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2014 SEP -8 AM 10:29

CLERK U.S. DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
LOS ANGELES

BY \_\_\_\_\_

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12 UNITED STATES DISTRICT COURT  
13 CENTRAL DISTRICT OF CALIFORNIA

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15  
16 UNITED STATES OF AMERICA,  
*ex rel.* CARY SAVITCH and  
17 GARY PROFFETT

18 Plaintiff,

19  
20 vs.

21 ARIA O. SABIT, M.D.

22 Defendant.  
23  
24

Civil Action No. 13-03363  
DDP (PJWx)

**UNITED STATES' COMPLAINT  
IN INTERVENTION**

25 The United States of America brings this action against the Aria Sabit, M.D.  
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**NATURE OF ACTION**

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1. This is an action to recover damages and civil penalties under the False Claims Act (FCA), 31 U.S.C. §§ 3729-33, and to recover monetary relief for common law or equitable causes of action for payment by mistake and unjust enrichment. The United States' claims arise out of Dr. Aria Sabit's scheme to bill the Medicare program for medically unnecessary surgeries that Dr. Sabit performed, for services that were not performed as he claimed, and for the false or fraudulent and unpayable claims that Dr. Sabit caused Community Memorial Hospital in Ventura, California, to submit for hospital services related to such surgeries.

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**JURISDICTION**

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2. This Court has subject matter jurisdiction over this action under 28 U.S.C. § 1345 because the United States is the Plaintiff. In addition, the Court has subject matter jurisdiction over the FCA cause of action under 28 U.S.C. § 1331. The Court has personal jurisdiction over the defendant pursuant to 31 U.S.C. § 3732(a) because at all relevant times the defendant transacted business in the Central District of California.

**VENUE**

3. Venue is proper in the Central District of California under 31 U.S.C. § 3732(a) and 28 U.S.C. § 1391(b) because Dr. Sabit performed surgeries in this

1 district during the relevant time period, and many of the events giving rise to these  
2 claims occurred in this district.

3  
4 **PARTIES**

5 4. The United States of America is the plaintiff. The United States  
6 brings this action on behalf of the United States Department of Health and Human  
7 Services (HHS), including HHS's component, the Centers for Medicare and  
8 Medicaid Services (CMS), which administers the Medicare and Medicaid  
9 Programs.  
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12 5. Relator Cary Savitch, M.D., is a resident of Ventura County,  
13 California. Dr. Savitch is Board Certified in the treatment of infectious disease.  
14 Relator Gary Proffett, M.D., is a resident of Ventura County, California. Dr.  
15 Proffett is the Director of Seaview Independent Physician Association.  
16

17  
18 6. On May 13, 2013, Drs. Savitch and Proffett filed a *qui tam* complaint  
19 with this Court captioned, *United States ex rel. Savitch, et al. v. Aria Sabit, et al.*,  
20 Case No. 13-3363 (C.D. Cal.). The complaint alleges that Dr. Sabit, his employer  
21 (Dr. Moustapha Abou-Samra), and the California hospital in which he practiced  
22 (Community Memorial Health System) submitted claims to Medicare for spinal  
23 fusion surgeries that were medically unnecessary. On July 2, 2014, the United  
24 States intervened in part in the *qui tam* action. Specifically, the United States  
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28 intervened in Relators' claim that Dr. Sabit submitted and caused to be submitted

1 claims to the Medicare program for surgeries and related hospital services that  
2 were medically unnecessary.

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4 7. Defendant Aria Sabit, M.D. is a resident of Michigan, whose last  
5 known address is 848 Ann Street, Birmingham, Michigan, 48009. His principal  
6 place of business is 29355 Northwestern Highway, Suite 130, Southfield,  
7 Michigan, 48034. Between April 2010 and June 2012, Dr. Sabit was an enrolled  
8 Medicare physician. Between June 2009 and December 2010, Dr. Sabit resided in  
9 Ventura, California, where he performed surgeries.  
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## 12 BACKGROUND

