

1 [Audio CD, counter 11:29:35]

2 COURT OFFICER: This is thirty-six and
3 thirty-seven in the matter of Malek. Counsel,
4 your appearance.

5 MS. ALMONTE: Special Assistant
6 Corporation Counsel by Rosmil Almonte on behalf of
7 the Commissioner of ACS. Good morning, Your
8 Honor.

9 JUDGE WILLIAMS: Okay, good morning.

10 MR. HOFFMAN: And for Mr. Malek, William
11 Hoffman, 137 Prince Street, Brooklyn, New York.

12 MS. SERLIN: Legal Aid by Amy Serlin on
13 behalf of the child (inaudible) Margaret Malek.
14 Good morning, Your Honor.

15 JUDGE WILLIAMS: Yes, good morning.

16 COURT OFFICER: Parties, raise your right
17 hands. Do you swear or affirm to tell the truth?

18 A R D A I S H A H U D S O N, a witness
19 herein, was examined and testified as follows:

20 MS. HUDSON: Yes.

21 R O B E R T M A L E K, a witness herein,
22 was examined and testified as follows:

23 MR. MALEK: Yes.

24 COURT OFFICER: Stage your name, title and
25 agency. Spell your last name.

1 MS. HUDSON: ACS CPS Ardaisha Hudson, H-U-
2 D-S-O-N.

3 COURT OFFICER: State your name and
4 relationship to the children, sir.

5 MR. MALEK: Robert Malek, father of
6 Margaret Malek and stepfather of Joe Palamino.

7 COURT OFFICER: You can have a seat.

8 JUDGE WILLIAMS: Good morning to everyone.
9 All right, Ms. Almonte, this is your motion,
10 correct?

11 MS. ALMONTE: Yes, Your Honor. Before I
12 begin I'd just like to confirm that Part 4 was
13 notified that Mr. Hoffman and myself are running -
14 are still here. Your Honor, ACS filed an order to
15 show cause seeking to suspend visits for the
16 respondent father. We have serious concerns with
17 his behavior at these visits. At these visits he
18 records the visits and he has brought strange
19 persons to the visits. This is a case where it
20 NOT TRUE. PERJURY. involves the non-respondent mother being in a
21 protective shelter, so we are concerned as to why
22 NOT TRUE. 371 7TH AVE 723, NYC, STEWART HOTEL
23 NOT TRUE this person, why he's bringing random people to,
24 to these visits. We're also concerned-

25 JUDGE WILLIAMS: They are supervised at
the agency, correct?

1 MS. ALMONTE: They're supervised at the
 2 agency, sorry, Your Honor. His focus is not the
 3 visits, his focus is everything else other than
 4 the visit with his child. Every time he notices
 5 any, it could be a bruise, he automatically

SO WHY IS THAT A PROBLEM?

6 notifies the case worker, says that he believes ???
 7 that it's the other child, Joe, hitting the other
 8 child. **ONLY TWO OTHER PEOPLE IN THE HOME, CHILD NOT IN SCHOOL.**

9 JUDGE WILLIAMS: Right, that's fine. I
 10 read the papers. **SO SHE IS BRUISED BUT EVERYTHING IS UNFOUNDED?**

11 MS. ALMONTE: Yes. So we are concerned,
 12 we have told him numerous times, and every time he
 13 leaves his visits he calls in or calls into the
 14 State Central Registry which results in ACS going
 15 to the home, body searching the child. ACS now
 16 also, because he's alleging that the child had
 17 bruises, has to check the child before the visit
 18 and after the visit. **WHY? MORE NAKED PHOTOS?**

19 I filed these papers on Thursday he called 911 in
 20 the middle of a visit after he already had spoken
 21 to my client about his concern and my client
 22 informed him that she will look into it. After we
 23 spoke to him numerous times about not calling in
 24 these reports, which have all been found
 25 unfounded, he made another call on Saturday, again

IF SUPERVISED, WHY NAKED PHOTOS BEFORE AND AFTER?

1 with the same allegations that the other child Joe
2 is assaulting or abusing the other child Margaret.

3 JUDGE WILLIAMS: But when he made the call
4 on Saturday that was outside of any visit, because
5 there was no visit?

6 MS. ALMONTE: Exactly. He called in
7 stating that we filed this order, this motion
8 seeking to suspend his visits and that he needs
9 every report filed by him, **PROBLEM? WHY?** and again he reported
10 that the child Joe is abusing his, the other child
11 I DIDNT REPORT A NEW INCIDENT. CPS ASKS YOU IF ANY HAVE ISSUES SO I SAID THE TRUTH.
Margaret. And, Your Honor, we are concerned
12 because this child has numerous times been body-
13 checked. This is concerning as to how he's
14 behaving in these visits and they're now being
15 (inaudible).

16 JUDGE WILLIAMS: Okay. Ms. Serlin.

17 MS. SERLIN: I mean I'm really in a very
18 difficult position because I have a very young
19 client. I have seen my client. I actually talked
20 to her after a visit. She came from the visit she
21 had a giant bag of toys. It's my understanding
22 that her father brings those to her every time -
23 he brings things for her at every visit. She was
24 a very challenging child to speak to because her
25 speech is almost unintelligible. It was

DAUGHTER AND FATHER... GO TO PAGE _____ WHERE ALMONTE ACS STATES I DONT HAVE THE CAPACITY TO REPRESENT MYSELF.

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? incredibly - I, I really, she's three. ??? I believe that she has serious delays both cognitively as well as her inability to speak, so I, it was very hard for me to interview her. I've interviewed her before this, this issue came up. I was aware that her father was calling in all these reports at all of his visits, but it, it's not, and I know that she does like to see her father. On the other hand, it is very concerning to me that she is put through these, being brought to the hospital, having the police come, having EMS come, having case workers come to the door at 3:00 and 4:00 in the morning, and nobody ever making a determination that the allegations that the father is making are founded. I don't know how, it's also concerning to me that the father's visit

? LIKE WHAT? ROOM PAINTING? a visit. I don't know who he's bringing to the visits. I, I, I mean I, I don't know (inaudible). **PERJURY. NEITHER DO I.**

JUDGE WILLIAMS: Well, that's a quick fix. ACS doesn't, should not be allowing anybody else other than- **I NEVER BROUGHT ANYONE TO A VISIT.**

MS. SERLIN: But, but I don't, I don't know what to do because I don't see how - I don't see how anything is going to change if the visits

WHAT SERLIN IS STATING IS NOT TRUE. WHEN YOU CALL THE SCR, SOMETIMES OTHER WORKERS GO OUT. THE NOTES OF THE OTHER WORKERS IN ADDITION TO THE USUAL CASE WORKERS ARE BENEFICIAL. FURTRHERMORE, IN THE CPS MANUAL FROM THE STATE, ACS IS SUPPOSED TO REPORT TO THE SCR IN INSTANCES OF ABUSE OR NEGLECT. IN ADDITION, AN ARTICLE 10 CANNOT BE INITIATED UNLESS THE SCR WAS CONTACTED FIRST. I DONT THINK I KNOW WHAT I AM STATING I KNOW AND CAN PROVE IT IN THE LAW IN COURT.

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continue in this way.

