1	VINOD DHAR, M.D.
2	information if at the time of trial or
3	some other hearing, I would need to
4	serve process on the doctor.
5	Given that, would you agree to
6	accept service of any papers that I
7	need to serve on the doctor for him to
8	appear as the 30(b)(6) witness in any
9	future proceedings.
10	MR. RADOMISLI: If he's still an
11	employee of Jamaica Hospital at the
12	time, we would accept service, but
13	otherwise we would not. If you just
14	want to ask him his address, you might
15	be better off.
16	Q. All right, would you mind
17	providing us with your address, Doctor?
18	A. My home address is 60, 6-0
19	Juniper Lane, Syosset, New York.
20	Q. Where are you currently working?
21	A. I work at Jamaica Medical
22	Hospital.
23	Q. What's your title?
24	A. I am currently the associate

chairman of the department of psychiatry.

1	VINOD DHAR, M.D.
2	Q. How long have you had that
3	position?
4	A. I have had that position for
5	five almost nine years. Actually at
6	Jamaica Hospital it would be seven years.
7	Q. Have you had any other positions
8	while working at Jamaica Hospital?
9	A. Yes. I started as an attending.
10	Then the unit chief, and I went to Flushing
11	Hospital. That's where I got my promotion
12	to associate chairman.
13	Q. What's the relationship between
14	Flushing Hospital and Jamaica Hospital?
15	MR. RADOMISLI: Objection to
16	form. You can answer.
17	A. In 1999 Jamaica Hospital took
18	over Flushing Hospital and came under the
19	umbrella Medisys Network. So it was part of
20	the consortium in the same department.
21	Q. When did you start working at
22	Jamaica as an attending?
23	A. That was 1996.
24	Q. And?
25	A. To 1999 and then from 1999 to

1	VINOD DHAR, M.D.
2	2007, I was at Flushing.
3	Q. When you were attending, were
4	you an attending in the psychiatric ward?
5	A. I was inpatient psychiatric
6	unit.
7	Q. Is that the same thing as being
8	in a ward?
9	A. Yeah.
10	Q. You also mentioned that you were
11	unit chief, what was that?
12	A. Well, unit chief is responsible
13	for the both administrative and clinical
14	aspects of the inpatient unit, one unit.
15	Q. What was your title at Flushing
16	Hospital?
17	A. It started with the unit chief
18	and as we progressed in Flushing, then I
19	became the assistant director of inpatient
20	services and then the associate chairman of
21	the entire department.
22	Q. Prior to joining Jamaica
23	Hospital in 1999, did you have any other
24	work?

I was in Dayton, Dayton

Α.

Yes.

- 1 VINOD DHAR, M.D. 2 Mental Health Center from 1990 to 1995, '96. 3 Q. What did you do in Dayton? Α. 4 I was an attending there. Where is Dayton? 5 0. 6 Α. Dayton, Ohio. 7 What did you do from 1996 -- so Q. '96 you went to Jamaica? 8 9 Α. Jamaica. 10 Before Dayton what did you do? Q. 11 Α. I did my training at New York 12 Medical College, Valhalla. 13 Q. What do you mean by saying you 14 did your training there? 15 I did residency training in psychiatry, general psychiatry. 16 17 How long was that? 0. 18 Α. That was three years. Then I 19 did two years of a fellowship in child 20 psychiatry. 21 Q. Where?
- Same place, New York --Westchester Medical Center. 23
- 24 Prior to being at New York 0.
- Medical College as a resident, what did you 25

	Page 12
1	VINOD DHAR, M.D.
2	do?
3	A. I was in India. I came here
4	after I did medical schooling in India.
5	Q. So you went to medical school in
6	India?
7	A. Yes.
8	Q. Which one?
9	A. It's called Medical College,
10	Government Medical in Kashmir. State of
11	Kashmir.
12	Q. What were the years of your
13	training at New York Medical College?
14	A. That would be from 1981 to '86.
15	Q. And from '86 to 90, what did you
16	do?
17	A. I worked as an attending at
18	State Hospital, Harlem Valley Psychiatric
19	Center.
2 0	Q. Where is that?
21	A. It's Wingdale, Upstate,
22	New York.
23	Q. Have you had any other forms of
2 4	employment, other than at State Hospital,

Dayton and Jamaica Hospital?

