

STATE OF NEW YORK
SUPREME COURT: COUNTY OF ERIE

In the matter of the Application for a
Motion seeking orders for
Denidre Moore

Petitioner,

PETITION

A Canadian citizen detained by
Erie County Medical Center Corporation

Index Nos.:
805410/2025
805934/2025

Respondent,

To the Honourable Justice of the Supreme Court of the State of New York:

FIRST: Your Canadian Petitioner arrived in Buffalo, New York on March 13, 2025 for a brief "working holiday" as an independent journalist.

SECOND: Your Canadian Petitioner approached a Kaleida "healthcare facility" only to replace a short-term, Canadian prescription for a CNS-depressant (ie. Ativan) on March 20, 2025.

THIRD: Instead of assistance, your Petitioner has been "misdiagnosed" and forced into ingesting multiple drugs to treat an alleged illness for which she has exhibited zero symptoms via:

- a) a MHL § 9.21 order for Treatment Over Objection granted by Paula L. Feroleto ("Feroleto") on April 2, 2025 and
- b) a MHL § 9.31 order continuing Involuntary Status granted by Raymond W. Walter ("Walter") on April 10, 2025.

FOURTH: For both of the above-noted hearings, the Canadian Petitioner was denied access to her medical files or the ability to retrieve her evidence of occupation/marital status from her confiscated property.

FIFTH: For both of the afore-mentioned hearings, the Canadian Petitioner was denied the ability to:

- a) file all of her materials as exhibits,
- b) refer to her materials during argument and
- c) complete her oral submissions.

SIXTH: Your Petitioner is neither in need of forced Treatment Over Objection pursuant to MHL § 9.21 nor Involuntary Detention pursuant to MHL § 9.31; and — her bill now exceeding \$75,000 — if she were an American, the actions and/or inactions of the Erie County Medical Center Corporation ("Ecmcc") would be considered "Medicaid Fraud", at a minimum.

SEVENTH: Your Canadian Petitioner is dissatisfied with both the Feraleto and the Walter orders; and, she intends to seek rehearings and reviews pursuant to MHL § 9.35 after she has obtained that which is required for a fair hearing via court order. Namely:

- a) the Petitioner's complete Ecmcc medical record,
- b) the Petitioner's Ecmcc-confiscated documents/evidence,
- c) transcripts of both the Feraleto and the Walter hearing,
- d) the ability to renew her corporate websites (www.twb.rocks and www.pfi.rocks) via simple access to her Canadian bank card,
- e) the ability to serve, copy and file materials and
- f) any other orders the court deems just.

EIGHTH: Denied access to her assets in Canada, the Petitioner seeks permission to prosecute said action without costs.

NINTH: In addition, your Canadian Petitioner seeks to refuse participation in the New York State Department of Health's "Statewide Planning and Research Cooperative System" ("SPARCS") — as is permitted by law — and seeks an order withdrawing her from all research and human trials.

TENTH: No previous application for the relief herein sought has been made to this or any other court of Justice.

WHEREFORE, your Canadian Petitioner respectfully seeks an Order of this Court permitting her to proceed as a person *in forma pauperis*, that the aforesaid matter be heard at a date fixed to provide the materials and means to have fair hearings regarding the Canadian Petitioner's bodily autonomy and freedom as a Canadian tourist on the United States.

Buffalo, New York

Date: April 18, 2025

Deirdre Moore
Deirdre Moore, CFA, BBA