JUDGE WILLIAMS: Right. **100 % BELIEVED.**

MS. SERLIN: I mean I believe that Mr. Malek has been spoken to any number of times and informed what the problems are when he calls in a report like that. The, you know, it doesn't make another person come in - I mean it doesn't, there's not going to be a different result. **NOT TRUE.** It's my understanding that he's raised his concerns with the case worker and the supervisor. They are the ones that have investigated. A report doesn't need to be called after each and every visit. I also just want to add that she's three. Kids fall, things happen to children. So I-

JUDGE WILLIAMS: True. ! ←

MS. SERLIN: I don't really know what to do. Maybe there is no way to resolve this short of having a hearing. I don't really know what the answer is. **NEVER HAPPENED.**

JUDGE WILLIAMS: Well-

MS. SERLIN: I do know that my client loves her father, but I'm concerned that Mr. Malek's behavior is continuing the way that it is.

JUDGE WILLIAMS: Okay. Let me ask also, in terms of the visits you're observing the

1 visits, no?

2 MS. HUDSON: Yes.

3 JUDGE WILLIAMS: Okay. And is the child
4 in any kind of therapy or early-

5 MS. HUDSON: No.

6 JUDGE WILLIAMS: I'm going to get to early
7 intervention services in a minute, but I want to
8 know about the therapy that the child may be
9 receiving.

10 MS. HUDSON: So she was referred to CPS in
11 April. The worker and (inaudible) to put her in
12 some type of daycare so we (inaudible) a voucher
13 for her to get a voucher for her to get
14 (inaudible).

15 JUDGE WILLIAMS: Okay, and that would be
16 special needs, right?

17 MS. HUDSON: Yes.

18 JUDGE WILLIAMS: Okay. Now, I asked about
19 the observation because I, and therapy, because
20 I'm almost thinking that maybe a referral should
21 be made for a therapist to start seeing the child
22 so that the - it almost, and I understand what Ms.
23 Serlin is saying, it's as if there needs to be a
24 benchmark somewhere to understand where the child
25 was growing from and then be able to understand,

LETS PLAY " FABRICATE A CASE "

to be able to then measure against the behavior that is constantly being alleged by the father, whatever interactions she's having and things like that. Because I'm sure this goes on in any other form of contact she's having with others, not just

ACS. I'm sure this is probably the real issue.

"CRAZY DAUGHTER, CRAZY FATHER"

MR. HOFFMAN: Your Honor, I just want to be, I'd like to be able to respond to the things that were said.

JUDGE WILLIAMS: Yes, you're going to - Mr. Hoffman, I realize you're going to need to respond a lot, to a lot, but I'm just - I don't know what else ACS can do because it's not something that - I'm going to ask about Mr. Malek being in services. **ACS AND LEGAL AID BELIEVED. MALEK**

NEEDS A SHRINK....

MS. GIBSON: You see, Your Honor, that's where we're - according to our knowledge he's not engaged in any services, **NOR DID THEY EVER INQUIRE. I WAS** so we propose that visits **I WAS** are suspended until he engages in services to

address- **SO WHY NOT ASK IF I WAS IN SERVICES THEN**

JUDGE WILLIAMS: Well, that's a very drastic measure. I'm not, I'm not really willing to go to that level yet, but, but I do realize that there has - because it's, it's, as Ms. Serlin pointed out, it's invasive to the child as well.

MALEK IS "GUILTY"

MIGHT AS WELL QUIT NOW...

1 And so it's not even just that it's making false
2 accu- accusations or seeing more than what may be
3 there of reasonably, it's, it's inappropriate for
4 the child as well. **SO WHAT ACS DOES IS MY FAULT?** So, so that's what I'm
5 concerned about, but I, I think visits, suspending
6 a parent's visits when there may be other ways to,
7 to supervise the visits, I'm thinking that
8 through.

9 MS. SERLIN: I mean can I just sort of
10 say, well, the thing is it almost, it's the, what
11 happens in the actual visit as well as what Mr.
12 Malek does when he leaves the visit. Like I mean
13 they could have a perfect, appropriate-

14 JUDGE WILLIAMS: But that's what I'm
15 saying.

16 MS. SERLIN: A perfectly appropriate
17 supervised visit where there's no concern that,
18 about Mr. Malek's interaction either with my
19 client or with the case worker. And then if he
20 walks out and calls 911 or calls in an ORT again,
21 then we're right back in the same spot, and I
22 don't know, I don't know how to stop that. I mean
23 Your Honor can issue an order that he's not to
24 call in, call the State Central Registry but I
25 don't-

1 JUDGE WILLIAMS: (Inaudible).

2 MS. SERLIN: I don't, I don't know what, I
3 mean that's just the-

4 JUDGE WILLIAMS: That, and that doesn't
5 even sound enforceable. **BUT THEN WRITES THE ORDER**

6 MS. SERLIN: Right. Gorrect, that, that
7 was where I was going.

8 JUDGE WILLIAMS: Yeah.

9 MS. SERLIN: Maybe there should be
10 therapeutic supervised visits which would be,
11 which would be -

12 JUDGE WILLIAMS: That's what I'm thinking
13 if there's a way to get there. **MY DAUGHTER IS BEING**
14 **ABUSED." FIX "THE FATHER.**

15 MS. SERLIN: You know, it would take it
16 out of ACS, it would be, you know, the, you know,
17 just an additional level and it could be somebody
18 who could just-

19 JUDGE WILLIAMS: And I'm just, I'm just
20 thinking that too because, and I, and this is what
21 I would like to address, Mr. Hoffman, is for
22 services for Mr. Malek because I don't even, I
23 haven't been able to understand what he went to
24 the Appellate Division for in terms of the
25 decision with the visits and the child and
everything, I can't. I can't so-

WHERE IS THE DECISION ?

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MS. SERLIN: I can't make heads or tails
BUT THERE WAS AT
of the (inaudible), Your Honor. **LEAST ONE DECISION THAT**
DISAPPEARED.

JUDGE WILLIAMS: So I, you know, and this
is, this has already, that's happened I think
three times. So, or maybe two times, but we need
to get some kind of clarity for Mr. Malek's sake
SO WHATS THE PROBLEM ????
because he's not approaching this situation well
and it is a problem for the child and it's not,
3X ???, 2X ???
it's disruptive to ACS. **GOOD GOSH !? LOL.**

MR. MALEK: (inaudible) may I speak? **NO !!!**

BY LAW, WE CAN BOTH SPEAK. TURN TO EXHIBIT
JUDGE WILLIAMS: Okay, Mr. Malek, you have
an attorney that is going to be speaking and then
you can assist him in understanding. **TURN TO EXHIBIT D**
BOOK 3A.

MR. HOFFMAN: Okay. There, there really
are a lot of things and Mr. Malek, he has a lot of
things that he has to say, and a lot of things
that he thinks - he actually drafted, I was
working with him but he actually did the main bulk
of the typing, and some documents, basically
affidavits in opposition. They have not yet been
served on counsel but we do have them, and they
address the things that have been said. I think
that perhaps the court should be able - I mean it
makes sense for the court to be able to see what
Mr. Malek's responses are. For one thing, it's

1 been brought up by counsel, the issue of him
 2 calling in the police, making reports to ACS. Mr.
 3 Malek, I would strongly submit has some serious
 4 concerns that are behind this. It's not
 5 something, you know, underhand or anything that
 6 would be of concerns, and I indicated this the
 7 last time we were here, when I was first starting.