1	VINOD DHAR, M.D.
2	A. No.
3	MR. RADOMISLI: And Flushing.
4	Q. Right and Flushing. I meant to
5	include Flushing in that since they merged
6	with Jamaica, right?
7	A. Yes.
8	Q. So I will just restate that
9	question just to make it clear.
10	Other than being at State
11	Hospital, Dayton, Flushing and Jamaica
12	Hospital, you had no other employment as a
13	psychiatrist?
14	A. No.
15	Q. Have you had any private
16	practice as a psychiatrist?
17	A. I have I am currently in
18	private. It is a part-time small practice,
19	been there since '92 or '93, not sure.
20	Q. Where is that practice?
21	A. That's in Forest Hills, Forest
22	Hills.
23	Q. How much of your working time do
24	you spend at private practice, as opposed to
25	working at Jamaica?

1	VINOD DHAR, M.D.
2	A. I spend I have 40 hours of
3	work at Jamaica and I spend 15 to 20 hours
4	at the most private practice.
5	Q. So it's about a third of your
6	working time is the private practice; is
7	that fair to say?
8	A. Yes.
9	Q. Is it fair to say you have
10	experience making decisions about
11	involuntarily committing patients based on
12	your work experience with State, Dayton,
13	Flushing and Jamaica?
14	A. Yes. But mainly at Jamaica.
15	Q. Can you give me an approximation
16	of the number of patients that you've made a
17	decision to involuntarily commit to a
18	psychiatric institution?
19	MR. RADOMISLI: Objection. This
20	witness is a 30(b)(6) witness and so he
21	could talk about the policy of the
22	hospital. Anything he does personally
23	I am going to object.
24	MR. SMITH: Are you instructing
25	him not to answer that question?

	<b>-</b>
1	VINOD DHAR, M.D.
2	A. I don't know. He is not there
3	now. I think his name was Mr. Mule.
4	Q. Can you spell that for me?
5	A. M-u-l-e.
6	Q. Who was the chair?
7	A. No, he the chair was Vivek,
8	Dr. Vivek.
9	Q. Did you personally have any roll
10	in the review and revising of department of
11	psychiatric, psychiatry admission
12	procedures?
13	A. Yes, review.
14	Q. Were you part of a committee
15	that would regularly review this or was it
16	on an ad hoc basis that you would review the
17	procedure?
18	A. On ad hoc basis.
19	Q. See the second page of this
20	exhibit?
21	A. Yes.
22	Q. There is another policy
23	statement called involuntary legal status?
2 4	A. Yeah.

Can you tell me what that

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## VINOD DHAR, M.D.

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about looks like 20, 25 minutes I called the court at 10:54, I spoke with Judge Sweet's law clerk, Adam Chen. had a -- I think it was an on the record discussion or an off the record discussion about instructions not to answer certain questions and Mr. Chen said that since Judge Sweet is away, he didn't know whether or not he was going to be able to get back to us with a ruling and we've waited or I've waited approximately 25 minutes and there has been no indication from the court that we will get a ruling. So I am going to proceed with my examination and note that I object to the needless interference with the order and methodology with which I wanted to take this witness' deposition.

- Q. Can you turn, sir, to Exhibit 130. You have that still in front of you?
  - A. Yeah.
  - Q. Do you have an emergency

1 VINOD DHAR, M.D. 2 admission status policy, which is the 3 fourth, fifth and the sixth page of the exhibit? 4 Α. The page number? 6 It's page number -- start on **Q** . 7 page 17 and it goes through 19. 8 Α. Okay. 9 Q. Yes. 10 MR. RADOMISLI: Starting at 17. 11 Starting with 17, please. Q. 12 Α. Okay, sure. 13 Q. Are you familiar with this 14 policy statement? 15 Yes, I'm familiar. Α. 16 When was the last time, other 0. 17 than just now, that you've read this 18 statement? 19 This I read recently when I 20 reviewed the policy on CPEP. 21 Q. So this was one of the policy statements that was part of the statements 22 23 that you reviewed? 24 Α. CPEP.