### 13 **I. THE MEDICARE PROGRAM**

14  
15 8. In 1965, Congress enacted the Health Insurance for the Aged and  
16 Disabled Act, known as the Medicare Program, to pay for the costs of certain  
17 health care services. 42 U.S.C. § 1395, *et seq.* Entitlement to Medicare benefits is  
18 based on age, disability, or affliction with end-stage renal disease. *See* 42 U.S.C.  
19 §§ 426 to 426-1.  
20  
21

22 9. The Department of Health and Human Services (HHS) is responsible  
23 for the administration and supervision of the Medicare Program. The Centers for  
24 Medicare & Medicaid Services (CMS) is an agency of HHS and is directly  
25 responsible for the administration of the Medicare program. For purposes of this  
26 action, there are two primary components to the Medicare Program: Part A and  
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1 Part B. Medicare Part A authorizes payment for institutional care, including  
2 inpatient hospital services, skilled nursing facilities, and home health care. *See* 42  
3 U.S.C. §§ 1395c to 1395i-5. Medicare Part B is a federally subsidized, voluntary  
4 insurance program that covers a percentage of the fee schedule for physician  
5 services as well as a variety of “medical and other services.” *See* 42 U.S.C. §§  
6 1395j to 1395w-5.  
7  
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9 10. To participate in the Medicare Program, a health care provider must  
10 file a provider agreement with the Secretary of HHS. 42 U.S.C. § 1395cc. The  
11 provider agreement requires compliance with the requirements that the Secretary  
12 deems necessary for participation in the Medicare Program and in order to receive  
13 reimbursement from Medicare.  
14  
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16 11. Medicare reimburses only those services furnished to beneficiaries  
17 that are “reasonable and necessary for the diagnosis or treatment of illness or  
18 injury....” 42 U.S.C. § 1395y(a)(1)(A). In submitting claims for payment to  
19 Medicare, providers must certify that the information on the claim form presents an  
20 accurate description of the services rendered and that the services were reasonably  
21 and medically necessary for the patient.  
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#### 25 **A. Medicare Part A**

26 12. Part A of the Medicare program authorizes payment for institutional  
27 care, including hospitalization, for eligible patients.  
28

1           13. Under Medicare Part A, hospitals enter into an agreement with  
2 Medicare to provide health care items and services to treat Medicare patients. The  
3 hospital, also called a “provider,” is authorized to bill Medicare for that treatment.  
4

5           14. During the relevant time period, CMS reimbursed hospitals for  
6 inpatient Part A services through Medicare Administrative Contractors (MACs).  
7

8           15. MACs are private insurance companies that are responsible for  
9 determining the amount of payments to be made to providers. *See* 71 Fed. Reg.  
10 67960, 68181 (Nov. 24, 2006). Under their contracts with CMS, MACs review,  
11 approve, and pay Medicare bills, called “claims,” received from hospitals. *See* 42  
12 C.F.R. § 421.5(b). Those claims are paid with federal funds.  
13  
14

15           16. Since 2007, in order to get paid, a hospital must complete and submit  
16 a claim for payment on a Form UB-04. This form contains patient-specific  
17 information including the diagnosis and types of services that are assigned or  
18 provided to the Medicare patient. The Medicare program relies upon the accuracy  
19 and truthfulness of the UB-04 Forms to determine whether the service is payable  
20 and what amounts the hospital is owed.  
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23           17. In addition, and at the end of each fiscal year, a hospital submits to the  
24 MAC a form, referred to as a “cost report,” which identifies any outstanding costs  
25 that the hospital is claiming for reimbursement for that year. The cost report serves  
26 as the final claim for payment that is submitted to Medicare. The Medicare  
27  
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1 program relies upon the accuracy and truthfulness of the cost report to determine  
2 what amounts, if any, the hospital is owed, or what amounts the hospital has been  
3 overpaid during the year.  
4