**YOU MEAN
 YOU ARENT
 PARTIAL TO
 ACS ?!?! YOU
 ARE MR. MALEKS
 LAWYER ! HOW DARE
 YOU ?!?!?**

8 JUDGE WILLIAMS: Well, Mr. Hoffman, are
 9 you saying that ACS is not either appropriately
 10 supervising the visit or that something is
 11 actually happening? **HOW CAN YOU POSSIBLY DOUBT THE ACS GOD ?**

12 MR. HOFFMAN: Well, I- **I'M SORRY YOUR HEINESS !!!!**

13 JUDGE WILLIAMS: I mean because I think
 14 ACS is also documenting how many of these calls
 15 and how many of these allegations Mr. Malek is
 16 making and so I'm sure that they are involved in
 17 the supervision of the home of the mother and in
 18 **HOW CAN YOU POSSIBLY NOT TRUST ACS !? NO NEED FOR EVIDENCE !!!!!**
 19 ensuring that the other child - just because
 20 another child exists in the home doesn't mean that
 21 the child was abusing the other, Margaret.

22 MR. HOFFMAN: Your Honor, I understand
 23 **PLEASE DONT HURT ME .**
 24 that. You know, I, I want to be clear. I don't
 25 want to take one fact and therefore assume others.
 However, in this case the other child in the home
 has mental health issues. The other child in the

1 believes needs to be, to be done. The child had a
2 mark on one occasion on the side of her head, and,
3 and a mark on another occasion in the center of
4 her head. Who's doing it? I believe the child,
5 she is somewhat verbal and she said to her father
6 that Joe is the one that did it to her. Maybe
7 it's in play. My client's not in the home. Other
8 people that are here aren't in the home. So these
9 are issues of concern. There were some other
10 kinds of marks that were on her on another
11 occasion. I believe, I believe that previously
12 there had also been a concern, maybe a case called
13 in regarding the mother of the children, who
14 they're both residing with now. But there's a
15 number of concerns and if people say, when people
16 say, including agency personnel, that he's making
17 too many calls, then when it puts them in a
18 situation of having to defend himself. One of the
19 things that I think Mr. Malek is asking for is
20 certainly to continue the visitation. Maybe it
21 could be done I think, if it's possible to do it
22 through an agency, maybe Safe Horizons or
23 someplace else. So he really, he believes that
24 for every one of the things that he's called in
25 there's a basis. He has the paperwork here. It's

AH HA!

1 not yet served. It will explain a lot what he's.
 2 saying. He has serious concerns about the two
 3 children being in the same home, and that goes
 4 back to my issue of whether there might be a
 5 conflict for one attorney representing both
 6 children.

7 MS. SERLIN: You know, it's not Mr.
 8 Malek's place to raise whether or not I have a
 9 conflict. **TURN TO EXHIBIT C, SUB EXHIBIT F, BOOK 3**

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10 JUDGE WILLIAMS: Correct, you know your-

11 MS. SERLIN: I am aware of my ethical
 12 obligations. I've spoken to both my clients and
 13 they've, I've gathered information at this time
 14 and the Legal Aid Society does not have a
 15 **LEGAL AID IS JUDGE**
 16 conflict. That is number one. Number two, just
 17 because Joe has mental health issues does not mean
 18 that he's harming his sibling. **NOR DOES IT MEAN HE ISNT**
 19 **EITHER.**

18 JUDGE WILLIAMS: Exactly. ! ↓

19 MS. SERLIN: So it is, it is a huge leap

**MY DAUGHTER SAID
 JOE**

20 **NO** to make that assumption. My client is in
 21 services, he is compliant, the agency is
 22 **NOT TRUE.**
 23 supervising, there's a preventive worker that's in
 24 **NOT TRUE. HOTEL**
 25 the home, the family is residing in a shelter that
NOT TRUE AT ALL WHEN YOU READ DISCOVERY
 doesn't have any concerns. There are all of these
 safeguards that Mr. Malek is aware of and he can
REALLY ? SHOW ME THE CORRESPONDENCE THAT MADE ME AWARE. LOL.

THE AUDIO AND VIDEO

1 have all the paperwork he wants; it's just as far
 2 WHILE SHE HAS NONE, NOR DOES ACS
 as I can tell Mr. Malek's statements. It's not
 3 necessarily from other independent people who have
 4 made observations. I think if, I mean I, I don't,
 5 **WHO DIFERS TO THE ACS GOD**
 I defer to the court about the suspending or not
 6 suspending of the visits. I've made it clear that
 7 my client loves her father, but it, all of the
 8 other things that are coming out of that are in
 9 fact concerning to me.

10 JUDGE WILLIAMS: When-

11 MS. SERLIN: I don't know what we're
 12 proceeding on on October 30th-

13 JUDGE WILLIAMS: Right.

14 MS. SERLIN: - if there is - if there is
 15 going to be a 1028 then I'm asking that there be
 16 an imminent risk assessment from the court mental
 17 health clinic prior to starting a 1028

**A TOTAL WASTE OF TIME
 "FORGET ABOUT" MALEKS
 PHOTOS, AUDIO AND VIDEO !**

18 JUDGE WILLIAMS: And it's why I'm thinking
 19 that we need to bring in an independent therapist
 20 to meet with the child and, and establish some
 21 kind of-

**WHY EVEN WASTE
 OUR TIME. GET HIM
 EVALUATED. HE IS DOUBTING
 THE ACS GOD.**

22 MS. SERLIN: The other thing is that we're
 23 having all these conversations here and actually
 24 the mother's counsel isn't here. I don't know why.
 25 Mr. Maes isn't here. I believe he s originally

1 **HMM. ON AN EMERGENCY BASIS. AND I AM THE EMERGENCY ????????**
2 part - I, I have forwarded him information last
3 week when Your Honor declined to hear this on an
4 emergency basis, but he represents, they represent
5 the mother and I think that she should - in terms
6 of going forward and making a plan as to what the
7 result of this, I do think that they-

8 JUDGE WILLIAMS: I don't recall him coming
9 him through here today, so he may not have-

10 MS. SERLIN: - should be aware. I think
11 one of the counsel that was at the back of the
12 room just went to see if anyone is available.

13 MR. HOFFMAN: One thing, I think it was
14 addressed before, if, if it gets to a little bit
15 of a bottom line; you know, I have spoken to my
16 client. Whatever the final orders are from the
17 court to limit any calls to 911, any reporting of
18 any type, I think-

19 JUDGE WILLIAMS: You see, that's a, that's
20 a very fine line, Mr. Hoffman, because in the
21 event something would happen every parent should
22 be making that effort to, to protect their
23 children. **BUT WRITES THE ORDER ANYWAY.**

24 MR. HOFFMAN: Yes.

25 JUDGE WILLIAMS: So I'm not inclined to
 grant that, but there has to be some recognition

1 on your client's part to think through what he's
2 doing and to not be creating stresses in the, in
3 the situation where there are no need for these

!!!!!!! NO NEED TO BE A JUDGE. LEAVE IT TO ACS.

4 phone calls. And, and at the, at the other end,

5 I'm inclined to have ACS, and I'm glad that, we'll

THE
ACS
GOD

6 try and get ADS in here, ACS is supervising the

7 mother's home and I would like to see a referral

8 made of therapy, but I'd also like to see maybe,

9 JUDGE NEVER HAS ONE TIME. NEVER IN COURT IN 2 YEARS.
the mother questioned as to what is happening,

10 what she observes; maybe have the, another

11 conversation with the child to the extent it's

12 possible, to see what it is is going on, if

THE
ACS
GOD

13 anything. And so far there is nothing that we

14 ACCORDING TO ACS OF COURSE.
have known to be happening. So, but the return of
15 DOESNT WANT TO CONSIDER ANY EVIDENCE FROM MY DAUGHTERS FATHER EITHER.

the child to Mr. Malek is not - if that's of

16 course what the 1028 is, in that-

17 MS. ALMONTE: Your Honor, ACS proposes
18 perhaps there be some therapeutic visits, maybe
19 from the agency through a therapist. They can
20 probably coach the visits.

