

DEMAND FOR IMMEDIATE STAY AND INJUNCTION TO ENJOIN ASSET SALE AND EXECUTION OF ASSET PURCHASE AGREEMENT OF FOUR SOUTHERN ILLINOIS OF HOSPITAL TO DEACONESS

Rajeev Varma <rajvarmamd@outlook.com>

Fri 1/13/2023 9:21 AM

To: jmanas@qhcus.com <jmanas@qhcus.com>; jpschmidt@qhcus.com <jpschmidt@qhcus.com>; shawn.mccoy@deaconess.com <shawn.mccoy@deaconess.com>; Rachel Bello <Rachel_Bello@deb.uscourts.gov>; ramona.d.elliott@usdoj.gov <ramona.d.elliott@usdoj.gov>; Criminal.Division@usdoj.gov <Criminal.Division@usdoj.gov>; Kenneth.Polite@usdoj.gov <kenneth.polite@usdoj.gov>; jacob.tapper@cnn.com <jacob.tapper@cnn.com>; ari@msnbc.com <ari@msnbc.com>; Dorando, Douglas <Douglas.Dorando@illinois.gov>; dick@durbin.senate.gov <dick@durbin.senate.gov>; Constantino, Mike <Mike.Constantino@Illinois.gov>

📎 2 attachments (3 MB)

STAY PENDING APPEAL ASSET SALE.pdf; Crossroads gives update on Deaconess agreement _ JANUARY 13 ANTICIPATED CLOSING DATE.pdf;

I have discovered evidence of actual fraudulent intent from both Quorum Health Corporation, Quincy Health LLC, Davidson Kempner, and Deaconess Evansville. Mr. Anthony Alexander Yoseloff is related to a Jillian Rayl (married name now Tran) out of Nashville, Indiana and Columbus, Indiana (hometown of Mike Pence). Mr. Yoseloff is the head executive for Davidson Kempner private equity firm. Mr. Shawn McCoy is the CEO of Deaconess Evansville. He is related to McKinney family out of Narragansett, Rhode Island. The McKinney family are indirectly related to Christopher Asher Wray (current FBI director). Ms. Jillian Rayl is also indirectly related to Christopher Asher Wray and Michael Pence (former VP under the former Trump Administration). Mike Pence's hometown is Columbus, Indiana. Mr. Shawn McCoy is also indirectly related to Cunningham family (namely Mark Edward Cunningham who is the CEO of the southern regional division for Quorum Health Corporation). It is interesting that in the Illinois HFSRB (Health Facilities Services Review Board) meeting in Bolingbrook, Illinois on December 13, 2022, Mr. Shawn McCoy acts as if Deaconess and Quorum are unequivocally separate entities with no executive affiliations (including familial) and that when Deaconess purchases the four hospitals from Quorum Health that Deaconess is looking forward to retaining the same executive members at the purchased Quorum Health assets going forward. No direct notice of this impending APA has been given to creditors such as me who now is an unequivocal judgement creditor for at least a minimum of \$100 million dollars. Technically, Quorum Health Corporation as the reorganized corporate debtor and Quincy Health LLC (shell company with senior noteholders in control) is in default of the prepackaged Chapter 11 bankruptcy plan that was Confirmed on June 30, 2020 and became effective with a general discharge with the Class 6 unsecured creditors as releasing parties. Hence, I am now an impaired creditor who is a judgement creditor. This is a fraudulent transfer with actual intent with insiders on each side of the transaction (this is a federal crime when it is reconciled with wire fraud, mail fraud, perjury, false misrepresentation, misprision of felony, criminal RICO, civil RICO, fraud on the court, honest services fraud (Judges Karen B. Owens who eventually recused herself and now the presiding judge, Judge Brendan Linehan Shannon. Peter Haveles of Akerman (previous of McDermott Will Emery) is the new firm representing the corporate debtor pro hac vice. What is the reason? There was no notice of withdrawal from the attorney of McDermott Will Emery. However, Akerman as the new firm has two employees that are related to Judge Brendan Shannon, Danielle T. Shannon of Short Hills, New Jersey and Kathleen H. Shannon of Washington D.C. . Danielle T. Shannon (maiden name Turchi) from Short Hills, New Jersey is indirectly related to Judge

Shannon and the Judge's brother Kevin through her husband who in the past was from Staten Island and Brick, NJ. Ms. Danielle T. Shannon is also indirectly related to Suzanne Gibbons who is an equity partner in Davidson Kempner. Kathleen H. Shannon is originally from Purchase, New York.

There is an active motion for TRO and injunction to freeze this impending Asset Purchase Sale (with \$146,000,000 in proceeds). This essentially is a "In Personam" Intervention mostly due to the anticipated future occurrence of attachment of the proceeds and not the actual real estate or physical infrastructure of Quorum Health Corporation. DO NOT PROCEED AT ALL WITH THIS APA TRANSACTION AT THIS TIME. THAT IS A DEMAND. This is not an attempt to collect money as of yet. An Injunction due to complete non-disclosure to creditors to evade creditor scrutiny and to hinder delay payments to judgement creditors and to secretly allow payments to insiders would not violate the automatic stay(i.e. the injunction that is) in place with the corporate parent main case (Quorum Health Corporation case 20-10766). It also would not violate the 524 Discharge Injunction in place for the prematurely and fraudulent closed subsidiary cases of Quorum Health Corporation. However, going through with Asset Sale is not only an additional civil tort but it is a criminal violation (actual intent with reconciliation of other federal criminal offenses as mentioned above). Please read the attachments in this e-mail message. Hence, is why I have made another criminal referral to the Criminal Division of the DOJ just now. If you have any questions or issues, please call me or e-mail me.

Sincerely,

Rajeev Varma, M.D.

Mobile Phone: 815-260-7801

Rajeev Varma M.D.

President

Pulmonary & Critical Care Solutions LLC