

EXHIBIT #1

< TOTAL OF 10 pages >

FRANCIS J. SAVARIRAYAN, M.D.
(Pronounced as 'Sava Ryan')
169 Radio Lane
Sparta, TN 38583
Telephone: 931-739-1010
Cell: 931-510-3965
Email: savariray@aol.com

FILED

JAN 26 2007

TIME 3:45 PM A
BEVERLY F. TEMPLETON
CIRCUIT COURT CLERK

Education:

Medical Degree-MBBS (M.D.)
Christian Medical College
Vellore, Tamil Nadu, India

Post Graduate Training:

Residency – Surgery
Westminster Hospital
London, Ontario, Canada

Chief Residency – Urology

Boston University Medical Center
Boston, Massachusetts

Residency – Urology
Lahey-Hitchcock Clinic
Boston, Massachusetts

Residency – General Surgery
Charlton Memorial Hospital, Inc.
Fall River, Massachusetts

Internship (rotating)
Lawrence Memorial Hospital
New London, Connecticut

Professional:

Active Staff (On Leave)
White County Community Hospital
Sparta, Tennessee

Active Staff & Member, Executive Committee
Keweenaw Memorial Hospital

Forward Page only of the
Exhibits # 1 to # 20. Rest of
the pages are same as the
white county court filing and copies
of these are with the attorney of
Reynold / [Signature]
8/24/07

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EXHIBIT #2

<TOTAL OF 4 PAGES>

Yahoo! Search

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YAHOO! FINANCE

< See Legal - 05-05 >

Welcome, [daveusanews](#) [Sign Out, My Account]

Capital IQ

A Division of Standard & Poor's

< Web Legal 05-06 >

Financial Services

- Finance Home -
- Help

Friday, November 3, 2006, 12:55AM ET - U.S. Markets open in 8 hours and 35 minutes. Dow ↓ 0.10% Nasdaq ↓ 0.1

Home Investing News & Opinion Retirement Banking & Credit Loans Insurance Small Biz My Port


Market Overview Market Stats Stocks Mutual Funds ETFs Bonds Options Industries Currency Education

Get Quotes

GO Symbol Lookup | Finance Search | Bill Pay

Community Health Systems, Inc. (CYH)

On Nov 2: **32.82** ↑

	Get 100 Commission-Free Trades
	• Radically Upgraded Power E*TRADE
	• Low Trade Pricing \$6.99-\$9.99

Profile

Get Profile for: GO

Community Health Systems, Inc.
 7100 Commerce Way
 Suite 100
 Brentwood, TN 37027
 United States - [Map](#)
 Phone: 615-465-7000
 Web Site: <http://www.chs.net/>

ADVERTISEMENT

DETAILS

Index Membership: [S&P 400 MidCap](#)
[S&P 1500 Super Comp](#)

Sector: [Healthcare](#)

Industry: [Hospitals](#)

Full Time Employees: 21,600

BUSINESS SUMMARY

Community Health Systems, Inc. provides general hospital healthcare services in the United States. It engages in the ownership, lease, and operation of acute care hospitals. As

CORPORATE GOVERNANCE

Community Health Systems, Inc.'s Corporate Governance Quotient (CGQ®) as of 1-Nov-06 is better than **83.9%** of S&P 400 companies and **94.9%** of Health Care Equipment & Services

RECRUITMENT AGREEMENT EXHIBIT #3

← Total = 12

Date of Agreement: October 11, 2002

Physician Name: Francis Savarirayan, MD

Hospital Name: White County Community Hospital

Specialty: Urology

Hospital Legal Entity: Sparta Hospital Corporation

Telephone Number: 906-483-4020

Address of Hospital:
401 Sewell Road
Sparta, TN 38583

Address of Physician at Date of Agreement:
340 Navy Street, Unit 10
Hancock, MI 49930

Community: Sparta, Tennessee

Social Security Number: 045-38-4748

Practice Commencement Date: February 15, 2003

State(s) of Licensure: MI, ND, NE, IL, WA

Term of the Agreement: Thirty-six (36) Months

Relocation Expense Amount: Up to \$10,000.00 upon submission of relocation receipts

Guarantee Period: Twelve (12) Months

CME Amount: \$ 2,000.00

Total Guarantee Amount: \$ 425,004.00

Marketing Expense Amount: Up to \$20,000.00

Monthly Guarantee Amount: \$ 35,417.00

Sign-On Bonus: ~~\$ 40,000.00~~ / \$ 25,000.00 / P2

The attached Standard Terms and Conditions are incorporated into the Recruiting Agreement.

