

re: ECMCC's 20250325 BH-Treatment Plan

signed by Brenna Fox & Michael Guppenberger

Part II

I, Deirdre Moore, refute ECMCC's 20250325 BH-Treatment Plan ("Plan") with the following evidence-laden errors ("E"), omissions ("O") and malicious obfuscation ("MO") analysis. Statements that are true or false have also been identified with a "T" or "F", respectively. The Plan's statements have been numbered and stored in my 20250331 Court Submission at pages 1.003 - 1.009.

n/a? Not Applicable. n/i? Not interested.

Deirdre Moore by 20250402

I BH-Treatment Plan (continued)C BH Problem #1: Psychotic Symptoms

10 = F Deirdre Moore ("Moore") is not homeless: she is divorceless. This fact is well-explained in the Plan EO & MO Part I of her 2025031 Court Submission ("CS1") at Endnotes 12 and 11 of page 5.005.¹⁸

Moore does not display any symptoms of paranoia: paranoid individuals do not post their picture and personal information online as she does.¹⁹ Formerly a professional speaker and writer²⁰, there is nothing "hypervocal" or "rambling" about her speech. Not-A-Physician ("NAP") Brenna Fox ("Fox") seems simply incapable of comprehending Moore's vocabulary and/or is envious of Moore's breadth and depth of knowledge.

C.1 Long-term Goals: April 7, 2025

11 = n/a Moore has not exhibited any "psychotic behaviours": NAP Fox's testimony is pure fiction. Noteworthy is the fact that NAP Fox is impersonating an Attending Physician in ECMCC medical files and, now, in its and its lawyers' (that is, Magavern Magavern Grimm LLP ("MMG LLP")) legal files as well. Not only is NAP Fox not and Attending Physician as claimed in her Plan (see CS1 page 10.001) (see CS1 pages 4.001 and 4.007) and her Treatment Over Objection Evaluation²¹ (see CS1 page 10.001), she is not even a Resident Physician. She is merely a Nurse Practitioner who presents as someone with a Severe Cluster B personality disorder.²²

I BH-Treatment Plan (continued)C.1 Long-term Goals : April 7, 2025 (continued)

12 = n/a Moore has not experienced any hallucinations or delusions; this statement is merely another piece of NAPFox fiction. Furthermore, it appears that NAPFox is not aware of the definition of delusional in the Diagnostic Statistical Manual ("DSM-5") which defines delusional as: "[.., the maintenance of false beliefs when shown evidence to the contrary.]" As NAPFox has refused to acknowledge Moore's ECMCC-confiscated documentation/evidence, let alone refute it, she has effectively rendered any legitimate opinion of Moore's beliefs impossible.

Given the fact that NAP Fox's target date, to reach goals [11] - [12], is April 7, 2025, she also seems to have trouble comprehending "long-term".

C.2 Short-term Goals : March 31, 2025

13 = n/a Thankfully, the deadline for NAP Fox's intention to "drug out of Moore" her demonstrable creativity²² will have expired before this matter is heard.

14 = n/a This libellous statement was already addressed at paragraph 12.

15 = n/i ECMCC staff such as NAP Fox, "Charge Nurse" Beth²³ and Unit Manager Karen Kimble²⁴ do not appear capable of engaging in reality-based conversations.

16 = n/a Again, hallucinations are part of NAP Fox's fiction; this [allegation] was already addressed in this EO & MO at paragraphs 12 and 14.

17 = F As noted at paragraph 12 above, NAP Fox has not met the DSM-5 criteria for labelling Moore as "delusional"; and, unless NAP Fox's proposed drug combinations invoke a state of fear, Moore will have no reason to submit to NAP Fox's coercion/extortion attempts.²⁵

18 = n/a NAP Fox's false allegations of Moore experiencing paranoid-based thoughts and actions were already addressed in this EO & MO at paragraph 10, sentence 2.

19 = n/a In addition to fictional and libellous, NAP Fox's entire "BH Problem #1 — Short-term Goal" section is now ... stale-dated.

I BH-Treatment Plan (continued)

C.3 RN/MD Interventions

20=n/a Moore already verbalizes "thoughts and feelings" (see journal notes upon request) as well as the fact that ECMCC's Zone 5-2 is guilty of committing, at a minimum, insurance-company and taxpayer fraud as evidenced throughout this submission and CS1.

21=n/a Moore's schedule leaves little room for entertaining NAPFox et al.

22=n/a Moore has zero interest in attending ECMCC's groups unless they would like her to deliver seminars on "Understanding Predators", "Gaslighting", "Government Corruption", "Organized Crime", "Taxpayer Fraud", etc.

23=MO If and when ECMCC offers a group that discusses that which was formerly labelled "Brief Psychotic Disorder with masked stressors"—a mental state that can be provoked with severe domestic violence—Moore would gladly participate and contribute.

24=n/i Moore objects to ECMCC's proposed drug combinations with grounds including, but not limited to:

- zero diagnostic process*,
- zero evidence of symptoms alleged,
- zero information* regarding drug efficacy and
- zero information* regarding change in risk profile once drugs are combined.

25-27
=n/a Moore sleeps exceptionally well; and, with a very clear conscience.

*that is, legitimate process or useful information

(to be continued)

ENDNOTES

- 18 NAP Fox even acknowledged Moore's home ownership in her Plan (see CS2 at page 17.003 statement 45).
- 19 See, for example, her Twitter profile @CaeJaz at www.x.com or her "Homemade Dark Comedy" (i.e. #twbROCKS #KaraokeCover) posted on her YouTube account @sagotu2097.
- 20 Moore's 30-year career is summarized in the résumé which was confiscated by ECMCC and has been published at www.twb.rocks since 2019/2020.
- 21 Pathological lying is a top characteristic of sociopathy.
- 22 As evidenced in Moore's detailed journal notes — and could be proven upon review of ECMCC surveillance video — NAP Fox dictated her scathing 20250324 Treatment Over Objection Evaluation ("TOOE") approximately 22 hours before their first (and only), 30-minute, 20250325 11:30 "clinical interview" (see timestamp of NAP Fox's self-incriminating TOOE in CS1 at page 10.001).
- 23 See CS1 pages 16.001-16.010; and, multiple references in 20250323-20250701 journal notes upon request.
- 24 Ditto for "Darcy" who has been allegedly ^{been} replacing Karen Kimble who has allegedly been on some indefinite-duration vacation since I arrived (see unanswered correspondence at CS1 pages 1.002 and 3.001-006; and, journal note 20250401 1-2/5 § CS2 page 21.001).
- 25 Is it possible that ECMCC's Zone 5-2 is using such heavy patient coercion/extortion to produce "trial results" desired by the drug manufacturer? Noteworthy: three of the six drugs being pushed by NAP Fox are Johnson & Johnsons.