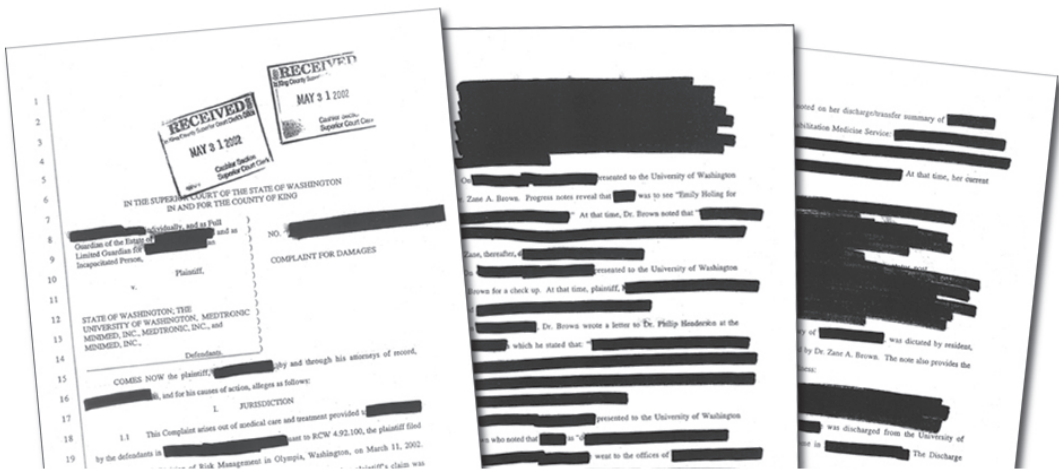


# A "defective" product – but what product?

Four years ago, a lawsuit alleged that a medical device was unsafe and that the University of Washington Medical Center had committed malpractice. But the whole file was sealed. Under a public-disclosure request, The Seattle Times got a copy of the complaint from the UW — but almost every meaningful detail was blacked out, including the name of the medical device.



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## 5.2.2 Negligence

Defendants Medtronic MiniMed, Inc., Medtronic, Inc., and MiniMed, Inc., had a duty to [REDACTED] to design, develop, manufacture, sell, ship, supply, and distribute the product [REDACTED] for [REDACTED] reasonably safe and free from defects. Defendants Medtronic MiniMed, Inc., Medtronic, Inc., and MiniMed, Inc., breached their duties by designing, developing, manufacturing, selling, shipping, supplying, and distributing the product [REDACTED] for [REDACTED] that was defective, was not reasonably safe as designed, not reasonably safe because of inadequate warnings and information, and because of its