5 18. In 1983, Congress established the prospective payment system (PPS)  
6 as the system by which hospitals are reimbursed for inpatient hospital costs. Under  
7 PPS, the amount Medicare pays a hospital for treating an inpatient Medicare  
8 beneficiary is based in large part on the particular condition that led to the patient's  
9 admission to, or that was principally treated by, the hospital.  
10  
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12 19. Under PPS, a patient's illness or condition is categorized under a  
13 classification system called a diagnostic related group (DRG). The DRG  
14 establishes how much the hospital will be paid under Medicare and reflects the  
15 resources the patient's condition or treatment typically requires. The MAC uses  
16 the patient specific information (for example, the diagnosis codes) submitted by  
17 the hospital on the UB-04 to determine what DRG is assigned to a certain claim,  
18 and hence, what amount will be paid.  
19  
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22 20. The DRG is intended to reimburse the hospital for the expected costs  
23 of any items that it must purchase in connection with the hospitalization. The  
24 DRG is intended to compensate the hospital for any spinal implants, where those  
25 devices are appropriately used to treat a Medicare beneficiary.  
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## **B. Medicare Part B**

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2           21. Medicare Part B is funded by insurance premiums paid by enrolled  
3 Medicare beneficiaries and by contributions from the Federal Treasury. Eligible  
4 individuals who are 65 or older, or disabled, may enroll in Medicare Part B to  
5 obtain benefits in return for payments of monthly premiums. Payments under  
6 Medicare Part B are typically made directly under assignment to service providers  
7 and practitioners, such as physicians, rather than to the patient/beneficiary. In that  
8 case, the physician bills the Medicare Program directly.  
9  
10

11  
12           22. The United States provides reimbursement for Medicare Part B claims  
13 from the Medicare Trust Fund through CMS. To assist in the administration of the  
14 Medicare Part B Program, CMS contracts with MACs. 42 U.S.C. § 1395u. MACs  
15 are responsible for processing the payment of Medicare Part B claims to providers  
16 on behalf of CMS.  
17  
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19           23. In order to bill Medicare, a physician must submit an electronic or  
20 hard-copy claim form called a CMS 1500 form to the carrier. When the CMS  
21 1500 is submitted, the physician certifies that he or she is knowledgeable of  
22 Medicare's requirements and that the services for which payment is sought were  
23 "medically indicated and necessary for the health of the patient." The CMS 1500  
24 form also contains a certification by means of which the physician in whose name  
25 the claim is submitted has complied with the Anti-Kickback Statute.  
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1           24. Physicians wishing to submit the CMS 1500 electronically must  
2 submit a provider enrollment form.

3           25. For a CMS 1500 claim to be paid by the Medicare Part B Program,  
4 the claim must identify each service rendered to the patient by the physician. The  
5 service is identified through a corresponding code that is listed in the American  
6 Medical Association (AMA) publication called the Current Procedural  
7 Terminology (CPT) Manual. The CPT is a systematic list of codes for procedures  
8 and services performed by or at the direction of a physician. Each procedure or  
9 service is identified by a five-digit CPT code.  
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13           26. In addition to the CPT Manual, the AMA publishes the International  
14 Classification of Diseases (ICD-9) Manual, which assigns a unique numeric  
15 identifier to each medical condition. In order to be payable by Medicare, the CMS  
16 1500 claim form must identify both the CPT code that the provider is billing for  
17 and the corresponding ICD-9 code that identifies the patient's medical condition  
18 that renders the provider's service medically necessary.  
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## 22           **II. SPINAL SURGERY**

23           27. There are four regions of the spine: the cervical, thoracic, lumbar, and  
24 sacral regions. The cervical spine consists of seven vertebrae in the neck region;  
25 the thoracic spine consists of twelve vertebrae in the chest region; and the lumbar  
26 spine consists of five vertebrae in the lower back region. The sacral region of the  
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1 spine is below the lumbar region and consists of additional fused (or non-  
2 articulating) vertebrae.

