRO

## California Deaths of patients of Planned Parenthood facilities:



Aspiring lawyer Edrica Goode, dead at 21 after seeking abortion at Planned Parenthood.

**Edrica Goode** – This 21-year-old aspiring lawyer went to a **Planned Parenthood in Riverside, California on January 31, 2007** for a second-trimester abortion while 14 weeks pregnant. **Despite clear signs of infection**, a nurse practitioner inserted five laminaria sticks and sent her home.

24 hours after the laminaria was inserted to dilate her cervix, in anticipation of an abortion the following day, **Edrica fell critically ill.** The Planned Parenthood nurse noted that Edrica had an “odiferous creamy-colored discharge” coming from her vagina, and noted “bacterial vaginosis” on Edrica’s medical chart. The manufacturer clearly notes that they “Should not be used in presence of vaginal, cervical, or pelvic infections.”

The Riverside County Coroner ultimately concluded that Edrica died from toxic shock syndrome, prolonged retention of laminaria cervical dilators and an intrauterine pregnancy on 2/14/2007. **From World Net Daily, 6/20/2007**



**Diana Lopez**, age 25 was 19 weeks pregnant when she went to a **Los Angeles Planned Parenthood** for an abortion on February 28, 2002. **She bled to death** before the day was over. She left behind two sons, ages 2 and 4.

A report from the state Department of Health Services has cited a Los Angeles Planned Parenthood for numerous deficiencies linked to the death of Diana Lopez.

The report, released 6/17/2003, found that she **was not a good candidate for the surgical procedure** and that physicians and clinic staff failed to follow established protocols before and after the procedure. Lopez died 2/28/2002, from “a hemorrhage due to traumatic anterior cervical perforation due to dilation and evacuation for elective termination of pregnancy at 18 weeks...” In other words **she bled to death after her cervix was punctured during the abortion – From Knight-Ridder/Tribune Business News 6/19/2003**



**Holly Patterson, age 18, died** September 17, 2003 from sepsis caused by a fetus incompletely expelled in a chemical abortion (RU-486). Holly received the drugs for the fatal abortion at a **Planned Parenthood in Hayward, California** on Wednesday, September 10<sup>th</sup> to end her 7 week pregnancy. She began taking them on the following Saturday.

“On Sunday, she was crying and crying, and she told me she was having cramps, that she had a bad period,” said her father Monty Patterson. Between Sunday and Wednesday, Holly Patterson was bleeding severely, in acute pain and unable to walk, according to her father.

She experienced severe cramping and pain, and went to the emergency room. She was given pain meds and discharged. She returned to the ER on Sept. 17<sup>th</sup>, but by then her condition had deteriorated and efforts to save her were futile. **From the San Francisco Chronicle, 9/19/2003**

## Planned Parenthood of San Diego Medical Lawsuit Record

**Case No. 37-2007-00073262-CU-MM-CTL:** Raina Fakhoury vs. **Planned Parenthood of San Diego and Riverside Counties**, a corporation, et al, defendants.

### **Personal Injury (Medical Malpractice)**

Complaint alleges: “6. Defendants....rendered professional services in the diagnosis, care and treatment of Plaintiff beginning on or about **August 28, 2006** and continuing. 7. At the date and time aforesaid, defendants, and each of them failed to exercise the proper degree of knowledge and skill and so negligently, carelessly, recklessly, wantonly, and unlawfully treated, provided care, monitoring, examination, and other professional services in that, among other things, they failed to adequately and properly perform a surgical procedure on a plaintiff by among other things, **leaving foreign objects inside the plaintiff’s body.**”

**Case No. 37-2007-00071484-CU-PN-CTL:** Rebecca Glover, an individual, plaintiff, vs. **Planned Parenthood of San Diego and Riverside Counties**, a California Corporation; Planned Parenthood Federation of America Inc., A New York Corporation doing business in California, et al defendants. “Complaint for 1. **Professional Negligence**, 2. **Intentional Infliction of Emotional Distress**; 3. **Fraud: Intentional Suppression of Material Fact**, 4. Violation of Ca.Evid.Code 1158: (Failure to Produce Medical Records)” Complaint filed **July 19, 2007**.

“9. Upon information and belief and thereupon alleged, despite its claims of providing the “highest standard of care” to patients, **at least three PPSDRC patients have died as a result of the negligence of the Defendants and each of them.**”