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2
    UNITED STATES DISTRICT COURT
3
    EASTERN DISTRICT OF NEW YORK
4
5
    ADRIAN SCHOOLCRAFT,
6
                         Plaintiff,
7
             -against- Index No.
                        10CIV-6005 (RWS)
8
    THE CITY OF NEW YORK, DEPUTY CHIEF
9
    MICHAEL MARINO, Tax Id. 873220,
    Individually and in his Official
    Capacity, ASSISTANT CHIEF PATROL
10
    BOROUGH BROOKLYN NORTH GERALD NELSON,
    Tax Id. 912370, Individually and in his
11
    Official Capacity, DEPUTY INSPECTOR
12
    STEVEN MAURIELLO, Tax Id. 895117,
    Individually and in his Official
13
    Capacity, CAPTAIN THEODORE LAUTERBORN,
    Tax Id. 897840, Individually and in his
    Official Capacity, LIEUTENANT JOSEPH
14
    GOFF, Tax Id. 894025, Individually and
15
    in his Official Capacity, stg. Frederick
    Sawyer, Shield No. 2576, Individually
    and in his Official Capacity, SERGEANT
16
    KURT DUNCAN, Shield No. 2483,
17
    Individually and in his Official
    Capacity, LIEUTENANT TIMOTHY CAUGHEY,
    Tax Id. 885374, Individually and in his
18
    Official Capacity, SERGEANT SHANTEL
    JAMES, Shield No. 3004, and P.O.'s "JOHN
19
    DOE" 1-50, Individually and in their
    Official Capacity (the name John Doe
20
    being fictitious, as the true names are
21
    presently unknown) (collectively referred
    to as "NYPD defendants"), JAMAICA
22
    HOSPITAL MEDICAL CENTER, DR. ISAK ISAKOV,
    Individually and in his Official
23
    Capacity, DR. LILIAN ALDANA-BERNIER,
    Individually and in her Official Capacity
24
    and JAMAICA HOSPITAL MEDICAL CENTER
    EMPLOYEES "JOHN DOE" # 1-50, Individually
25
    (Continued)
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- A. When the doctor calls for a consult, this is the form that we use to write our notes.
- Q. What was the purpose of having Mr. Schoolcraft evaluated, if you recall, from your review of the chart?
- A. Okay. It said in here that a psych consult was called and reported as patient was acting bizarre.
- Q. Did you read this note prior to your evaluation of the patient?
- 13 A. Yes.

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- Q. Is this one of notes that you read prior to coming here to testify in preparation for your testimony today?
- 17 A. Yes.
- Q. And were you able to read the note, the handwriting, when you read it --
- 21 A. Yes.
- 22 Q. -- back in 2009?
- 23 A. Yes.
- Q. Have you seen Dr. Lewin's
- 25 handwriting before?

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1	L. ALDANA-BERNIER
2	A. Yes.
3	Q. And you had become familiar
4	with it?
5	A. Yes.
6	Q. And if you go to the second
7	page of that note, did you see from that
8	note there had been no prior psychiatric
9	history?
10	A. It says in here, "Denied past
11	psych hospitalization or treatment."
12	Q. Or suicidal attempt?
13	A. Yes.
14	Q. And after this note was
15	written, was Mr. Schoolcraft free to go
16	home?
17	A. After this note was written,
18	she had recommendations.
19	Q. I know. But my question was:
20	Was Mr. Schoolcraft free to go home after
21	that note was written?
22	A. No.
23	Q. When you say "no," why not? A. Because then that was her
<i>,</i> 4	n a because inen inal was ner

recommendation he needed one-to-one

1	L. ALDANA-BERNIER
2	observation for unpredictable behavior
3	and escape risk.
4	Q. What was he escaping from, what
5	was the escape risk from?
6	A. He might run out of the
7	emergency room because it's unlocked
8	door.
9	Q. He needed to be held because he
10	was an escape risk?
11	A. He needed to be observed more.
12	Q. He needed to be observed more?
13	A. One-to-one, yes.
14	Q. Did you also read in the note
15	on the second page, the last line on the
16	second page where the note reads, "He
17	denies suicidal ideations." Do you see
18	that?
19	A. Yes.
2 0	Q. And "He denies homicidal
21	ideations."
22	A. Yes.
23	Q. Do you have any reason when you

read that note to believe that wasn't

true?