21 JUDGE WILLIAMS: Right, because again,
22 because if this same set of calling and, and back
23 and forth continues with the therapeutic visits
24 then, you know, it indicates there's something
25 else that's not healthy here.

WHAT DOES ME GOING TO THERAPEUTIC VISITATION HAVE TO
'DO WITH WHAT GOES ON WITH MY DAUGHTER WITH HER MOTHER
AND HER HALF BROTHER THE OTHER 164 HOURS OF THE WEEK ?

1 MR. HOFFMAN: Your Honor, I think there
 2 was some comment before and I think my client goes
 3 with a lot of toys and so on. He knows, you know,
 4 he's taken care of the child, he knows how to
 5 visit with the child. When he's making the calls
 6 it's not the visit with the child, it's because of
 7 the concerns about the child, so I don't think the
 8 therapeutic visits would be necessary.

9 MS. ALMONTE: Your Honor, the problem is
 10 that he doesn't, the respondent father seems to
 11 understand- **MY DAUGHTER IS ABUSED AND I NEED THERAPY. RIDICULOUS.**

12 JUDGE WILLIAMS: Therapeutic visits-

13 MS. ALMONTE: - appropriate behavior, so I
 14 think he needs to be coached through a visit. If,
 15 we understand that he might have concerns, right,
 16 but that's ACS's job. My client has spoken to him
 17 numerous times, if you have a concern she is here
 18 to address your concern. And as soon as he
 19 doesn't get the response that he wants he calls in
 20 a report. He's not using the system
 21 appropriately; he's using it as a way to get
 22 whatever he wants, but quickly. I, I don't- ✓
 23 JUDGE WILLIAMS: And what he's essentially
 24 arguing is that he doesn't trust ACS so-

25 MR. HOFFMAN: Well, to a large extent I
**TRUST THE PETITIONER, NOT THE DEFENDANT!!! FORGET ABOUT BEING
 IMPARTIAL. GUILTY UNTIL NEVER PROVEN INNOCENT. MIGHT AS WELL
 QUIT NOW.**

THE
 ACS
 GOD.
 I NO
 LONGER
 HAVE
 PARENTAL
 RIGHTS
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 ACS
 STEPS
 IN.

1 think-

2 JUDGE WILLIAMS: So therefore, therefore a
3 therapeutic visit at CFS would be appropriate.

4 MR. HOFFMAN: My client is asking what
5 about an agency, Safe Horizons. That way it's not
6 ACS.

7 MS. SERLIN: Well, CFS isn't ACS either.

8 MR. HOFFMAN: I didn't-

9 JUDGE WILLIAMS: I don't understand what-

10 MR. HOFFMAN: I didn't hear, I didn't hear
11 the response actually.

12 MS. SERLIN: I said CFS is not ACS.

13 MR. HOFFMAN: Okay, but I'm still saying
14 it doesn't need to be a therapeutic visit.

15 MS. SERLIN: Yes, I think it actually does
16 need to be a therapeutic visit,

17 JUDGE WILLIAMS: It does, because the
18 child sounds like-

19 MS. SERLIN: Because I think he needs to
20 be coached by somebody who is a social worker and
21 can negotiate the visits and observe and speak to
22 him and speak to my client and address any
23 concerns that are, arise; and it will be an actual
24 visit, not a grilling my client as to what is
25 happening in the home.

**A GRILLING ! NEW ALLEGATION
ANY OTHER STORIES
BEFORE BED ?**

1 MR. HOFFMAN: This is what I'm saying, the
2 (inaudible). What the, the complaint is that my
3 client is, is calling ACS or calling the police
4 based on what he's seeing at the visits. It's not
5 actually the visit itself. My client's indicating
6 that Ms. Serlin opened an investigation on one of
7 the items that he did call.

8 MS. SERLIN: I believe it was just called
9 last week.

10 MS. ALMONTE: Your Honor, first of all, he
11 just called last week. Every case, other than the
12 one that he just called last week has been
13 unfounded and this has been discussed with him.

14 MS. SERLIN: Judge, I don't think we're
15 going to get any - I think we either have to
16 schedule this for a hearing. This is not really-

17 **NEVER HAPPENED**

18 MR. HOFFMAN: Well, one, one of the
19 things, I want to say this, and I think counsel
20 makes a point. As I said earlier my client has
21 actually prepared a lot of documentation with some
22 exhibits. We'd need another two hours to be able
23 to go through them by the court. In the meantime
24 you know, maybe it would be calendared for the
25 30th of October, which is a date that we already
have.

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JUDGE WILLIAMS: I've got the case on for that and that's an intake day for me.

MS. SERLIN: Yes, that's (inaudible).

JUDGE WILLIAMS: That's only on for, for a short conference. But in terms of a hearing I'll NEVER HAPPENED give you another date if - if he's asking for a 1028 I'll give you a date for that.

MS. SERLIN: Judge, I'm asking that there, Your Honor order an imminent risk assessment if we're having a 1028 on this case.

JUDGE WILLIAMS: As to the father?

MS. SERLIN: As to the father, absolutely.

JUDGE WILLIAMS: And-

MR. MALEK: (Inaudible) killed his father. I know I'm not supposed to (inaudible) but I have to tell you.

MS. SERLIN: There are no-

MS. ALMONTE: Your Honor, there is no - no proof that any child killed- **JOE BEAT HIS FATHER UNCONSCIOUS WHOM DIED OR A BRAIN ISSUE WITH 6 MONTHS**

MR. MALEK: (Inaudible) he was arrested.

PERJURY MS. SERLIN: That's not true, Your Honor.

MR. MALEK: Yes, it is true. It's in (inaudible) report, he was arrested (inaudible) his father.

PERJURY MS. ALMONTE: There, those are unfounded

1 allegations that the respondent father has made
2 against the child during this proceeding.

3 MR. HOFFMAN: Well, he's referring to a
4 report that my client didn't write up, and it's
5 not an ACS report. He's referring to a hospital
6 report.

7 MS. ALMONTE: We are (inaudible).

8 MR. MALEK: (inaudible) his father and
9 almost killed him. **HE DIED 6 MONTHS LATER.**

10 MS. ALMONTE: Your Honor, we have
11 investigated that allegation. There's no proof. **PERJURY**

12 MR. MALEK: Yes, that's what I'm saying.
13 Let's do a subpoena (inaudible) the police
14 records.

15 MR. HOFFMAN: And this is part of what I-

16 **NEVER HAPPENED** MS. SERLIN: This is, this is what
17 happens, Your Honor. So I think we need to

18 schedule a hearing. I'm asking you to order an
19 imminent risk assessment. The agency meanwhile,
20 if you want to make a referral for CFS visits-

21 JUDGE WILLIAMS: I am. **I REPORT JOE KILLED HIS FATHER AND I SHOULD HAVE AN IMMINENT RISK ASSESSMENT ?**

22 MS. SERLIN: I think that's appropriate.

23 JUDGE WILLIAMS: I am. **MY GOD, IS MALEK REPORTING THIS. THIS IS TERRIBLE. INVESTIGATE MALEK !!!!!**

24 MR. HOFFMAN: I, I would ask that, that no
25 orders be made until the court can see the

1 documents that my client is referring to.

2 MS. SERLIN: It's a psychiatric evaluation
3 of my other client. I don't think it has any
4 bearing on the father's visits. My, my client
5 denies those allegations. I have spoken to my
6 client about twice about those allegations that
7 are in that report and the allegations that the
8 father is making and my client-

9 JUDGE WILLIAMS: Was there ever a criminal
10 case for him?

11 MS. SERLIN: Not that I can determine.

12 MR. HOFFMAN: The child was hospitalized
13 psychiatrically, the young man was hospitalized
14 psychiatrically. There were reports from that
15 hospitalization. My client didn't prepare those
16 reports.

