

Chest X-Ray: Nurse Liable For Mix-Up.

A complicated failure-to-diagnose lung cancer case in the Superior Court, Santa Cruz County, California hinged, in part, on a nurse negligently sending the patient's physician the chest film from a year earlier, not the most current one.

He was a firefighter who was required to have yearly chest x-rays. **John Doe v. Unnamed Physician**, 2007 WL 1765193 (Sup. Ct. Santa Cruz Co, California, February 13, 2007).