24

1	L. ALDANA-BERNIER
2	MR. LEE: Objection to form.
3	A. But you are missing the point
4	in there when he is paranoid about his
5	supervisors.
6	Q. I asked you whether you had any
7	reason to believe he was not suicidal and
8	not homicidal?
9	A. I think I need to know further
10	if he was suicidal or homicidal. At that
11	point in time, I need to assess suicidal
12	or homicidal.
13	Q. You didn't have enough
1 4	information by just reading suicidal or
15	homicidal, correct, you needed more
16	information, correct?
17	A. Yes, it's saying here he was
18	paranoid about his supervisors.
19	MR. CALLAN: Objection to form.
2 0	Q. So he was being held because he
21	was paranoid?
22	A. Not only that. He became
23	agitated, uncooperative, verbally abusive

while he was in the medical ER so we have

to find out why there is agitation, why

23

24

	1 age 32
1	L. ALDANA-BERNIER
2	is was behaving bizarre.
3	Q. Just so I understand. He is
4	been held because he is agitated?
5	A. Yes.
6	MR. CALLAN: Wait for the
7	question.
8	Q. He was being held because you
9	want to know more about him, correct?
10	MR. CALLAN: Objection to form
11	of the question.
12	Q. Is that correct?
13	MR. CALLAN: That question
14	doesn't make any sense. You are
15	talking about
16	MR. SUCKLE: You have your
17	objection.
18	Q. Is that your understanding of
19	the note?
20	A. There was more to that. The
21	patient was behaving bizarre.
22	Q. What action was he taking that
23	was bizarre?
24	A. According to the note, when
25	they went to his house, the patient

1	L. ALDANA-BERNIER
2	barricaded himself and he will not open
3	the door so they had to break into his
4	apartment.
5	Q. Is it your understanding under
6	9.39 of the Mental Hygiene Law, someone
7	can be held because they are acting
8	bizarre?
9	MR. CALLAN: Objection to form.
10	MR. LEE: Objection to form.
11	Q. Is that your understanding?
12	A. That's my he can be bizarre
13	and he can be psychotic.
14	Q. The question was: Is it your
15	understanding of 9.39 of the Mental
16	Hygiene Law that a patient could be held
17	because they're acting bizarre?
18	MR. LEE: Objection to form.
19	A. He can be a danger to himself.
20	Q. You have to answer my question.
21	Can a patient be held under
22	Section 9.39 of the Mental Hygiene Law
23	because they are acting bizarre?
24	A. Yes.

Can they be held under Mental

Q.

1	L. ALDANA-BERNIER
2	Hygiene Law 9.39, as you understand it,
3	because they are agitated?
4	A. Yes.
5	Q. That's your understanding of
6	the law?
7	MR. CALLAN: Objection to the
8	form of the question.
9	Q. Correct?
10	A. [No response.]
11	Q. Am I correct that's your
12	understanding?
13	A. My understanding, yes.
14	Q. So a good and accepted medical
15	practice as you understand it allowed to
16	make a hospital to hold Mr. Schoolcraft
17	on November 1, 2009, 'cause he was acting
18	bizarre, correct?
19	MR. CALLAN: Objection to form.
20	MR. LEE: Objection to the form.
21	Q. Correct?
22	A. It's not only the behaving
23	bizarre. It's the whole picture that was
24	going on at the time. From the

Did you see anything in this

Q.

