

Sunday, April 6, 2025

Dear Thomas Quatroche, Jr., Ph.D.,

Re: [Systematized Plausible Deniability]

Erie County Medical Center ("ECMC") Corporation's Zone 5-2 human-trafficking operation appears to be illegally conducting human drug trials as well. The perpetrators include, but are not limited to:

- a) Michael T. Guppenberger, MD
- b) Yogesh D. Bakhai, MD
- c) Brenna E. Fox, PMHNP
- d) Multiple RNs including, but not limited to, Beth, Kelly, Nicole, Jeanne, Brittany, Alex and Daniel
- e) Unit Manager Karen Kimble and/or substitute named Darcy; and,
- f) C.P.E.P. accomplices Eva Schlear and Michael Digiacomo.

Please find enclosed some of the written testimony and evidence which, in addition to the crimes already noted above, evidences insurance-company and taxpayer fraud. You are now aware, or ought to be aware, of the magnitude of damages to which ECMC Corporation patients—past, present and future—are and/or will likely be entitled. Your "systematized plausible deniability" racket (ie. well-oiled criminal enterprise) needs to be dissolved immediately.

Verily,

Deirdre Moore

PS. Your C.P.E.P. Unit? Shut it down.

PPS. Your forced paper hospital pyjamas? We know about the chemical-related physical torture too.

PPPS. Procurement? How much skimming?

Encl: 20250404 letter to Brenna Fox, 20250404 agenda for Brenna Fox, 20250404 preliminary responses of Brenna Fox, 20250324 "Treatment Ober Objection Evaluation" of Brenna Fox, 20250326 Chart Update of Yogesh D. Bakhai, 20250327 "Petition", etc. of ECMCC's Martha Mumbach et al., the illegally-obtained, unlawful NYS SC court order of Paula Feroletto (20250402), 20250402 letter to my Power of Attorney (Dr. Jack White), #twbROCKS #Article outline "Psychiatric Drug Cocktails"

AB 1/13

April 8, 2025

Dear Thomas Quatroche, Jr., Ph.D.,

Re: Beyond a Reasonable Doubt

I trust you have had the opportunity to review my 20250406 correspondence with ECMCC self-incriminating enclosures:

- a) my 20250404 letter to Brenna Fox,
- b) my 20250404 agenda for Brenna Fox,
- c) my 20250404 preliminary responses of Brenna Fox,
- d) the 20250324 "Treatment Over Objection Evaluation" of Brenna Fox,
- e) The 20250325 BH-Treatment Plan of Brenna Fox and Michael Guppenberger,
- f) the 20250326 Chart Update of Yogesh D. Bakhai,
- g) the 20250327 "Petition", etc. of ECMCC's Martha Mumbach et al.,
- h) the the illegally-obtained, unlawful NYS SC court order of Paula Feroletto (20250402),
- i) the 20250402 letter to my Power of Attorney (Dr. Jack White); and,
- j) my #twbROCKS #Article outline re: "Psychiatric Drug Cocktails".

Please find enclosed for your review and consideration:

- k) my 20250326 letter to my Power of Attorney re: "Delay in #UPIG materials",
- l) my (now outdated) March 2025 "twbROCKS Investigative Journalism Contest!",
- m) my 20250329 letter to ECMCC's Internal Pharmacy re: Risk Profiles,
- n) my 20250331 letter to my Power of Attorney re: our MH ECHKO Audit; and,
- o) my 20250401 "12 Questions for ECMCC's Michael T. Guppenberger".

Today is the 15<sup>th</sup> day being ensnared by your network. I look forward to meeting you so we can resolve/solve this developing situation/problem as soon as possible. Meanwhile, I will continue to copy more evidence and testimony which—as I am sure you will agree—secures "beyond a reasonable doubt".

Verily,

Deirdre Moore, CFA, BBA  
President, SAQOTU Inc.

Encl. five [new documents listed above]

#SystematizedPlausibleDeniability

AB<sup>2</sup>/13

April 9, 2025

Dear Mr. Quatroche,

Re: Grand[iose] Allegations

I trust you have had the opportunity to review my:

- a) 20250406 correspondence to you re: "[Systematized Plausible Deniability]" with 10 enclosures and
- b) 20250408 correspondence to you re: "Beyond a Reasonable Doubt" with 5 enclosures.