3           28. Each vertebra of the spine is referred to by a letter and number  
4 denoting its region and location. From top to bottom, the seven vertebrae of the  
5 cervical spine are named C1-C7; the twelve vertebrae of the thoracic spine are  
6 named T1-T12; and the five vertebrae of the lumbar spine are named L1-L5. In  
7 addition, the vertebra of the sacral spine that adjoins the lumbar spine is named S1.  
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10           29. A discectomy is a surgical procedure to remove a herniated,  
11 intervertebral disc.  
12

13           30. A laminectomy is a surgical procedure to remove the lamina, which is  
14 the back part of the vertebra.  
15

16           31. A corpectomy is a surgical procedure to remove all or the majority of  
17 a vertebral body, which is the front part of the vertebra.  
18

19           32. A spinal fusion is an invasive surgical procedure that is performed to  
20 join (or “fuse”) two or more vertebrae of the spine.  
21

22           33. Lumbar fusion surgeries can be performed in a number of different  
23 ways. A procedure in which the surgeon accesses the spine through an incision in  
24 the back is called a posterior fusion. A procedure in which the surgeon accesses  
25 the spine through an abdominal incision is called an anterior fusion. A procedure  
26 in which the surgeon accesses the spine through an incision in the psoas muscle –  
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1 which is located at the side of the lumbar region and extends into the pelvis – is  
2 often called an XLIF (or extreme lateral interbody fusion). A procedure in which  
3 the surgeon approaches through both the abdomen and the back is called a 360-  
4 degree fusion.  
5

6 34. Spinal implants may be used in connection with a fusion surgery to  
7 help stabilize the spine and facilitate fusion.  
8

9 35. Physicians select the implantable device they use during surgical  
10 procedures. Hospitals typically purchase the selected devices directly from  
11 vendors.  
12

13 36. A spinal implant must be cleared by the Food and Drug  
14 Administration (FDA) before a vendor can market that implant in interstate  
15 commerce.  
16

17 37. Companies can bypass the FDA's premarket approval process if they  
18 can show that their proposed device is "substantially equivalent" to other  
19 commercially available devices. *See generally* 21 U.S.C. § 360e(b)(1); 21 CFR §  
20 814.1(c)(1).  
21  
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23 38. During the relevant period, the types of implants described below  
24 were generally commercially available.  
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1           39. A “cage” is an implant that is typically made of polyetheretherketone  
2 (PEEK) plastic, and that may be used in a fusion surgery to maintain space  
3 between the vertebral segments.  
4

5           40. Hospitals pay as much as \$7,5000 for each cage.

6           41. A “pedicle screw” is a metal implant, typically made of titanium,  
7 which is implanted into the bones of the spine to facilitate the fixation of the spinal  
8 vertebrae. Screws are implanted into two or more adjacent spinal segments, and  
9 used to anchor “rods” or “plates.”  
10  
11

12           42. Hospitals pay as much as \$2,400 for each screw.

13           43. A “plate” is an implant that is used in connection with cervical  
14 procedures. A plate is anchored by screws and placed longitudinally along the  
15 front of the cervical spine.  
16

17           44. Hospitals pay as much as \$2,400 for each plate.

18           45. A “rod” is an implant that is anchored by pedicle screws, and that is  
19 placed longitudinally along the back of the lumbar and thoracic spine.  
20  
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22           46. Hospitals pay as much as \$522.50 for each rod.

23           47. A “crosslink” is an implant that can be used to establish a transverse  
24 connection between longitudinal implants.  
25

26           48. Hospitals pay as much as \$1,875 for each crosslink.  
27  
28

**FACTS**

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2       49.    Aria Sabit graduated from the Medical College of Virginia in 2002.

3  
4       50.    Dr. Sabit completed an internship in general surgery at the University  
5 of Medicine and Dentistry of New Jersey (UMDNJ) in 2003.

6       51.    Dr. Sabit completed a residency in neurosurgery at UMDNJ in 2008.

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8       **III. DR. SABIT'S TENURE AT COMMUNITY MEMORIAL**  
9       **HOSPITAL**

10       52.    In early 2009, Dr. Sabit was hired by Dr. Moustapha Abou-Samra, a  
11 neurosurgeon who practices in Ventura, California. Dr. Sabit's employment  
12 commenced on or about July 1, 2009.

13  
14       53.    On June 23, 2009, Dr. Sabit was granted temporary privileges to  
15 perform neurosurgical procedures at the Community Memorial Hospital in  
16 Ventura, California (Community Memorial).

17  
18       54.    On July 9, 2009, Dr. Sabit began performing surgeries at Community  
19 Memorial.

20  
21       55.    On August 11, 2009, Sabit was granted provisional privileges at  
22 Community Memorial.

