



November 9, 2021

Mary T. Bowden, M.D.



Re: v. Texas Health Huguley, Inc., et al.

Dear Dr. Bowden:

I am writing to you as Chief Medical Officer of Texas Health Huguley in Fort Worth, Texas (the "Hospital"), and in connection with the Temporary Injunction Order & Order Setting Trial entered yesterday, November 8, 2021 (the "Order"). My purpose is to explain the process that the Hospital will follow in compliance with the Order.

The Order directs the Hospital to grant you "and/or [your] nurse working under [your] authority, temporary emergency privileges . . . solely to administer Ivermectin to pursuant to your October 22, 2021 prescription for Mr. So that the Hospital may conform to the Order, please promptly submit an application for privileges limited to the same extent as set forth in the Order. Because our medical staff is meeting tonight, it would be most helpful if you could submit that application today. I understand you are familiar with the application process at the Hospital, having submitted and then withdrawn an application for privileges last week.

The Hospital medical staff will consider your application tonight, if it is submitted today. Irrespective of the medical staff's privileging recommendation, your application will then be submitted to the Hospital's Board of Directors, which will meet on Thursday, November 11, 2021. If you intend to bring your nurse to assist you, please be sure that your application process encompasses the nurse. This will include the nurse's license number, proof of insurance, statement of prescriptive authority and statement of who the nurse is employed by.

If the Board approves your application, you will be contacted immediately and at that point you will need to notify the Hospital as to when you will arrive for the administration of your prescription to Mr. . The Order authorizes you and/or your nurse under your authority to practice medicine at the Hospital "limited solely to the ivermectin portion" of your October 22, 2021 prescription and this "shall consist of crushing the ivermectin pills and flushing them into the feeding tube of ". According to the Order, this is the "sole purpose" of your appearance, and once you have administered this ivermectin dosage, you "shall leave the hospital . . ." The Order also specifically states that the Hospital and Dr. Seiden "are not required to administer ivermectin to nor are they required to provide the medication for Dr. Bowden," so please be sure to bring your own supply of the medication. Once you and/or your nurse have completed the administration of the October 22 prescription to Mr. he will once again be under the care of the Hospital and, according to the Order, "all other matters concerning will be under the control and authority of the Defendants."

Importantly, the Order directs Mrs. , individually and as legal representative and next friend of Mr. , to execute and deliver a release to the Hospital and other defendants absolving them from all liability related to Mr. and your administration of ivermectin to him. Thus, the Hospital will not

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have legal responsibility for any harm to him arising from your administration of this prescription through his feeding tube. This release is to be delivered prior to your administration of ivermectin.

I am not authorized to release you of liability, if any, to the Hospital or its patients, and nothing in my letter should be understood as purporting to do so.

Best regards,

A handwritten signature in black ink that reads "Ronny Ford". The signature is written in a cursive style with a large, stylized "R" and "F".

Ronny W. Ford, M.D.

Chief Medical Officer

Cc: Josh Ross, Esq.

Max Maxwell, Esq.

Penny Johnson, President/CEO