I have court today<sup>1</sup>; however, please find enclosed:

- a) my Table of Contents for Court Submission #3 ("CS3") re: 27.001-40.003,
- b) a #twbROCKS #PopQuiz (39.001) and
- c) five #twbROCKS #KaraokeCover tunes (38.001-38.005)
  - i. "Even if I'm Shunned",
  - ii. "Just a Pharma Whore",
  - iii. "50 ways to \*\*\* you over",
  - iv. "Apple's Got Safari" and
  - v. "Think Arlotta!" (placeholder only - with reference)

When would you like to meet?

Verily,

Deirdre Moore, CFA, BBA  
President, SAQOTU Inc.

#DrainingTheSwamp

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<sup>1</sup> It's an MHL s. 9.31 hearing for which I am seeking a conditional adjournment.

April 10, 2025

Dear Mr. Quatroche,

Re Lawyers & Judges, Accountants (oh my!)

I trust you've had the opportunity to review my previous correspondence dated:

- a. 20250406 re: "[Systematized Plausible Deniability]" with 10 enclosures (34.001),
- b. 20250408 re: "Beyond a Reasonable Doubt" with 5 enclosures (35.001) and
- c. 20250409 re: "Grand[iose] Allegations" with 6 enclosures (41.001).

Today marked **Day 22** of my illegal detention here in Erie County: at least Raymond Walter ("Walter") used the correct language in his scandalous 20250410 court Order by referring to my time at Erie County Medical Center Corporation ("ECMCC") as "[confinement]" (vs. hospitalization) and my [request for discharge] as "demand for release" (see Order enclosed). Without question:

- a) Walter is more familiar with the language in penal codes versus any mental-health-related legislation and
- b) ECMCC's Zone 5-2 "services" have nothing to do with healthcare.

The ECMCC "Patients' Bill of Rights" (see CS1 3.002) is meaningless as one has no way to **exercise** any of them. Even my attempts to have your Zone 5-2 staff acknowledge/respect my rights via court order has been obfuscated by your "designee", Risk Analyst Martha Mumbach (with whom I spoke today at 14:30 – 14:44). She stated that my outstanding requests were forwarded to non-party Mental Hygiene Legal Services ("MHLS") instead of the relevant court clerk.

At time of writing, my Notices of Motion total six (see "Legal Tracking Sheet 2025" enclosed); however, as your:

- a) Billing Department refuses to provide an itemized bill-to-date (ie. Right #16, see CS1 3.002) and
- b) Zone 5-2's Brenna Fox continues to deny me access to my own dental floss, they will likely total eight by end of week. One can only imagine how ECMCC's Accounts Payable Department rolls-up/notes Zone 5-2's legal expenses to avoid detection of this brewing scandal by your Board of Directors ("BoD") during quarterly meetings. As for ECMCC's auditors, no comment.

As one can glean from my 20250409 "Agenda for Court" (with notes), Erie County Supreme Court ("ECSC") judges have implicated themselves in the cover-up of Zone 5-2's criminal operations. The transcripts should be even more revealing; however, I am currently being prevented from purchasing them; denied access to my bank card by Brenna Fox "until discharged"—another count of [obstructing justice].

Mr. Quatroche, have you contacted legitimate law enforcement yet?

Verily,

Deirdre Moore, CFA, BBA  
President, SAQOTU Inc.

#DrainingTheSwamp

PS. You should now have the 21 enclosures identified in my 20250406 letter to you and more.  
Next up? More ECMCC EO&MO

Encl. 20250409 Court Agenda (with notes), 20250410 NYS ECSC Order #805934, 20250327 letter to Karen Kimble, 20250328 letter to Karen Kimble, 20250331 Request for Hearing re: NYS MHL s. 9.31, 20250331 Confirmation regarding Request for Hearing, Legal Tracking Sheet 2025.