23  
24       56.    Between June 2009 and December 2010, Dr. Sabit performed  
25 approximately 220 spinal fusion surgeries at Community Memorial.  
26  
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1           57. On or about the summer of 2010, medical staff at Community  
2 Memorial conducted a non-routine investigation of Dr. Sabit's post-operative  
3 complications:  
4

5           58. Between July 2010 and November 2010, a Community Memorial peer  
6 review committee met at least three times to review Dr. Sabit's surgical  
7 complications.  
8

9           59. The peer review committee made the following findings:

- 10           • after Dr. Sabit arrived at Community Memorial, Sabit was  
11 responsible for approximately 71 percent of the hospital's total  
12 number of unplanned returns to surgery;
- 13           • Dr. Sabit's known infection rate was approximately twice the  
14 national average;
- 15           • Dr. Sabit placed pedicle screws improperly in approximately 7  
16 percent of the surgeries the committee reviewed;
- 17           • Dr. Sabit's "acceptance of complications as within the expected  
18 range [is] not consistent with the community standard"; and  
19
- 20           • the committee expressed concerns that some of the spinal fusion  
21 surgeries that Dr. Sabit performed were not medically necessary.

22           60. Among the cases that the committee reviewed were: a 64-year-old  
23 man who experienced multiple organ failure and died after Dr. Sabit operated on  
24 him, and four Medicare patients on whom Dr. Sabit performed multiple-level  
25 fusions, three of whom were readmitted to Community Memorial for post-surgical  
26 complications.  
27  
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1           61.    The committee noted multiple instances where Dr. Sabit claimed to  
2 have performed procedures in his operative notes where the underlying medical  
3 records showed that he had not performed these procedures.  
4

5           62.    On December 3, 2010, Community Memorial suspended Dr. Sabit.  
6 Community Memorial explained that “[t]he suspension is predicated on the  
7 determination that immediate action must be taken to protect the life or well-being  
8 of patients ....”  
9

10           63.    Also on December 3, 2010, Dr. Abou-Samra terminated his  
11 employment contract with Dr. Sabit. Dr. Abou-Samra explained that he was taking  
12 this action because of “the occurrence of an unacceptable surgical complication ...  
13 [and] unethical behavior.”  
14  
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16           64.    On December 14, 2010, an independent spine surgeon examined four  
17 of Dr. Sabit’s surgical cases and found significant problems with all four.  
18 Specifically, in one case, the reviewer found that Dr. Sabit did not actually perform  
19 a surgery that he describes in his operative notes. The reviewer observed that,  
20  
21

22           [t]he patient understandably and predictably had a recurrence of her  
23 symptoms ... *The findings are again inconsistent with what [Sabit]*  
24 *said he did at the first operation.* If for instance he had done a  
25 posterior interbody fusion ... there would have been little possibility  
26 for a recurrence as there would have [been] no disc left to recur.  
27  
28

1           65.    In another case, the reviewer found that Dr. Sabit's scoliosis  
2 correction surgery "represent[ed] a significant deviation from an appropriate  
3 standard of care."  
4

5           66.    In a third case, the reviewer found that Dr. Sabit's description of the  
6 surgery he performed in his notes "doesn't make sense ... in fact if he had done  
7 [the first procedure Dr. Sabit describes in his operative notes, then the second  
8 procedure he describes] would have been problematic at best and likely  
9 impossible."  
10

11           67.    On December 21, 2010, Dr. Sabit resigned from Community  
12 Memorial.  
13

14           68.    After Dr. Sabit's resignation, Community Memorial continued to  
15 review some of his known post-operative complications, and noted at least five  
16 additional surgeries that reflected significant deviations from the standard of care.  
17

18           69.    Subsequently, Dr. Samuel Small – the Chief of Community Memorial  
19 Medical Staff during Dr. Sabit's tenure at Community Memorial – made a sworn  
20 statement that,  
21