Did you have any role in the

Q.

1	VINOD DHAR, M.D.
2	creation of this document, this three-page
3	document, which is pages 17, 18 and 19?
4	A. No.
5	Q. Who created this document?
6	A. This is created by the
7	administration administrator and the
8	chairman.
9	Q. Who are those people?
10	A. Same people, Mr. Mule and Dr.
11	Vivek.
12	Q. The administrator. Is this what
13	we refer to as the 939 admission or
14	involuntary admission?
15	A. That's correct.
16	Q. In the second paragraph under
17	heading policy it says that the patient's
18	alleged to have a mental illness. Do you
19	see that reference there to a mental
20	illness?
21	A. Yeah.
22	Q. Am I correct that one of things
23	that's required in order to admit somebody
24	involuntary is a medical or psychiatric

determination that an individual has a

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## VINOD DHAR, M.D.

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MR. RADOMISLI: Then I will because I am just going by what the court order says and what you asked for and what you asked for was a witness to testify about the policy on involuntary admissions.

MR. SMITH: Right, okay, and so you're telling me that the only time that's relevant to make an inquiry about the hospital's policy is the moment that the staff physician signs the piece of paper saying that yes, we are going keep this person against their will and that anything that happens thereafter is completely irrelevant to the scope of this examination? If you're saying that, which is what I think you're saying then you're taking an extremely narrow view of the court order and needlessly interfering with my deposition.

MR. RADOMISLI: That isn't what I'm saying. Number two, it's not an exceedingly narrow interpretation of

## VINOD DHAR, M.D.

the court order, because when you applied to -- when you served the 30(b)(6) and when -- subject to the motion, you only asked about policies regarding involuntary admission. You didn't say anything about the discharge either in the application to the court or in response to my objection or during conference and therefore, there is no court order -- the court order is limited to involuntary admission.

MR. SMITH: The second page of the involuntary admission policy talks about the second evaluation needing to be done under the Jamaica policy. So you're telling me I can't ask questions about the second assessment because the patient has already been admitted. Then I think we should really stop the examination and I will make my application.

MR. RADOMISLI: I'm not saying that you can't ask questions about the second evaluation. You can ask the

1	VINOD DHAR, M.D.
2	somebody will go there and make an
3	assessment and if what they find there is
4	potentially a dangerous situation, they will
5	remove the patient and bring to the
6	emergency room. So there is a substantial,
7	as well as, potential.
8	Q. Isn't there a difference in your
9	mind between any risk and substantial risk?
10	MR. RADOMISLI: I'm going to
11	object to the extent you're asking for
12	his mind. If you want to ask whether
13	it's a policy
14	MR. SMITH: Okay. Fine. I will
15	ask what the policy is and see if he
16	thinks there's any distinction either
17	because we are mincing words here.
18	Q. Under the Jamaica Hospital
19	policy, is there any difference between a
2 0	potential or any potential risk of
21	dangerousness and a substantial risk of
22	dangerousness?
23	A. Again, it's a clinical judgment.
2 4	I don't think it's defined in the policy.

In your opinion, is there a

Q.

1	VINOD DHAR, M.D.
2	difference between any potential risk and a
3	substantial risk of dangerousness?
4	MR. RADOMISLI: He is here as a
5	30(b)(6) witness.
6	Q. Okay. You can answer the
7	question.
8	MR. RADOMISLI: No, he can't.
9	MR. SMITH: You're instructing
10	him not to answer that question?
11	MR. RADOMISLI: It's not proper
12	of a 30(b)(6) witness. You know that.
13	MR. SMITH: No, I don't.
14	MR. RADOMISLI: I cited a case.
15	Don't answer that question. It's not
16	proper.
17	Q. Does the term substantial risk,
18	as defined in the Jamaica Hospital policy,
19	include any risk of harm?
20	A. Yes.
21	Q. So under Jamaica's policy, any
22	possible risk is a sufficient basis in which
23	to involuntary admit somebody, because of
24	the conclusion that they are dangerous to

themselves or others; is that correct?