April 14, 2025

Dear Mr. Quatroche,

Re: MH ECHKO Audit Results for ECMCC's Zone 5-2

I trust you have had the opportunity to review my 20250406 correspondence dated:

- a. 20250406 re: Systematized Plausible Deniability,
- b. 20250408 re: Beyond a Reasonable Doubt,
- c. 20250409 re: Grand[iose] Allegations and
- d. 20250410 re: Lawyers & Judges, Accountants (oh my!).

As anticipated, I was forced to request additional hearings on 20250411 (see Legal Tracking Sheet 2025 enclosed as 45.001-45.002). Accordingly, our full report on this unit remains incomplete; however, the final ECHKO score is:

- Effectiveness: F
- Compassion: F
- Humility: F
- Kindness: F
- Opportunity: F

Mr. Quatroche, SAQOTU Inc. is a not a not-for-profit" entity: it is a "for-social-benefit" initiative. Accordingly, we are not only funded by donations; but, through sales of a variety of twb.ROCKS! and pfi.ROCKS! products and services. I happen to have in my property ~500 pfi.ROCKS advocacy buttons which could facilitate fair payment for my comprehensive, 3-week+ forensic audit of ECMCC's C.P.E.P. and Zone 5-2 (the results of which will be published in our series "Unbridled Power & Insatiable Greed" and pre-published on our corporate

websites). In how many buttons would you be interested in purchasing? Alternatively, I would be happy to prepare an invoice<sup>1</sup>.

Looking forward to your prompt reply.

Verily, ~

Deirdre Moore, CFA, BBA  
President, SAQOTU Inc.

Encl.: Legal Tracking Sheet 2025, Evidence Distribution Tracking Sheet, Excerpt from RISPERDAL® updated, product monograph re: new warnings about Hyperprolactinemia, 20240414 letter to Dr. Jack White re: M is for Malpractice (and maim, manslaughter, murder)

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<sup>1</sup> Note that we have excluded our opinion on the fraud that is being executed via procurement due to time.

April 16, 2025

Dear Thomas Quatroche,

Re: Financial Gain—the second requirement for human trafficking

Omigosh! ECMCC's Billing Department said that my bill was at \$65,851.70 as of April 14<sup>th</sup>!

Obviously, you will not be seeing a dime of that, Mr. Quatroche. This leaves only one question:  
what is motivating

- a) your Zone 5-2-positioned individuals,
- b) your psychiatrists<sup>1</sup> and
- c) your clearly complicit NYS ECSC judges<sup>2</sup>

to forcibly detain and illegally drug a healthy, 59 year-old Canadian woman? What inspired the slander and libel that stated she was homeless and a danger to her self and others?

There can only be a few possible motivations:

- a) they required a trial subject that was free from addiction and drugs (including Rx) in my demographic,
- b) they are part of the criminal network that I have been exposing via my websites, [www.twb.rocks](http://www.twb.rocks) and [www.pfi.rocks](http://www.pfi.rocks), and/or
- c) they are criminally insane and enjoy watching how psychotropic drugs affect people.

When your Dr. Michael T. Guppenberger testified to the NYS ECSC on 20250409 that I would be a "danger to others" if released, was he referring to the criminal network noted at b) above?<sup>3,4</sup>

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<sup>1</sup> namely, Bakhai, Guppenberger and C.P.E.P. accomplices

<sup>2</sup> namely, Feroleto and Walter

<sup>3</sup> See last line of court order at 28.002 and NYS's SPARCS at 30.012 and JNJ's admission regarding "human trials" in January '25.

<sup>4</sup> Who will facilitate my acquisition of this transcript? [—]



Mr. Quatroche, in my letter to you of 20250410, I informed you that I would provide my EO&MO of ECMCC's medical records and petition documents next. Sadly, time constraints—given denial of access to a photocopier, computer or printer; plus, my need to prepare for multiple court proceedings—prevent me from providing to you the enumerated versions of ECMCC's libel. So, you'll have to figure that out; or, encourage Zone 5-2 to end their restrictions.

This being letter one of series two, I remain waiting for your reply/replies.

Verily,

Deirdre Moore, CFA, BBA  
President, SAQOTU Inc.