SIGNATURES AND APPROVALS: (See paragraph E.2 of the Standard Terms and Conditions)

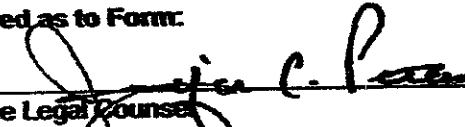
Physician: 
Francis Savarirayan, MD

Date: 10/31/2002

Hospital Legal Name:
Sparta Hospital Corporation d/b/a White County
Community Hospital


Gary Newsome, President

Date: 11-12-02

Approved as to Form:

In-House Legal Counsel

Date: 11/13/02

Reviewed and Approved:

Mark Cain, Facility Officer

Date: 11/1/02

EXHIBIT #4

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American Medical Association

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Principles of Medical Ethics, June 2001

Preamble

The medical profession has long subscribed to a body of ethical statements developed for the benefit of the patient. As a member of this profession, a physician must recognize responsibilities to patients first and foremost, as well as to society, to other health professionals, and to self. Principles adopted by the American Medical Association are not laws, but standards of conduct that define the essentials of honorable behavior for the physician.

Principles of Medical Ethics

- I. A physician shall be dedicated to providing competent medical care, with compassion and respect for human dignity and rights.
- II. A physician shall uphold the standards of professionalism, be honest in all professional interactions, and strive to report physicians deficient in character or competence, or who engage in fraud or deception, to appropriate entities.
- III. A physician shall respect the law and also recognize a responsibility to seek change in requirements which are contrary to the best interests of the patient.
- IV. A physician shall respect the rights of patients, colleagues, and other health professionals, and shall safeguard patient confidences and privacy within the constraints of the law.
- V. A physician shall continue to study, apply, and advance scientific knowledge, maintain a commitment to medical education, make relevant information available to patients, the public, and the public, obtain consultation, and use the talents of other health professionals as indicated.
- VI. A physician shall, in the provision of appropriate patient care, except in emergencies, choose whom to serve, with whom to associate, and the environment in which to practice.
- VII. A physician shall recognize a responsibility to participate in activities contributing to the improvement of the community and the betterment of public health.
- VIII. A physician shall, while caring for a patient, regard responsibility to the patient as paramount.
- IX. A physician shall support access to medical care for all people.

Adopted by the AMA's House of Delegates June 17, 2001

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CIRCUIT COURT, CLC

EXHIBIT #5

Date	Physician	Patient	Procedure	Infection Yes	Infection No	Hospital Acquired?	Complication?
9-04-03	Savarthayan	Grundy, Young	Bilateral Sub capsular orchidectomy		/		0
9-04-03	Savarthayan	Blackford, Regina	Cystoscopy		/		0
9-04-03	Savarthayan	Clouse, Truman	Cysto, Post Bladder Bx Retrograde Cath, Bil Ureters & Kidney Washing, Post Bil Ureterscopy		/		0
9-18-03	Savarthayan	Clouse, Truman	TURP Spinal		/		0
9-20-03	Savarthayan	Cole, Charles	Cysto w/ Attempted Stone Removal		/		0
9-21-03	Savarthayan	Brook, Sammy	Cysto, Manipulation of Stone, Placement of Stent Right		/		0
9-23-03	Savarthayan	Martin, Shannon	Cysto, Rt Retrograde Pyelogram		/		0

2003 - 7 Cases

2003 - 7 Cases

Used number of Surgeons performed at White County Hospital in 9/02 with one Urologist on the Staff: 0 Cases.