22           I and other members of the [Community Memorial] Medical Staff  
23 were made aware of serious concerns regarding surgical cases handled  
24 by Dr. Sabit ... In response to these concerns ... an investigation was  
25 initiated to evaluate Dr. Sabit's performance and competency ... *One*  
26 *of Dr. Sabit's surgeries resulted in complications that ultimately*  
27 *required further, and allegedly urgent, interventional treatment ...*  
28 *Another surgery resulted in the death of the patient.*



1           70.    On September 17, 2013, the Medical Board of California published an  
2 Accusation seeking the revocation of Dr. Sabit's license to practice medicine in  
3 California based on gross negligence and corrupt acts.  
4

5           71.    On July 29, 2014, Dr. Sabit stipulated to the surrender of his license to  
6 practice medicine in California. In the stipulation, Dr. Sabit admitted that the  
7 Medical Board could establish, *inter alia*, that he had performed repeated negligent  
8 acts.  
9

10           72.    On August 18, 2014, the Medical Board of California accepted Dr.  
11 Sabit's stipulated surrender, and terminated his license to practice medicine in  
12 California, effective August 25, 2014.  
13

#### 14           **IV. DR. SABIT'S MEDICARE CLAIMS**

15           73.    Between April 1, 2010, and December 31, 2010, the period during  
16 which Dr. Sabit practiced at Community Memorial, Dr. Sabit presented  
17 approximately 44 claims for payment to Medicare for the instrumented fusion  
18 procedures he performed.  
19

20           74.    Dr. Sabit was paid approximately \$808,876 by Medicare for his  
21 professional services in connection with the instrumented fusion procedures he  
22 performed, or claimed to have performed, at Community Memorial.  
23  
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1           75. Community Memorial received approximately \$8,408,293.29 from  
2 Medicare for hospital services it provided in connection with the fusion surgeries  
3 that Dr. Sabit performed, or claimed to have performed, on Medicare patients.  
4

5           **A. "Patient A"**

6           76. On July 8, 2010, Dr. Sabit performed an instrumented fusion surgery  
7 on "Patient A," a Medicare patient.<sup>1</sup>  
8

9           77. Dr. Sabit performed a T7-L2 (i.e. a seven-level) laminectomy and  
10 fusion on Patient A where only a two-level discectomy was indicated.  
11

12           78. In his operative notes, Dr. Sabit claimed to have performed  
13 laminectomies at T7-T12 that he did not actually perform.  
14

15           79. Dr. Sabit failed to properly place the spinal implants in Patient A's  
16 spine.  
17

18           80. Dr. Sabit submitted claims for payment to Medicare for professional  
19 services in connection with his surgery on Patient A, and Medicare paid him  
20 \$9,765 for this surgery.  
21

22           81. Community Memorial submitted claims for payment to Medicare for  
23 the hospital services it provided in connection with Dr. Sabit's surgery on Patient  
24 A, and Medicare paid Community Memorial \$276,228 for those services.  
25

26  
27  
28 <sup>1</sup> The United States will supply detailed information identifying these claims upon entry  
of an appropriate protective order.

1           82. Dr. Sabit's surgery on Patient A resulted in significant post-operative  
2 complications, including excessive blood loss and severe post-operative pain. A  
3 second surgery was required at another hospital to remove all the spinal hardware  
4 that Dr. Sabit implanted.  
5

6                   **B. "Patient B"**  
7

8           83. On November 6, 2010, Dr. Sabit performed a C4-C7 fusion surgery  
9 on "Patient B," a Medicare patient, at Community Memorial.  
10

11           84. Dr. Sabit performed a complete corpectomy of C5 even though there  
12 was minimal subluxation of C4 on C5, and at most a discectomy and fusion was  
13 indicated at that level.  
14

15           85. Dr. Sabit also improperly placed the spinal hardware. Specifically,  
16 the cervical plate he placed from C4 to C7 spanned over an unfused (mobile) disc  
17 space, and the screws he placed at C7 protruded into Patient B's esophagus.  
18

19           86. In his operative notes, Dr. Sabit claimed to have performed an anterior  
20 cervical fusion from C4 to C7. However, Sabit failed to place screws at C5 and  
21 C6.  
22

23           87. Dr. Sabit submitted claims to Medicare for professional services in  
24 connection with his surgery on Patient B, and Medicare paid him \$4,861 for this  
25 surgery.  
26  
27  
28

