## RECEIVED IN CLERK'S OFFICE

MAR 8 2010

U.S. DISTRICT COURTIN THE UNITED STATES DISTRICT COURT MID. DIST. TENN. FOR

THE MIDDLE DISTRICT OF TENNESSEE

FRANCIS J. SAVARIRAYAN, M.D. Veteran-Major USAF

PLAINTIFF/Counter-DEFENDANT

V.

WHITE COUNTY COMMUNITY HOSPITAL, COMMUNITY HEALTH SYSTEMS, INC., GARY NEWSOME, CHAD GRIFFIN M.D., DANIEL BARNETT, BLUE CROSS-BLUE SHIELD OF TENNESSEE AND JOHN WAYNE ALLEN JD.

Surv that Phaentiff

filed flus action in this

filed flus action in this

Court, the Court has

Court, the Court has

personal jurisdiction

personal jurisdiction

personal jurisdiction

personal jurisdiction

personal jurisdiction

personal flus action. This maken

plus action. This maken

por NIEP

Lill Hoods.

DEFENDANTS./Counter PLAINTIFFS

Case No:2:07-cv-0055

Omni-Motion to:

- 1. Vacate Order, filing # 212 for lack of Jurisdiction.(Exhibit#1)
- Dismiss Counter-Plaintiffs' Claim for lack of Jurisdiction

3a...Agreed Consolidated
Damages of 1 Million Dollars
each. from Federal Judge
William Hayes,

Chief Judge Todd Campbell and other Officers of the Court who adjudicated this case, for each of their willful actions, enumerated hereunder, to Veteran Major Francis Savarirayan, litigant, unless such actions are specifically stated as their Statutory Duties as Federal Judges, in the US Federal Statutes.

By their actions, they also agree to have Savarirayan's Claims expressed in the Illinois Federal Court and be reviewed by a Jury of their Peers

3b. The above expressed
Damage Claims are due and
payable if Motion 1 & 2 are not
granted within 30 days of this
Omni-Motion.
Savarirayan also plans to
Appeal this Court's Order,
filing # 212 to the Ohio
Appellate Court, if Motion 1 &
2 are not granted within 30 days
of this Omni-Motion

SAVARIRAYAN v. WHITE COUNTY COMMUNITY HOSPITAL, et al Page 1 of H Case 2:07-cv-00055 Document 216 Filed 03/08/10 Page 1 of 14

)