Child number 8 Surgeons performed with 2 subjects at we in 9/02 ... 7 Cases, which is an astronomical % increase! ie: OVER 600% increase. Summary at Weh. after I arrived from!

EXHIBIT #6

<Total 3 pages>

American Hospital Directory -- CMS Data

AHA DATA Profile
White Cnty Community Hospitalview
CMS (HCFA) DATA Profile
WHITE COUNTY COMMUNITY HOSPITAL (440192)view

FILE

JAN 2 6 21

TIME 3:45 pm
BY [unclear]
[unclear]

CMS Data

Hospital identification taken from the Medicare Provider of Services Listing
As updated 03/31/03.

WHITE COUNTY COMMUNITY HOSPITAL
401 SEWELL RD
SPARTA, TN 38583
(931) 738-9211
Medicare Provider Number: 440192

Inpatient Utilization Statistics

All information in this report is taken from
The Medicare Provider Analysis and Review (MedPAR) file.
Data are for the federal fiscal year ending 9/30/2002.
This report is consistent with CMS (HCFA) Data Release policies.

Statistics by Medical Service

Medical Service	Number	Average Length of Stay	Average Charges	Case Mix Index (CMI)
Cardiology	1392.71	11.3190	9834	
Medicine	3162.44	8.7610	8053	
Neurology	994.46	11.8200	9637	
Oncology	122.67	8.6611	4167	
Orthopedics	413.32	22.6441	3278	
Psychiatry	18812.03	23.2060	7725	
Pulmonology	2903.62	13.6651	1352	
Surgery	313.10	21.8742	0561	
Urology	612.80	9.5920	9215	
Total	11,884.52	13.8270	9804	

Note 1 - Medicare Case Mix index is based on the Medicare Prospective Payment System for the corresponding federal fiscal year.

Note 2 - Click here for description of Medicare Prospective Payment System, DRGs, and case mix index.

Patient Origin for Top 3 Zip Codes

Data are from the Medicare Hospital Market Service Area File for the calendar year ending 12/31/2002 versus prior year.

ZIP Code	Residence	Admissions	Days of Care	Charges	Admissions	Market Share
385837442	539	8,986	5464	0%	44.0%	
385851275	46	1,815	3835	0%	31.0%	

C

C

EXHIBIT #7

↳ Total: 2 p

furnished to regulatory authorities such as the National Practitioner Data Bank and the Nebraska Board of Medicine and Surgery. This resulted in loss of real estate business to the plaintiff, including employment opportunities.

13. In February 1995, Padden, Wallace, Forney, and BBGH, among others, placed false information in the National Practitioner Data Bank, stating that the plaintiff had resigned staff privileges at BBGH pending investigation. Requests for corrective action filed by the hospital administrator.

14. In January 1997, Padden and Wallace, among others, provided false information, including information contained in the plaintiff's personnel file at BBGH and the results of the peer review, to Central Alabama Veterans Hospital System (CAVHCS) in connection with the plaintiff's application for reappointment to the staff of CAVHCS. The information was provided only after the plaintiff signed a special release form, prepared by or at the direction of Padden, Forney, and Curtiss, among others, which provided absolute immunity to BBGH, its officers, directors, employees, representatives, and staff physicians. Because of the false information, the plaintiff was denied staff advancement at CAVHCS and was subsequently terminated, resulting in loss of income for 6 months and loss of employment opportunities elsewhere because of the plaintiff's lack of advancement at CAVHCS.

15. In October 1999, Padden and BBGH, among others, failed to respond to a request for information from Genesys Regional Medical Center (GRMC) in connection with plaintiff's application for staff privileges at GRMC. After approximately 3 months, BBGH, through its attorney Curtiss, stated that no information would be provided unless the plaintiff signed a special release form which provided absolute immunity to BBGH, its officers, directors, employees, and staff physicians. Because the information was not provided, the plaintiff's application was tabled indefinitely by GRMC and that had been made to the plaintiff to complete.