1	3	L	ALD	AN	A – :	BEF	RNI	ΕR

- note that Mr. Schoolcraft was exhibiting a threat to another person?
 - A. Not a threat to another person.
- Q. Did you see anywhere in here that he was suicidal?
 - A. He is not suicidal.
 - Q. Did you see anywhere in here that he was going to harm himself in any way?
 - A. That I have to question if he was going to hurt himself or if he was a danger to himself because if I have somebody in the emergency room, you have a report that he was behaving bizarre or he was agitated, and if I look at the whole picture from the time that he was taken away from his home where he was --he barricaded himself, then I have to consider him to be held against his will.
 - Q. Did you see anything in this record that Mr. Schoolcraft indicated to the consulting physician that he was going to harm himself?
 - A. He said in here that he denied

1	L.	ALDANA-BERNIER

- 2 that he was going to hurt himself. There
 3 is nothing that he was going to hurt
- 4 himself.
- Q. Or hurt anybody else, correct?
- A. Nope.
- Q. Do you know the physician, the psychiatric resident, that signed that
- 9 note?
- A. That is Dr. Lewin. The resident was Dr. Lewin, and the attending
- 12 Dr. Patel.
- Q. On the last page of that note,
- 14 it's a three-page note, is there a stamp
- 15 there for the resident?
- 16 A. Yes.
- 17 Q. So Dr. Lewin was a resident?
- 18 A. Yes.
- Q. And did Dr. Lewin provide any
- 20 notice to Mr. Schoolcraft under 9.39 of
- 21 the Mental Hygiene Law?
- MR. RADOMISLI: Objection.
- A. I would not remember that.
- Q. Did Dr. Lewin, from your review
- 25 of the records, produce any forms, signed

1	L. ALDANA-BERNIER
2	any form, under 9.39 of the Mental
3	Hygiene Law in order to admit Mr.
4	Schoolcraft against his will?
5	MR. RADOMISLI: Objection.
6	Q. Did you see any form?
7	MR. RADOMISLI: Objection.
8	MR. CALLAN: Objection.
9	Q. Did he fill out any such form?
10	MR. CALLAN: She is supposed to
11	get into his mind and know what he
12	did?
13	MR. SUCKLE: Forms, forms, did
14	you see any forms.
15	MR. CALLAN: Did you see any
16	forms, that's fine.
17	Go right ahead.
18	A. No.
19	Q. Is there anything in the file
20	that suggests that Dr. Lewin actually
21	filled out any form with regard to 9.39
22	of the Mental Hygiene Law?
23	MR. RADOMISLI: Objection.
24	Q. Anything to suggest that?
25	MR. RADOMISLI: Objection.

1	L. ALDANA-BERNIER
2	Q. From your prospective?
3	MR. RADOMISLI: Objection.
4	MR. SUCKLE: I heard it.
5	MR. RADOMISLI: I strenuously
6	object.
7	MR. SUCKLE: I heard your
8	strenuous objection.
9	MR. CALLAN: Do you want her to
10	look through the entire record?
11	A. There are no forms.
12	Q. Did Dr. Lewin, do you see
13	anything to suggest that Dr. Lewin then
14	ensured within 48 hours that another
15	physician evaluated Mr. Schoolcraft?
16	MR. RADOMISLI: Objection.
17	MR. CALLAN: Objection.
18	Q. Does it say anything in there?
19	A. She indicated in here he needs
20	to be transferred to the psych ER.
21	Q. And after Dr. Lewin, there is
22	another signature. Do you know who that
23	is? Did I ask you that already?
2 4	In the note of November 1, that
25	Dr. Lewin wrote, underneath his signature

1	L. ALDANA-BERNIER
2	is another signature. Do you know whose
3	signature that is?
4	A. That is Dr. Patel.
5	Q. Did Dr. Patel fill out any form
6	that you are aware of in order to comply
7	with 9.39 of the Mental Hygiene Law?
8	MR. LEE: Objection to form.
9	MR. RADOMISLI: Objection.
10	MR. CALLAN: Same objection.
11	Q. No?
12	A. There is no form in here.
13	Q. There is no form in the record,
L 4	correct?
15	A. None.
16	Q. Did you read Dr. Patel's note
17	at the end there where he signed?
18	A. "I concur with above doctor's
19	treatment recommendations."
2 0	Q. What is psychotic disorder,
21	what is that?
2 2	A. Psychotic disorder is one of
2 3	the categories of diagnosis wherein
2.4	patient is not in touch with reality.