1 88. Community Memorial submitted claims for hospital services it  
2 provided in connection with Dr. Sabit's surgery on Patient B, and Medicare paid  
3 Community Memorial \$128,022 for those services.  
4

5 89. Dr. Sabit's surgery on Patient B failed, and had to be completely re-  
6 done at another hospital.  
7

8 **C. "Patient C"**

9 90. On October 7, 2010, Dr. Sabit performed an instrumented fusion  
10 surgery with Reliance implants on "Patient C," a Medicare patient, at Community  
11 Memorial.  
12

13 91. Patient C suffered from multiple co-morbidities at the time of Dr.  
14 Sabit's surgery, including morbid obesity, diabetes, atrial fibrillation, and anemia.  
15

16 92. Dr. Sabit performed a L3-S1 interbody fusion on Patient C, even  
17 though the indications for fusion were completely absent.  
18

19 93. Dr. Sabit submitted claims to Medicare for professional services in  
20 connection with his surgery on Patient C, and Medicare paid him a total of \$8,209  
21 for these claims.  
22

23 94. Community Memorial submitted claims for hospital services it  
24 provided in connection with Dr. Sabit's surgery on Patient C, and Medicare paid  
25 Community Memorial \$347,037 for those services.  
26  
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1           95. Patient C had immediate post-operative complications. She was not  
2 discharged from Community Memorial until October 15, 2010 – over one week  
3 after the surgery. Patient C was readmitted for post-operative infections on  
4 October 19, 2010, and died on May 31, 2011.  
5

6                   **D. “Patient D”**

7  
8           96. On November 5, 2009 and November 16, 2010, Dr. Sabit performed  
9 instrumented fusion surgeries on “Patient D,” a Medicare patient, at Community  
10 Memorial.  
11

12           97. Dr. Sabit’s post-operative notes state that Patient D was “doing  
13 remarkably well” following the November 16 surgery. Other providers noted that  
14 Patient D was experiencing numerous post-operative complications.  
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16           98. Dr. Sabit’s operative notes document the insertion of pedicle screws  
17 from L2 to S1, but in fact he did not place screws at L2.  
18

19           99. Dr. Sabit submitted claims to Medicare for professional services in  
20 connection with his November 2010 surgery on Patient D, and Medicare paid him  
21 a total of \$4,431 for these claims.  
22

23           100. Community Memorial submitted claims for hospital services it  
24 provided in connection with Dr. Sabit’s November 2010 surgery on Patient D, and  
25 Medicare paid Community Memorial \$209,021 for those services.  
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1 101. Dr. Sabit's surgery caused a cerebrospinal fluid leak in Patient D,  
2 which Sabit did not document in his notes.

3 102. Patient D continued to suffer from post-operative complications, and  
4 another surgery by a different physician was required to remove the spinal  
5 hardware Dr. Sabit implanted.  
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**COUNT I**

**False Claims Act: Presentation of False or Fraudulent Claims**

**31 U.S.C. § 3729(a)(1)(A)**

103. The United States re-alleges and incorporates herein by reference paragraphs 1-102.

104. Dr. Sabit knowingly presented false or fraudulent claims for payment to the United States in violation of the FCA. Specifically, Dr. Sabit presented claims for payment to the Medicare program for spinal fusion surgeries he claimed to have performed at Community Memorial between April 2010 and December 31, 2010. These claims were false or fraudulent because: (a) Dr. Sabit knowingly billed for procedures that he did not actually perform; and (b) Dr. Sabit knowingly performed procedures that were not reasonable and necessary. Dr. Sabit had actual knowledge of, deliberately ignored, or recklessly disregarded the fact that such claims (a) were for surgical procedures that he did not actually perform, or (b) were for surgical procedures that were not reasonable and necessary.

105. Dr. Sabit knowingly caused false or fraudulent claims for payment to be presented to the United States in violation of the FCA. Specifically, Dr. Sabit caused Community Memorial to present claims for payment to the Medicare program for hospital services related to spinal fusion surgeries between April 2010 and December 31, 2010. These claims were false or fraudulent because: (a) Dr.