Encl.: EO&MO of ECMCC's 20250325 BH-Plan (Part I), 20250330 letter to Charge Nurse Beth, Evidence Distribution Tracking Sheet (pages 2-3/3)

April 17, 2025

Mr. Thomas Quatroche,

Re: Financial Losses, Site Down, "Fence is High"

I trust you have received my 20250416 correspondence (letter 2 of series II) re: "Financial Gain". I suppose I should have titled it "Financial Loss" as \$65,851.70 is the amount ECMCC has lost<sup>1</sup> 20250320-20250414; and, it continues to lose at least \$2,524/day with my illegally-secured<sup>2</sup> detention. Your financial losses, however, are not my concern. As the owner of a start-up media company, mine are.

Mr. Quatroche, for over two weeks, your Zone 5-2 Nurse Practitioner Brenna Fox has refused to permit me to pay my bills<sup>3</sup> by denying me access to my bank card, the numbers of which my bank requires to renew my corporate site [www.twb.rocks](http://www.twb.rocks). If it is not paid by Friday, this url could be lost and my years spent marketing its content deemed a total write-off. Rebuilding that subscription base would be impossible without re-visiting every stop I made across Canada and the United States.

I assure you, my online content has more value to you than the \$2,500+/day you won't receive by permitting the illegal detention of me to continue. There is a lot about Canada—and, specifically, your neighbouring province Ontario—that you don't know. My recent exposé on the Mayor of Ottawa's Chinese roots, given our former Prime Minister's father's Communist roots, were particularly damning. Given the current trade war and our "longest unprotected border", it's a topic that should interest *any* New Yorker and one which I've been circulating for over a year<sup>4</sup>.

PS. This package also includes the Plan EO&MO (Part II) and my 20250329 request for product monographs that were completely ignored by your Zone 5-2 nurses.

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<sup>1</sup> I intentionally allowed my Canadian health insurance to lapse in 2022.

<sup>2</sup> There's not a NYS MHL [section] that wasn't [violated] by ECMCC's C.P.E.P. and Zone 5-2 to convert my voluntary 20250320 walk-in at the Kaleida facility into involuntary status. Zero valid application and zero examination by a certifying physician when both were required by s. 9.27 of the NYS MHL.

<sup>3</sup> See 20250401 letter to Brenna Fox

<sup>4</sup> See #twbROCKS [—]

April 21, 2025

Dear Mr. Quatroche,

Re: Fox's Ludicrous Discharge Plan

On Day 30 of my forced ECMCC detention (ie. 20250418), I again attempted to communicate with your Zone 5-2's Brenna Fox. This time, I questioned her interest in/rationale for discharging me to a local shelter when:

- a) I am Canadian and was only visiting Buffalo, New York to do a follow-up piece on the vaping industry<sup>1</sup>,
- b) I have zero interest in staying in New York and
- c) I was en route to interviewing a fellow researcher<sup>2</sup> in Chattanooga, Tennessee!

Her response when I pointed out that her 20250325 BH-Treatment Plan simultaneously labelled me as homeless (see CS1 page 1.003 #10) while acknowledging my \$2,000,000 permanent residence (see CS1 page 1.005 #45) was "I don't know that you own that home".

So, I showed to her<sup>3</sup>:

- a) my BMO Home Equity Statement,
- b) my Ontario MPAC property tax bill and
- c) a copy of the deed

to which she replied "I won't confirm or deny anything".

Mr. Quatroche, check my passport and driver's license. It's *my* property. What is wrong with your formerly-Canadian Nurse Practitioner? Did she lose her license to practice in Canada first?? Or, is she part of the criminal network that I've been exposing via my corporate websites and my Twitter account @CaeJak<sup>4</sup> at [www.x.com](http://www.x.com)? Care to comment?

Verily,

Deirdre Moore  
President, SAQOTU Inc.  
#DrainingTheSwamp

<sup>1</sup> I broke the story on the dangers of vaping prior to Maclean's Magazine in July 2019.

<sup>2</sup> That is, Jack Pendergrass. See his tell-all Twitter account @NoogaJack re: corporate behemoth Maximus Inc.