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EXHIBIT #8

(6 pages)

FILED
U.S. DISTRICT COURT
DISTRICT OF NEBRASKA

00 AUG -7 AM 8:45

GARY D. MCFARLANE
CLERK

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA**

FRANCIS J. SAVARIRAYAN, M.D.,)

Plaintiff,)

vs.)

BOX BUTTE GENERAL HOSPITAL,)
et al.,)

Defendants.)

7:97CV3400

**PRELIMINARY
PRETRIAL
CONFERENCE
ORDER**

IT IS ORDERED that pursuant to the court's Memorandum and Order previously filed this date, and pursuant to Fed. R. Civ. P. 16(e), the following statement of the plaintiff's case shall supersede all prior pleadings by the plaintiff:

Statement of the Plaintiff's Case

I. The Parties

A. The Plaintiff

1. The plaintiff alleges that he is a naturalized United States citizen; that he is a native of India and is non-white; that he currently is a resident of the State of Alabama; that from April 1991 until February 1995, he was a resident of the State of Nebraska and an attending urologist at Box Butte General Hospital in Alliance, Nebraska; and that at all time relevant to his complaint, he has been a Board certified urologist.

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EXHIBIT #9

TENNESSEE.GOV

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CIRCUIT COURT CLERK

<TOTAL: 3 pages>

Home | Programs | Licensing | Statistics & Data | Online Services | Forms and Publications | Cont

PRACTITIONER PROFILE DATA

This information is provided by the licensee as required by law.

Professions Home Page

Abuse Registry

BARNETT MD, DANIEL RAGON			
PRACTICE ADDRESS:	BLUE CROSS BLUE SHIELD OF TN 801 PINE STREET CHATTANOOGA, TN 37402		
LANGUAGES: (Other than English)	None Reported DOB: 6/28/1958		
SUPERVISING PHYSICIAN:	None Reported		
GRADUATE/POSTGRADUATE MEDICAL/PROFESSIONAL EDUCATION AND TRAINING			
PROGRAM/INSTITUTION	CITY STATE/COUNTRY	DATE OF GRADUATION	TYPE (DEGREE)
EMORY UNIVERSITY	ATLANTA, GA	05/14/1984	MD
OTHER EDUCATION AND TRAINING			
PROGRAM/INSTITUTION	CITY STATE/COUNTRY	FROM	TO
EMORY UNIV.-GEN. SURG. INTERN	ATLANTA, GA	07/01/1984	06/30/
EMORY UNIV.-INT. MED. RESID.	ATLANTA, GA	01/01/1993	12/31/
SPECIALTY BOARD CERTIFICATIONS			
CERTIFYING BODY/ BOARD/ INSTITUTION	CERTIFICATION/ SPECIALTY/ SUBSPECIALTY		
AMERICAN BOARD INTERNAL MEDICINE	BOARD CERTIFIED-INT. MEDICINE		
FACULTY APPOINTMENTS			
TITLE	INSTITUTION	CITY/S	
None Reported			
STAFF PRIVILEGES			
This practitioner currently holds staff privileges at the following hospital:			
HOSPITAL	CITY/STATE		
None Reported			
This practitioner currently participates in the following TennCare plan:			
None Reported			
FINAL DISCIPLINARY ACTION			
ACTIONS BY STATE REGULATORY BOARD			

EXHIBIT #10

← Total 3 pages

TENNESSEE.GOV
 Department of Health
 Kenneth S. Robinson, MD, Commissioner

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PRACTITIONER PROFILE DATA

This information is provided by the licensee as required by law.