17 JUDGE WILLIAMS: Mr. Hoffman, but at the
18 end of the day there was no criminal case brought,
19 right?

20 MR. HOFFMAN: The, the criminal case is a
21 very high standard, much higher than here.

22 JUDGE WILLIAMS: Because it can't even get
23 to, you don't even get to the issue of the
24 psychiatric hospitalization unless, if, if there's
25 no criminal case brought, right?

220

SO IF THERE IS NO CRIMINAL CASE, WE CANT EVEN CONSIDER HIS
PSYCHIATRIC HOSPITALIZATION ? HAS THE JUDGE EVER HEARD OF A
FATHER NOT WANTING TO PROSECUTE HIS OWN SON ?! ANY INQUIRY ?
I DID INQUIRE WITH CORALYS PALOMINO, HIS SISTER. THAT IS WHAT HAPPENED!

SO NOW, LETS
IGNORE KILLING TOO
. CANT DISPARAGE AN
ACS CLIENT !!!..

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MS. SERLIN: Yes, so what if he was
psychiatrically hospitalized. **WELL, WHY DOES A PERSON WANT TO
KILL THEMSELVES? HOW ABOUT GUILT?**

HUH????
JUDGE WILLIAMS: Right? Because the
allegations, there's nothing for anyone to provide
a defense to- **MAYBE A FAMILY COURT INVESTIGATION ?**

MS. SERLIN: My, my client was
hospitalized for suicidal ideation and depression,
not for any sort of aggressive or homicidal
ideation. That is what my client was evaluated
for, and we can't, like this is not helpful. Mr.
Malek does a-

JUDGE WILLIAMS: And then you're reading
from documents that are not even served. No-one
even knows, I don't even have them.

MR. HOFFMAN: I did say that. I said the
documents that the court doesn't have at this
point.


JUDGE WILLIAMS: Yes, no, no, I understand
and-

MS. SERLIN: But, but this not, I mean
this is all just counsel arguing. This is not how
we should be making decisions.

MR. HOFFMAN: I think we agree, I, but
this is not a report I'm looking at. This is a
psychiatric database assessment.

TURN TO EXHIBIT ~~A~~ B TO BE PROVIDED
WHERE NO ONE KNOWS ~~NEXT TRANSCRIPT~~
OF ANY INTAKE WHEN I WANT THE INTAKE
RECORDS DUE TO ME FOR DISCOVERY. JUDGE 29
AND EVERYONE ELSE, LIES...

ACS V. MALEK 10/16/18

1  be a whole intake, intake interview-

2 MS. SERLIN: There's going to be a whole
3 intake that he has to cooperate with.

4 JUDGE WILLIAMS: Exactly. ~~AND THEN FORGETS~~
~~IT EVER EXISTED IN~~ B
~~EXHIBIT TRANSCRIPT~~

5 MS. SERLIN: And that includes the ~~NEXT~~
6 interview and- ~~TRANSCRIPT~~
~~THIS~~
~~EXHIBIT~~

7 JUDGE WILLIAMS: Some background history-

8 MS. SERLIN: Right.

9 JUDGE WILLIAMS: - of this whole matter
10 being addressed and things like that. Now, in
11 addition, Mr. Hoffman, I didn't hear you clearly
12 say that you are requesting a 1028.

13 MR. HOFFMAN: We request a 1028 and submit
14 the papers that the court has. The question is
15 what's the return date, okay? I wasn't going to
16 ask the 1028 today and then say it has to be in
17 three days. I do want (inaudible) but, as
18 everyone is aware, there is a large background to
19 this case.

20 JUDGE WILLIAMS: So, all right. So he can
21 bring in the papers on - I mean excuse me. You
22 can have the papers returnable for the 30th and
23 that will be all that is to happen on that day,
24 and if there is at that point a request for a 1028
25 then I'll schedule the 1028 after that, and the

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HERE
WE
GO
AGAIN!
WE
ADV.

MR. HOFFMAN: Your Honor, there's no
NOT ACCORDING TO THE JUDGE. IT IS ALREADY FOUND, SEALED AND DELIVERED.
findings in this case. It's actually his job
also, he's the parent. It's not just ACS.

WELL THAT'S "NEWS"

JUDGE WILLIAMS: So what are the visits
now? Twice a week?

MS. ALMONTE: Twice a week, Thursday and
Friday.

JUDGE WILLIAMS: All right. Mr. Hoffman,
have you spoken to your client about the
reasonableness of his behavior?

HERE WE GO AGAIN !!!!!

MR. HOFFMAN: I, I don't know if I'd
classify his behavior. I've spoken, we've spoken
a number of times about what, what the allegations
are, and gone over - I have extensively - the
reasons why Mr. Malek does things and, as I say,
he's very diligent at, and detailed about why he
does things, but there are a lot of pros and cons,
all right? So yes, we have gone through it. I
don't know that we're done yet. And, and I think
it's also helpful frankly to, to be here in front
of the court and get, you know, the court's
impressions and so on, and the impressions of
other counsel. Okay? It seems to be a rather
complicated case with background to it. And when
I, I believe that when I, when I ask for the

WHICH OF COURSE NEVER HAPPENED. ANY SURPRISE ?

1 hearing, which I believe I will, the facts, the
2 reasons behind it will have to come out, because
3 that goes to why what, if any, risk Mr. Malek is
4 posing to the child.

5 MS. ALMONTE: Your Honor, I

6 JUDGE WILLIAMS: My concern, my concern is
7 that Mr. Malek is so convinced that at the end of
8 the day, even after a 1028 hearing, no matter what
9 **ONCE AGAIN PSYCHIATRIST WILLIAMS READS MY DISTORTED MIND**
10 the outcome is, in his mind there's only one
11 outcome, and, and that's going to live throughout
12 this case and that's a problem, Mr. Hoffman.

13 MR. HOFFMAN: Your Honor, he's-

14 JUDGE WILLIAMS: That's a problem.

15 MR. HOFFMAN: One thing, he is respectful
16 of the court. Like I said earlier, it may not be
17 practical for certain reasons, that if the court
18 had directed that he not record and not make calls
19 in he would have complied with that. I can say
20 that because we had spoken about it. So Mr. Malek
21 is respectful of the court's orders. If the court
22 makes an order he is going to respect that.

23 JUDGE WILLIAMS: Well, I am-

24 MS. ALMONTE: Your Honor, could you order
25 him to not record the visits?

MR. HOFFMAN: Well, Your Honor-

YOU ARE NOT
PLEADING
GUILTY? THAT'S
A PROBLEM!!!!

WHY ARE
YOU NOT
PLEADING
GUILTY?

PLEAD GUILTY
NOW OR YOU
MUST BE
PSYCHOLOGICALLY
EVALUATED!!!

FORGET THE FIRST AMENDMENT !!!!

1 JUDGE WILLIAMS: I am going, I'm going to
2 indicate that he should not be recording the
3 **AND COULD POSSIBLY CREATE DAMAGING EVIDENCE AGAINST THE ACS GOD!!!!**
4 visits. It's unhealthy for the child. Okay, and-

5 MS. ALMONTE: Your Honor-
6 **NO WRITING EITHER !!!!!**

7 JUDGE WILLIAMS: And when I say record I
8 also mean no notetaking. There's no need for a
9 three-year-old to, for notes to be being taken at
10 a three-year-old's visit. What else? ←

BLINDFOLD MAYBE !!!!!