<sup>3</sup> See documents at CS1 pages 1.010-1.014 See/hear 40-minute voiced-over video nested in pinned post

<sup>4</sup> [—]

April 22, 2025

Dear Mr. Quatroche,

Re: Fox's new threat re: lithium or no discharge

I trust you had a lovely weekend. Mine was left with your Zone 5-2's Brenna Fox's melodic allegation that—in addition to being bi-polar and psychotic—I am also a narcissist with a Cluster B personality disorder.

**Your Nurse Practitioner is criminally insane, Mr. Quatroche.**

By now, you should have had time to review my 20250406-20250421 correspondence:

- a) 20250406 letter 1/5 re: Systematized Plausible Deniability
- b) 20250408 letter 2/5 re: Beyond a Reasonable Doubt
- c) 20250409 letter 3/5 re: Grand[iose] Allegations
- d) 20250410 letter 4/5 re: Lawyers & Judges, Accountants (oh my!)
- e) 20250414 letter 5/5 re: MH ECHKO Audit Results
- f) 20250416 letter 1/10 re: Financial Gain—the 2<sup>nd</sup> requirement ... human trafficking
- g) 20250417 letter 2/10 re: Financial Losses, Site Down & “Fence is High”
- h) 20250421 letter 3/10 re: Fox's Ludicrous Discharge Plan

As I finally had the chance to complete my Errors, Omissions & Malicious Obfuscation (“EO&MO”) Analysis of the Fox/Guppenberger BH-Treatment Plan, I enclosed a copy of the final “Part III” for you<sup>1</sup>. You should now have enough information to discern who are the lunatics in your institution and who are not.

I also enclosed a copy of 20250418 Petition seeking multiple remedies before I petition for re-hearings of Fox's/Guppenberger's s. 9.27 (ie. 20250402) and s. 9.31 (ie. 20250409) performances. That two New York Supreme Court judges are clearly complicit in ECMCC's Zone 5-2 criminal operations is obvious. One question remains: are they all?

Verily,

Deirdre Moore  
President, SAQOTU Inc.  
#DrainingTheSwamp

P.S. As I was writing this, Fox arrived with a fresh count of extortion ... in writing.  
Encl. Plan EO&MO (Part III), Moore's 20250418 Petition, Fox's 20250421 Extortion note

<sup>1</sup> You received Part I and II on 20250416 and 20250417 already.

AB<sup>12/</sup><sub>13</sub>

April 25, 2025

Dear Mr. Quatroche,

Re: Petty Cash, Petitions & Processes

I write to you today with a simple request: kindly reimburse to me the \$75USD late fee that I was forced to pay yesterday to renew my corporate website [www.twb.rocks](http://www.twb.rocks). I had asked permission to pay that bill *over 20 times* since my illegal detention began on 20250320:

- see 20250401 letter to Brenna Fox a 21.001,
- see 20250401 “12 Questions” for Guppenberger at 22.001,
- see 20250403 letter to “Unit Manager” Darcy (cc Fox) at 29.001,
- see 20250404 “Agenda for Brenna Fox” Question F at 31.003,
- see 20250408 Request for Motion to pay bills at 30.009; and,

see 20250320-20250424 journal notes for the dates/times of all my verbal requests. Four days too late, Ms. Fox finally agreed to permit me to pay my bills yesterday. This display of petty thievery/mischief is something that I long-ago labelled “Harassment by Inaction” (“HBI”); although, denial *is* an action. Surely you have access to a petty cash account and can return my \$75USD without incident—cash is preferred.

Today, I have also included an EO&MO Analysis of the so-called Affirmations submitted by your Risk Analyst, Martha Mumbach, to support her *undated* Petition for Treatment Over Objection (see 6.001-6.010). Clearly, the titles for my first two letters to you—“Systematized Plausible Deniability” and “Beyond a Reasonable Doubt”—were not ill-chosen; but, *accurate* and *concise*. I very much look forward to your response to ECMCC’s de-frauding of me.

Verily

Deirdre Moore  
President, SAQOTU Inc.  
#DrainingTheSwamp

P.S. Who will be paying my ECMCC invoice which is now expected to exceed \$100,000USD?

Encl.: Eo&MO Analysis of Bakhai/Guppenberger Affirmations

AB <sup>13</sup>/<sub>13</sub>