NYSCEF DOC. NO. 4

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STATE OF NEW YORK SUPREME COURT: COUNTY OF ERIE

In the Matter of the Application for Release of Deirdre Moore,

Petitioner

ORDER [MHL '9.31]

A Patient Admitted to
Erie County Medical Center Corporation
Respondent

Index No: 805934/2025

The petitioner having been confined at the above-named hospital pursuant to medical certification which expires on May 21, 2025, and having demanded a hearing on the question of need for involuntary care and treatment and a hearing having been held on April 9, 2025, and the petitioner having appeared in person *Pro Se*, and respondent hospital having appeared by Daniel C. Collins, Esq., counsel to Magavern Magavern Grimm LLP, and the court having deliberated upon all papers and pleadings and testimonial evidence submitted by the parties,

And the hospital having proved to the satisfaction of the court by clear and convincing evidence that Deirdre Moore requires continued involuntary care and treatment, as that term is defined in the Mental Hygiene Law, and poses a danger to self or others;

And due deliberation having been had,

IT IS HEREBY

ORDERED, that the petitioner's demand for release is denied, and it is further,

ORDERED, that respondent hospital may retain petitioner for a period of time not to exceed 60 days from the date of involuntary admission on medical certification, expiring May 21, 2025, and it is further

43.001 R1/2

ORDERED, the County Clerk shall seal all papers filed in this proceeding and may not exhibit the court record to anyone other than a party or, by Order of the Court, someone properly interested. Any publication of this matter, or reference made thereto, shall identify the subject of the petition by first and last initial.

Dated: APR 1 0 2025

Note insertion of "of the petition" following "the subject" to correct the Frendran Slip made by NYS': ECSC Paula L. Feroleto in her 20250402 Order (Index #805410/2025) (see CS3 28.002).