11 MS. ALMONTE: Your Honor, and while I
12 understand that as a parent he has a right to have
13 concerns, his concerns are unreasonable.

DIDN'T ALMONTE SAY PREVIOUSLY IT WAS ACS JOB !!!!!!!?

14 MR. HOFFMAN: Counsel says they're
15 unreasonable. Mr. Malek (inaudible).

16 MS. ALMONTE: Your Honor, they're **ONCE**
17 unreasonable (inaudible). He, on Friday he repeat **???**
18 **SO ALMONTE IS STATING THAT I CALLED 911 REPEATEDLY FOR THE SAME**
19 **OCCURRENCE? SUCH IS PERJURY. I CALLED ONE TIME.**
20 called 911 because the child had a small bruise on

21 her forehead, which in front of the case worker
22 she said me and Joe playing. That's what the,
23 that's what the, that's what the child said to my
24 case worker, and he still went and called 911.

25 It's not reasonable. **JOE THREW ME BECAUSE I WAS CRYING.**
PLAYING !!!!!!! THIS IS ON TAPE.

JUDGE WILLIAMS: I don't know that there's
a way to control that behavior.

MS. ALMONTE: That's why I don't believe
that any visits at ACS-

NOTE : 3 YEAR OLDS CANNOT SPEAK IN TERMS OF NON CONSENSUAL PLAY
.NOR ABUSE OR ASSAULT TERMS. THEY SPEAK IN CRUDE TERMS. WHEN A 12 YEAR OLD SAYS PLAYING
A DIFFERENT STORY. CHILD ABUSERS AS A NORM, USE THE WORDS PLAYING AND
PLAYING A GAME TO HURT CHILDREN AND LURE THEM INTO ABUSIVE SITUATIONS. IF US COURT KEEPS
THIS CASE, THE COURT WILL HEAR THE AUDIO AND VIDEOTAPES.

1 JUDGE WILLIAMS: But he has a right as a
2 father. **BUT THEN WRITES ORDERS TO THE CONTRARY**

3 MS. ALMONTE: And that's why, Your Honor,
4 we're arguing for visits to be at the CFS,
5 therapeutic visits at the CFS. I think that will,
6 he needs to be coached in visits.

7 JUDGE WILLIAMS: The only thing I can see,
8 Ms. Almonte, is that through a hearing your
9 ability to demonstrate that visits, continued
10 visiting is, is more detrimental than, that
11 beneficial. That's the only thing I can say at
12 this point.

13 MS. SERLIN: I think the problem is, isn't
14 necessarily the visit, it's what happens
15 afterwards. They have a visit. It may be a
16 perfectly lovely visit-

17 JUDGE WILLIAMS: But it's the visit that
18 is the mechanism.

I ONLY CALLED 911 ONE TIME.

19 MS. SERLIN: But then if Mr. Malek calls
20 911 or calls in an ORT and ACS shows up in the
21 middle of the night, takes the child to the
22 hospital to be examined medically, yet again, and
23 that is the harm to the child. It is not the
24 immediate harm. **WHAT ABOUT THE POSSIBILITY OF A CALL ACTUALLY
HAVING MERIT ? OR IS THAT IMPOSSIBLE ?**

25 JUDGE WILLIAMS: All right. But that

1 MS. SERLIN: It's not that the visit
2 itself is disruptive.

3 JUDGE WILLIAMS: That's-

4 MS. SERLIN: And I know that, that my
5 client, again, as I stated before, she clearly
6 loves her father.

7 JUDGE WILLIAMS: Right.

8 MS. SERLIN: And her mother and her big
9 brother, but like that is the disruptive piece of
10 it. So it's a little more subtle than the visit
11 goes badly; it's that the visit could in fact go
12 very well but then it's not enough and then all of
13 those things happen.

14 JUDGE WILLIAMS: All right, but it's the
15 actual visit, Ms. Serlin. It's the actual visit
16 that is the mechanism.

17 MS. SERLIN: That triggers it, yes.

18 JUDGE WILLIAMS: Yes. So to suspend the
19 actual visit is to-

20 MS. SERLIN: I mean I feel like what would
21 happen if the visits were suspended is that the
22 calls would be made anyways.

23 **THIS IS** JUDGE WILLIAMS: Exactly.

24 **NOT A** MS. SERLIN: Speculating on-

25 **IT IS A** JUDGE WILLIAMS: Exactly. !
LYNCHING...



1 MR. HOFFMAN: Your Honor, we, there's been
 2 no real - okay, hold on. **GIVE THIS MAN A BREAK! VIEW**
HIS EVIDENCE !!!!!

3 JUDGE WILLIAMS: So Mr. Hoffman - Mr.
 4 Hoffman, we're going to select the October 30th
 5 date for the return of all this paperwork that
 6 your client has and we're going to schedule a
 7 **LIED. NEVER ALLOWED A HEARING IN 2 YEARS.**
 hearing after that if your client wants a hearing.

8 And otherwise I think we've finished for today.
 9 I'm going to order exactly what I've said and
 10 there is to be no recording of the visits and
 11 there is to be no note-taking- **CANT HAVE ANY EVIDENCE OF**
MY DAUGHTERS ABUSE,
CAN WE !?

12 MS. ALMONTE: Or bringing strange people
 13 to the visits. **NEVER BROUGHT ANYONE TO A VISIT. A TOTAL FABRICATION.**
HOWEVER, JUST IN CASE, NO WITNESSES EITHER!

14 JUDGE WILLIAMS: Only Mr. Malek is, will
 15 attend the visits. And, and no engagement of the
 16 case workers at the visits either, meaning no
 17 interviewing them, no questioning of them. And at

18 the same time as CFS is contacted, and I'm going
 19 to request that ACS start the process with CFS.
 20 Usually both parties can get involved in that but
 21 I think in this case ACS should start the process.

22 MS. SERLIN: And I will let Ms. Ingoglia's
 23 counsel know (inaudible) what happened today so
 24 that they are aware of it and (inaudible) client
 25 as well. I would suggest that-

230

***** SO ROBERT MALEK CALLS 911 FOR HIS DAUGHTER AND**
WHAT IS THE OUTCOME ? NO MORE UNNECESSARY CALLING OF
THE POLICE OR THE SCR, NO NOTE TAKING, NO RECORDING,
NO WITNESSES, DONT TALK TO THE CASE WORKERS AND I NEED AN
IMMINENT RISK ASSESSMENT...

1 JUDGE WILLIAMS: Right, and I will
2 anticipate-

3 MS. SERLIN: I would suggest that if, if
4 Mr. Malek has questions or wants to speak to the
5 case workers afterwards that he speak to them
6 after my client has left and have a conversation
7 with the case workers if something has come up,
8 rather than start a fuss ^{????} in the middle of a visit.

9 JUDGE WILLIAMS: That's fine. And I also
10 think that once CFS has scheduled there should be
11 some staggering so that the mother doesn't have to
12 get involved. They don't have to come in contact
13 with each other.