Professions Home Page
 Abuse Registry

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 TIME
 BEVERLY S. COMPLETON
 CIRCUIT COURT CLERK

SAVARIRAYAN MD, FRANCIS JESUDASSON			
PRACTICE ADDRESS:		TENNESSEE UROLOGY CLINIC PC 435 SEWELL RD #A SPARTA, TN 38583	
LANGUAGES: (Other than English)		None Reported	
SUPERVISING PHYSICIAN:		None Reported	
GRADUATE/POSTGRADUATE MEDICAL/PROFESSIONAL EDUCATION AND TRAINING			
PROGRAM/INSTITUTION	CITY STATE/COUNTRY	DATE OF GRADUATION	TYPE DEG
CHRISTIAN MEDICAL COLLEGE	MADRAS MADRAS INDIA	04/01/1960	MD
OTHER EDUCATION AND TRAINING			
PROGRAM/INSTITUTION	CITY STATE/COUNTRY	FROM	TO
LAWRENCE & MEMORIAL HOSPS/INTERNSHIP	NEW LONDON CT	07/01/1963	06/3
TRUESDALE HOSP/SURGICAL RESIDENCY	FALL RIVER MA	07/01/1964	06/3
LAHEY CLINIC/UROLOGY RESIDENCY	BOSTON MA	07/01/1965	06/3
BOSTON UNIV/UROLOGY-CHIEF RESIDENT	BOSTON MA	07/01/1967	06/3
SPECIALTY BOARD CERTIFICATIONS			
CERTIFYING BODY/BOARD/INSTITUTION	CERTIFICATION/SPECIALTY/SUBSPECIALTY		
AM BD OF UROLOGY	UROLOGY		
FACULTY APPOINTMENTS			
TITLE	INSTITUTION	CITY	
None Reported			
STAFF PRIVILEGES			
This practitioner currently holds staff privileges at the following hospitals			
HOSPITAL	CITY/STATE		
KEWEENAW MEMORIAL MEDICAL CTR HOSP	LAURITUM, MI		

FILED EXHIBIT #11

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DISCOVERY ENGINE:

Questions? Call 888

To Err Is Human: Building a Safer Health System (2000)
Institute of Medicine ()

NEW!

CHAPTER SELECTOR:
Openbook Linked Table of Contents

GO TO PAGE:

TABLE OF CONTENTS

PAGE
1

PRINTABLE PDF PAGE

CHAPTER

PAGE

SEARCH THIS BOOK:

Page 1

The knowledgeable health reporter for the *Boston Globe*, Betsy Lehman, died from an overdose during chemotherapy. Willie King had the wrong leg amputated. Ben Kolb was eight years old when he died during "minor" surgery due to a drug mix-up.

These horrific cases that make the headlines are just the tip of the iceberg. Two large studies, one conducted in Colorado and Utah and the other in New York, found that adverse events occurred in 2.9 and 3.7 percent of hospitalizations, respectively. In Colorado and Utah hospitals, 6.6 percent of adverse events led to death, as compared with 13.6 percent in New York hospitals. In both of these studies, over half of these adverse events resulted from medical errors and could have been prevented.

When extrapolated to the over 33.6 million admissions to U.S. hospitals in 1997, the results of the study in Colorado and Utah imply that at least 44,000 Americans die each year as a result of medical errors. The results of the New York Study suggest the number may be as high as 98,000. Even when using the lower estimate, deaths due to medical errors exceed the number attributable to the 8th-leading cause of death. More people die in a given year as a result of medical errors than from motor vehicle accidents (43,458), breast cancer (42,297), or AIDS (16,516).

Total national costs (lost income, lost household production, disability and health care costs) of preventable adverse events (medical errors result-

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About > Education > Geography **EXHIBIT #12**

< TOTAL: 6 PAGES >

Geography

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World Life Expectancy Chart

This chart provides the 2000 and 1998 average life expectancies for both sexes in each country of the world. The data comes from the U.S. Census Bureau's International Data Base. The top and bottom three countries are highlighted.

Read my article about life expectancy to learn more about what these numbers mean.