1 Sabit knowingly billed for procedures that he did not actually perform; and (b) Dr.  
2 Sabit knowingly performed procedures that were not reasonable and necessary.  
3 Dr. Sabit actually knew, deliberately ignored, or recklessly disregarded the fact  
4 that Community Memorial was submitting claims for payment to Medicare that (a)  
5 were for procedures that Dr. Sabit did not actually perform, or (b) were for hospital  
6 services related to surgical procedures that were not reasonable and necessary.  
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9 106. By virtue of these false or fraudulent claims for payment, the United  
10 States suffered damages in an amount to be determined at trial.  
11

## 12 COUNT II

### 13 **False Claims Act: False Statements**

#### 14 **31 U.S.C. § 3729(a)(1)(B)**

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16 107. The United States re-alleges and incorporates herein by reference  
17 paragraphs 1-102.  
18

19 108. Between April 2010 and December 31, 2010, Dr. Sabit knowingly  
20 made and caused to be made false statements or records material to false or  
21 fraudulent claims for payment submitted to the United States. Specifically, Dr.  
22 Sabit made false statements in connection with false claims for payment presented  
23 to the Medicare program for spinal fusion procedures that were not reasonable or  
24 medically necessary or were not performed as claimed. Dr. Sabit also made false  
25 statements in connection with false claims for payment submitted to the Medicare  
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1 program by Community Memorial for hospital services related to Dr. Sabit's spinal  
2 fusion procedures that (a) were not reasonable or medically necessary, or (b) were  
3 not performed as claimed.  
4

5 109. The false statements knowingly made and caused to be made by Dr.  
6 Sabit were material to false claims paid by the United States.  
7

8 110. By virtue of these false or fraudulent claims, the United States  
9 suffered damages in an amount to be determined at trial.  
10

### 11 COUNT III

#### 12 **Unjust Enrichment**

13 111. The United States re-alleges and incorporates herein by reference  
14 paragraphs 1 through 102.  
15

16 112. From April 2010 until December 31, 2010, the United States, through  
17 the Medicare program, paid for spinal fusion claims submitted by Dr. Sabit. These  
18 claims were not reasonable and necessary, or were not performed as claimed.  
19

20 113. By reason of the payments described above, Dr. Sabit received money  
21 from the Medicare program to which he was not entitled. Thus, Dr. Sabit was  
22 unjustly enriched in an amount to be determined at trial.  
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**COUNT IV**

**Payment by Mistake**

114. The United States re-alleges and incorporates herein by reference paragraphs 1 through 102.

115. From April 2010 to December 31, 2010, the United States, through the Medicare program, paid Dr. Sabit as a result of mistaken understandings of fact.

116. The United States' mistaken understandings of fact were material to its decision to pay the claims submitted by Dr. Sabit to the Medicare program for surgeries he performed at Community Memorial that were not reasonable and necessary, or were not performed as claimed.

117. The United States, acting in reasonable reliance on the truthfulness of the claims and the truthfulness of statements, certifications and representations by Dr. Sabit, paid Dr. Sabit monies to which he was not entitled. Thus, the United States is entitled to recoup such amounts, which are to be determined at trial.

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**PRAYER FOR RELIEF**

The United States requests that judgment be entered in its favor and against Dr. Sabit, as follows:

- (a) On Counts I and II (False Claims Act), for treble the United States' damages, together with the maximum civil penalties allowed by law;

- 1 (b) On Count III (Unjust Enrichment), in the amount by which Dr.  
2 Sabit was unjustly enriched;  
3  
4 (c) On Count IV (Payment by Mistake), in the amount by which Dr.  
5 Sabit obtained and retained monies to which he was not entitled;  
6  
7 (d) Pre- and post-judgment interest, costs, and such other relief as the  
8 Court may deem appropriate.

9 **JURY DEMAND**

10 Pursuant to Rule 38 of the Federal Rules of Civil Procedure, the United  
11 States requests a trial by jury.

12 Respectfully submitted,

13  
14 DATED: September 5, 2014

15 STUART F. DELERY  
16 Acting Associate Attorney General

17 /s/ David M. Finkelstein

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