14 MS. SERLIN: Yes. CFS is very good when
15 there is allegations (inaudible).

16 JUDGE WILLIAMS: Okay. All right.

17 MS. SERLIN: October 30th at 2.15?

18 JUDGE WILLIAMS: Yes.

19 MR. HOFFMAN: Thank you.

20 JUDGE WILLIAMS: Okay, thank you.

21 [Audio CD, counter 12:06:24] (Proceeding concluded)

22

23

BRUNSWICK HOSPITAL CENTER 81 Louden Avenue Amityville, New York 11701 Telephone Number: 631-789-7100	PATIENT NAME:	JOE PALOMINO-INGOGLIA
	DATE OF BIRTH:	03/15/2004
	MEDICAL RECORD #:	4181202
	DATE OF ADMISSION:	04/30/2018
	TREATING PHYSICIAN:	ABID KHAN, MD

PSYCHIATRIC DATABASE - SECTION I
ASSESSMENT

Marital Status: Single. *NOW MET MOTHER HUNTING MY DAUGHTER.*
 Occupation: Student.
 Referral Source: The patient was referred from Brookdale Hospital. *HEAD INJURIES JUST LIKE W. FATHER.*
 Person Accompanying: The patient was accompanied by EMS.

JOE'S FATHER DIED!

Identification: This is a 14-year-old single Hispanic male who was referred here for psychiatric evaluation and treatment.

Reason for Admission: Suicidal ideation, depression, and irritability.

MI- DAUGHTER WAS LEFT OUT TO COVER ACS.

Presenting Illness: This is a 14-year-old single Hispanic male with a history of possible ADD, emotional disturbance, developmental delays who reportedly was sent here after becoming suicidal. The patient wrote a letter with a suicidal content and drew a grave with a RIP on it with his date of birth and showed him hanging by a noose. According to reports, the patient allegedly had beat up his father in the past, was living with his mom and stepfather where the patient started stealing stuff. Mood swings, agitation, irritability have all been reported alongside with significant depressive symptoms of hopelessness, helplessness, irritability, and lability. However, mood swings, agitation, rage attacks, impulsivity with ADD type symptoms of irritability, poor frustration tolerance, anhedonia, and school failure are also reported. The patient denies any psychosis, but remains extremely violent, agitated, and labile to the point that he beat up his biological father, made him unconscious, and was in the prison for 12 hours. Since then the patient also has stolen money from his mom and reportedly lying at home with angry, irritable behaviors with crying spells, irritability, agitation, and lability. At the time of the interview, the patient is able to contract for safety, but the ACS complaint had to be filed against the mom because the patient was sharing a room with a lot of people. The patient has been extremely labile, angry, irritable, and had to be left back two times through 3rd grade because of severe emotional disturbance and developmental delays. At the time of the interview, the patient is able to contract for safety, but remains extremely angry, irritable, and defiant.

Neuropsychiatric History: Significant for a history of developmental delays. The patient has two stay back in the 6th grade and has a current IEP for learning disorders. However, the patient in the past has a history of defiance, impulsivity, and lability.

Family Neuropsychiatric History: Significant as the patient's father has a history of bipolar disorder. According to reports, the patient's father has also attempted people according to his mom and used to drink alcohol.

Physical and Sexual Abuse History: Denied.

Substance Abuse History: Denied.

Allergies: Denied.

ANY INTERACTION BETWEEN MEDICAL AND PSYCHIATRIC STATUS: None.

Admitting Medical Status: Stable.

Past Medical History: Denied.

Communicable Disease History: Denied.

Family Medical History: Significant as the patient's father has a history of stroke, diabetes, myocardial infarction, and cancer. Mom has a history of high blood pressure.

Admitting Mental Status: This is a well developed single Hispanic male who looks older than his stated age. Appears somewhat defiant and irritated. Makes poor eye contact. Speech is spontaneous with fair volume and rate. Sensorium is clear, oriented x3. Registration and recall is 3/3 and 3/3. Long-term memory is intact. Mood is very angry. Affect is labile. Thought process and content is goal directed. Denies delusions or hallucinations. Denies any suicidality or homicidality. Impulsivity is tenuous. Abstracts are poor. Clinically IQ is in the normal range.

Admitting Diagnoses: Bipolar disorder, unspecified.

Medical Comorbidities: Obesity.

Inventory of the Patient's Assets: Good physical health, supportive family, and commercial insurance.

Liabilities: Hopelessness, helplessness, impulsivity, and lability.

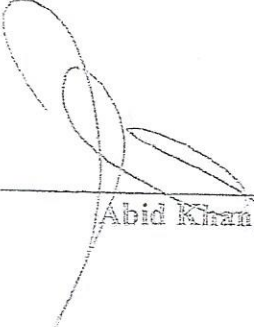
Modalities To Be Used: Individual therapy, milieu structure, psychopharmacology, crisis intervention, behavioral modification, one-on-one counseling, liaison with the family, discharge and disposition planning.

Tentative Discharge Plan: Return back home upon stabilization.

Patient Name: JOE PALOMINO-
INGOGLIA
Medical Record #: 4181202

Estimated Length of Stay: One to two weeks.

Patient's Reaction to Initial Treatment Plan: I will review informed consent with the patient's family.


Abid Khan, MD
Khan: Done Plan
5/12/18
10

Date Dictated: 05/01/2018 10:15 am
Date Transcribed: 05/01/2018
Job #: 33287230
Transcriptionist: 102

BRUNSWICK HOSPITAL CENTER 81 Loudon Avenue Amityville, New York 11701	PATIENT NAME:	Joe Palomino-Ingoglia
	DATE OF BIRTH #:	3/15/2004
	MEDICAL RECORD:	4181202
	DATE OF ADMISSION:	4/30/2018
	DATE OF DISCHARGE:	5/22/2018
Telephone Number: 631-789-7100	TREATING PHYSICIAN:	Abid Khan, MD

**PSYCHIATRIC DATABASE – SECTION II
COURSE IN HOSPITAL AND DISCHARGE INFORMATION**

Comprehensive Treatment Plan: Designed for this patient is the following:

Target Symptoms: Destructive behavior, suicidality, depression, rage attacks, mood swings, irritability, impulsivity, and lability.

Target Goals: Reduce rage attacks, mood swings, agitation, irritability, impulsivity, and lability.

Modalities: Milieu, individual therapy, group therapy, structure, psychopharmacology, crisis intervention, behavioral modification, one-on-one counseling, liaison with the family and discharge and disposition planning.

Investigations and Diagnostic Procedures: Were as follows: Upon admission, the patient was given a full physical by the pediatrician. The patient was cleared for psychiatric treatment and immunization schedule was reviewed. Lab work and H and H were done which was within normal limits. H and H was reviewed. UA and U-tox were negative. Triglycerides were elevated. However, hemoglobin A1c was 5.4. The patient was started on a low-fat diet.

Course in the Hospital: The patient was admitted to the hospital in the context of severe behavioral disturbance. The patient had a history of major depression, although on closer examination, it turned out to be more consistent with bipolar depression presentation with significant rage attacks, mood swings, irritability, lability. As such, Seroquel was started at night and Zoloft was given for depression to which the patient showed an excellent response. The patient re-compensated very well. As such, Zoloft was increased to 100 mg and Seroquel to 100 mg at bedtime. Re-compensation happened very quickly. The patient was in much better control. Rage attacks, mood swings, despondency, irritability, impulsivity all subsided. Before discharge, the patient was in excellent control, fully able to contract for safety.