Country	2000 LE	1998 LE
Afghanistan	45.9	46.8
Albania	71.6	68.6
Algeria	69.7	68.9
Andorra	83.5	83.5
Angola	38.3	47.9
Antigua and Barbuda	70.5	71.2
Argentina	75.1	74.1
Armenia	66.4	66.7
Australia	79.8	79.9
Austria	77.7	77.3
Azerbaijan	62.9	63.3
The Bahamas	71.1	74.0
Bahrain	73.0	75.0
Bangladesh	60.2	56.7
Barbados	73.0	74.8
Belarus	68.0	68.3
Belgium	77.8	77.4
Belize	70.9	69.0
Benin	50.2	53.6
Bhutan	52.4	52.3
Bolivia	63.7	60.9
Bosnia and Herzegovina	71.5	63.0
Botswana	39.3	40.1
Brazil	62.9	64.4
Brunei	73.6	71.7
Bulgaria	70.9	72.0

RECRUITMENT AGREEMENT EXHIBIT #13

Date of Agreement: October 11, 2002

Hospital Name: White County Community Hospital

Hospital Legal Entity: Sparta Hospital Corporation

Address of Hospital:
401 Sewell Road
Sparta, TN 38583

Community: Sparta, Tennessee

Practice Commencement Date: February 15, 2003

Term of the Agreement: Thirty-six (36) Months

Guarantee Period: Twelve (12) Months

Total Guarantee Amount: \$ 425,004.00

Monthly Guarantee Amount: \$ 35,417.00

Physician Name: Francis Savarirayan, MD

Specialty: Urology

Telephone Number: 908-483-4020

Address of Physician at Date of Agreement:
340 Navy Street, Unit 10
Hancock, MI 49930

Social Security Number: 045-38-4748

State(s) of Licensure: MI, ND, NE, IL, WA

Relocation Expense Amount: Up to \$10,000.00 upon submission of relocation receipts

CME Amount: \$ 2,000.00

Marketing Expense Amount: Up to \$20,000.00

Sign-On Bonus: \$ 25,000.00 / P2 /

The attached Standard Terms and Conditions are incorporated into the Recruiting Agreement.

SIGNATURES AND APPROVALS:
(See paragraph E.2 of the Standard Terms and Conditions)

Physician: 
Francis Savarirayan, MD

Date: 10/31/2002

Approved as to Form:

In-House Legal Counsel

Date: 11/13/02

Hospital Legal Name:
Sparta Hospital Corporation d/b/a White County Community Hospital


Gary G..., President

Date: 11/20/02

Reviewed and Approved:

Mark Cain, Facility Officer

Date: 1.11.02

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JAN 26 2007

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ZK

Form 1120
 Department of the Treasury
 Internal Revenue Service

U.S. Corporation Income Tax Return
 For calendar year 2002 or tax year beginning ending
 2002

OMB No. 1545-0047

▶ Instructions on separate page page 20 for Payment Reduction Act Notice.

A Check if a: 1 Consolidated return (attach Form 990) 2 Foreign corporation (attach Form 990) 3 Partnership (attach Form 990-E)	Use RIS Initial Other Title Print or Type	Name Number, street, & room or suite, apartment, etc., and ZIP code ND PC NE WILSON NE 48858	B Employer identification number 38-2095924
E Check applicable boxes: (1) Individual (2) Partnership (3) S corporation (4) Trust or estate (5) REMAINDER (6) Other			C Date incorporated 11/21/75
1a Gross receipts 1,097,223			D Total assets (see page 8 of instruction) 103,088
2 Cost of goods sold (Schedule A, line 4) 996			1c 1,096,2
3 Gross profit. Subtract line 2 from line 1c			3 1,096,2
4 Dividends (Schedule C, line 10)			4 7,3
5 Interest			5
6 Gross rents			6
7 Gross royalties			7
8 Capital gain net income (attach Schedule D (Form 1120))			8 10,6
9 Net gain or (loss) from Form 4797, Part II, line 15 (attach Form 4797)			9 -1,6
10 Other income (see page 9 of instructions attach schedule)			10
11 Total income. Add lines 3 through 10			11 1,112,6
12 Compensation of officers (Schedule E, line 4)			12 791,3
13 Salaries and wages (from employment contract)			13 - 43,8
14 Repairs and maintenance			14 - 1,0
15 Bad debts			15
16 Rents			16 13,9
17 Taxes and licenses			17 - 29,2
18 Interest			18
19 Charitable contributions (see page 11 of instructions for RMA limitation)			19 STATE 1
20 Depreciation (attach Form 4562)			20 6,397
21 Less depreciation claimed on Schedule A and elsewhere on return			21b 6,3
22 Depletion			22
23 Advertising			23
24 Pensions, profit sharing, etc., plans			24
25 Employee benefit programs			25 10,9
26 Other deductions (attach schedule)			26 STATE 2
27 Total deductions. Add lines 12 through 26			27 1,111,4
28 Taxable income before net operating loss deduction & special deductions. Subtract line 27 from line 11			28 1,2
29 Less: a Net operating loss (NOL) deduction (see page 13 of instructions)			29a
b Special deductions (Schedule C, line 20)			29b 5,161
30 Taxable income. Subtract line 29b from line 28			30 -3,9
31 Total tax (Schedule J, line 19)			31
32 Payments: a 2002 estimated tax payments b 2002 estimated tax payments c Less 2002 refund applied for on Form 4425 d Tax deposited with Form 7064 e Credit for tax paid on uncollected capital gains (attach Form 2439) f Credit for Federal tax on funds (attach Form 4136). See instructions			32a 32b 32c 32d 32e 32f 32g
33 Estimated tax penalty (see page 14 of instructions). Check if Form 2220 is attached			33
34 Tax due. If line 32b is smaller than the total of lines 31 and 33, enter amount owed			34
35 Overpayment. If line 32b is larger than the total of lines 31 and 33, enter amount overpaid			35
36 Enter net of line 35 you want. Credited to 2003 est. tax			36