He can have the following

1	L. ALDANA-BERNIER
2	symptoms, like, agitation, aggressive
3	behavior, delusions, hallucinations,
4	impairment in reality testing.
5	Q. That's a pretty broad category,
6	correct?
7	A. Yes.
8	Q. What does Axis I stand for?
9	A. Those are our DSM categories
10	when we are diagnosing patients.
11	Axis I is for psychotic
12	disorders or mental health disorders.
13	Axis II would be our personality
14	disorder. Axis III is the medical
15	disorder. Axis IV is the social
16	stressor. And Axis V is the global
17	functioning.
18	Q. So when you read that note, you
19	learned that there was some social
20	stressors; being, a conflict at the
21	worksite for Mr. Schoolcraft, correct?
22	A. That's correct.

Something -- a conflict between

Α.

a that conflict was?

23

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25

Q. Do you know what the nature of

1	L.	ALDANA-BERNIER
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- A. It was the next day, yes.
- Q. Why did you wait till the next day to fill out that form?
- 5 A. That's when he was going 6 upstairs to the inpatient unit.
 - Q. Where was he from November 2nd, at 3:10 until he went upstairs?
 - A. He was in the psych ER.
- Q. Why did he stay in the psych ER after you saw him on November 2nd, 2009?
- A. Why did he stay in the psych

 13 ER? I do not know what happened in 2009.
- 14 Maybe there were no beds available, I
- 15 have to let him wait in the emergency
- 16 room.

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7

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- Q. Did you do your mental status
- 18 examination of Mr. Schoolcraft on
- 19 November 2nd, 2009, November 3rd, 2009
- 20 2009, or some other date?
- 21 A. It was on November 2nd.
- Q. When you did your mental status
- 23 examination of Mr. Schoolcraft, did you
- 24 make -- let's go back.
- Did you take a history of Mr.

1	L. ALDANA-BERNIER
2	Schoolcraft?
3	A. I spoke to Mr. Schoolcraft, and
4	I did take a history on him.
5	Q. Did you write that history
6	down?
7	A. No, because I did agree with
8	the notes of the resident.
9	Q. Did you make a note of what Mr.
10	Schoolcraft told you regarding his
11	history?
12	A. It's all of the notes was in
13	the resident notes.
L 4	Q. And did you do a mental status
15	examination of Mr. Schoolcraft in your
16	presence?
17	A. I did a mental status exam, and
18	I agreed to the notes of the resident.
1 9	Q. Am I correct other than the
2 0	November 2nd, 2009 note, and the November
21	3rd 2009 mental hygiene form that you
22	filled out, you make no other notes in
23	this chart?
2 4	MR. RADOMISLI: Objection to

form.

examination, correct?

1	L. ALDANA-BERNIER
2	A. That's correct. I agreed with
3	the notes of the resident.
4	Q. Doctor, do you believe not
5	making any notes regarding your
6	examination and findings with regard to
7	Mr. Schoolcraft was in the bounds of good
8	and accepted medical practice?
9	A. I have the residents that saw
10	that patient and I agreed with their
11	notes so that is my the agreement with
12	regards to the notes of the residents
13	since I agreed with the above, I
14	considered that as my notes.
15	Q. I understand when you say you
16	considered it.
17	The question is: Does good and
18	accepted medical practice require you to
19	make your own notes regarding your
2 0	examination and assessment of the
21	patient?
22	MR. CALLAN: Objection to the
23	form of the question.

If I'm agreeing with notes of

You can answer.

A.

24