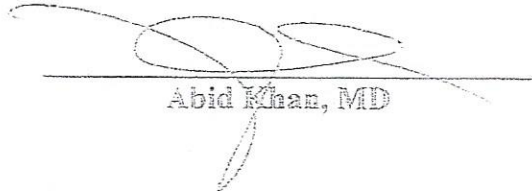
Discharge and Aftercare Plan: The patient is discharged today on Zoloft 100 mg in the morning and Seroquel 100 mg at bedtime. The patient's aftercare is as follows: The patient will go to Interborough Center, 9413 Atlantic Avenue, Brooklyn, NY 11236, (718)-272-1600. The patient has intake with Connie Scharf, LMSW, on Thursday, May 24, 2018, at 9:30 a.m. MD will be assigned on intake. The patient will live in Brooklyn, New York, will continue education at MS 2. The patient has been given a full support system of 1-800 LifeNet, 1-800-950 NAMI, 1-877-Youthline, Text 741741 for Crisis Hotline. The patient also has been cleared to return to

Patient Name: Joe Palomino-
Ingoglia
Medical Record #: 4181202

school and has completed a full safety plan with coping skills, anger management and time away techniques, Samaritan 24-hour Hotline and 24-hour Parent Hotline.

Final Diagnoses: Bipolar depression.

Medical Comorbidities: Obesity.



Abid Khan, MD

Date Dictated: 5/22/2018 9:50 am
Date Transcribed: 5/22/2018
Job #: 063956
Transcriptionist: 302

BRUNSWICK HOSPITAL CENTER
 BRUNSWICK HALL
 81 Loudon Avenue Amityville, New York 11701
 MEDICATION RECONCILIATION
 DISCHARGE PLAN AND INSTRUCTIONS

20017807 1191219
 PA10111-110001 JDE
 03/15/11 04 14 # 112
 03/15/2011 UNIT # 3116
 DEPT # 11111

DISCHARGE PLAN:

1. Follow-up, Psychiatric Appointment:

A. Therapist: Date/Time: _____

Address/Phone Number: _____

B. Psychiatrist: Date/Time: _____

Address/Phone Number: _____

C. Follow-up: Medical Dental
 Endocrinology Neurology
 Cardiology Orthopedics

Name/Address of Provider: _____

D. Living Arrangements: _____

Tel #: _____

E. Educational/Vocational Needs: _____

F. Additional Support Needs: _____

2. DISCHARGE MEDICATIONS: (SEE ATTACHED MEDICATION ADMINISTRATION RECORD)

LABWORK AND DRUG LEVELS RECOMMENDED
 ON DISCHARGE: _____

DRUG LEVELS RECOMMENDED ON DISCHARGE:

DIET: Low Fat

SMOKING CESSATION OFFERED: Yes [] NA []

ACTIVITIES RESTRICTIONS: _____

DO NOT ABRUPTLY STOP OR CHANGE MEDICATIONS WITHOUT CALLING YOUR DOCTOR. YOUR DOCTOR HAS REVIEWED ALL OF THE MEDICATIONS YOU WERE TAKING WHILE IN THE HOSPITAL AND HAS LISTED THOSE THAT YOU SHOULD CONTINUE TO TAKE.

Physician's Signature: _____

Date: 3/15/11

DRUG AND FOOD/NUTRIENT INTERACTION REFERENCE GUIDE GIVEN TO PATIENT/SIGNIFICANT OTHER: Yes [<input checked="" type="checkbox"/>] No []	PRESCRIPTION(S) GIVEN: Yes [<input checked="" type="checkbox"/>] No []	VALUABLES ENVELOPE(S) GIVEN <u>2</u> GIVEN
--	--	---

I have instructed the patient/significant other on the above discharge plan and given written instructions. The patient/significant other verbalizes an understanding of same.

R.N. Signature: _____

Date: 3/15/11

Time: 8:30 AM

I hereby acknowledge receipt of the discharge plan, prescriptions and discharge notice. All my valuables have been returned. I further acknowledge understanding my discharge instructions.

Patient/Significant Other: _____

Date: 3/15/11

Time: 8:30 AM

NOTE: IF YOU HAVE ANY QUESTIONS, PLEASE CALL YOUR PHYSICIAN

PALOMINO-INGOGLIA, JOE

ID: 4181202

2ADE DOB: 03/15/2004
ADMIT: 4/30/18 Sex: M
MD: KHAN ABID

Allergies: AMOXICILLIN

Notes:

Diagnoses:

MEDICATION ADMINISTRATION RECORD
ADMINISTRATION PERIOD: 5/22/18 to 5/29/18

Verified by:

SCHEDULED ORDERS

MEDICATION

QUETIAPINE FUMARATE TABLET
(QUETIAPINE FUMARATE)
100 MG ORAL HS
TAKE AT BEDTIME
; BRAND NAME: SEROQUEL
5/10/18 2100 to 6/9/18 2359

HR 22 23 24 25 26 27 28
2100 9PM

SERTRALINE HCL TABLET
(SERTRALINE HCL)
100 MG ORAL OAM
EVERY MORNING
; BRAND NAME: ZOLOFT
5/14/18 0900 to 6/13/18 2359

0900

Abid Khan, M.D.
Abid Khan



KINGS COUNTY COURTHOUSE OFFICE
330 JAY STREET, 12TH FLOOR
BROOKLYN, N.Y. 11201

THE CITY OF NEW YORK
LAW DEPARTMENT
FAMILY COURT DIVISION

(718) 724-5700
FAX (718) 724-5708
FAX (718) 724-5709

RESCHEDULING NOTICE

Name of Juvenile: Jose Palomino
(Nombre del Menor)

Date of Offense: 12/13/17
(Fecha del Delito)

Name of Parent/Guardian: Margaret Ingoglia
Juan Palomino
(Nombre del Padre/tutor)

Date of Arrest: 2/12/17
(Fecha de la Detención)

Address: 148 Parkside Ave Apt. No.: 3B
(Dirección)

Brooklyn NY 11236 Tel. No.: (718) 724-7673

The Office of the Corporation Counsel (prosecutor) is deciding whether to file a case against the above-named juvenile in connection with the above-referenced matter. To date, no petition (formal charges) has been filed. You are **notified to return** to the Brooklyn Family Court, 330 Jay Street, to the waiting area outside the Delinquency Upfront Part Brooklyn, New York on 2/12/18 at 10:00 a.m. to find out whether a case will be filed and to verify your address.

If a petition is filed on the date set forth above, you will appear before a judge. If a case is not filed on that date and you prefer to be notified by mail when a petition will be filed, you must provide proof of identification and acceptable verification of an address where you receive your mail. Otherwise, you will be notified to return to Court.

Acceptable address verification must be in the form of the following documentation: a utility, telephone or credit card bill, or any other mail received at the juvenile's mailing address or an affidavit or a signed statement from the juvenile and his/her parent, guardian, person with whom he/she resides attesting to the juvenile's mailing address.

If a petition is filed and the judge determines that you qualify for free legal representation, the judge will assign a lawyer to represent you. You also have the right to bring your own lawyer or ask the judge for an adjournment to hire a lawyer. The judge will decide whether to grant an adjournment.

If you fail to return to Court on the date set forth above and a case is filed against you, the Office of Corporation Counsel will request that the Court issue a warrant for your arrest. The judge will decide whether to issue a warrant for your arrest.

If you have any questions regarding this notice ask your lawyer, if you already have one, or you may call the Assistant Corporation Counsel (A.C.C.) listed below.

SEE THE REVERSE SIDE OF THIS PAGE FOR THE SPANISH TRANSLATION
VEA EL DORSO DE LA PAGINÁ PARA LEER LA VERSIÓN EN ESPAÑOL

Dated: 2/13/18
(Fecha)

Copy Received: Jose Palomino
(Copia Recibida)

Witness: MAR
(Testigo)

Signature of Juvenile (Firma del Menor)

A.C.C.: JW

Signature of Parent/Guardian (Firma del Padre/Tutor)

Tel. No.: (718) 724- 5700

This is not a summons or subpoena
(Please bring this notice with you when you return to Court)