Sign here
 Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, this return, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information of which preparer has any knowledge.

PRESIDENT

Signature of officer: _____ Date: _____ Title: _____

Preparer's name: **Wilson & Seaman, P.C.** Date: **3/15/03** Check if self-employed Preparer's SSN or PTIN: **379-88-8245**

Form 1120-1003 02-01-03

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 CIRCUIT COURT CLERK

Exhibit - 15 a
[Total = 3 Pages]

558 F81

AUG-15-2005(MON) 15:33

TOM NEBEL PC

(FRX)6153291222

P. 002/004

08/15/2005

13:34

BUDDY DICUS.CPA + 16153291222

NO. 035 002

ATTORNEY CANDIDATE QUESTIONNAIRE

1) Name: Tom Nebel

2) Law Office Address: Tom Nebel, P.C., 2525 West End Ave., Ste. 1490, Nashville, TN 37203

3) Tennessee License #: Atty. Reg. No. 5206

4) Do you have Professional Liability Insurance? Yes: No:

5) Do you have any conflict with the CHS (Community Health Systems), its Affiliate Hospitals and physicians? Yes: No:

6) Has your license to practice Law in Tennessee or any other state ever been revoked or temporarily suspended? Yes: No: (if you checked YES, please explain. Use additional space if necessary.)

7) What is the Dollar amount of the largest damage awarded to your client, through settlement or adjudication, in a non-~~auto~~ accident, non-personal injury, wrongful death or Medical Malpractice case? \$ 7,100,000.00 plus \$2,000,000 in attorney's fees.
Dollar amount in words: Seven Million One Hundred Thousand plus Two Million Dollars in attorney's fees.

8) Have you tried cases in the Nashville Federal Courts? Yes: No:

9) Have you argued cases in Federal Appellate Court? Yes: No:

10) Have you argued cases in the Supreme Court? Yes: No:

11) Are you eligible to argue cases in the US Supreme Court? Yes: No:

12) Have you represented clients on a pro hac vice in a different State? Yes: No:

13) Are you willing to represent clients as pro hac vice in a different State? Yes: No:

14) Do you intend always to provide legal service to Dr. Savarirayan in good faith and without malice? Yes: No:

ATTORNEY/CLIENT CONTRACT (Two Pages)

Francis J. Savarirayan, M.D., hereinafter ("Client") employs J.W. Allen, J.D. (hereinafter "Attorney") to represent him (Client) in the prosecution, recovery, and settlement of claims and potential claims associated with this litigation.

Client agrees to pay Attorney for services rendered pursuant to this Contract of Employment a sum equal to thirty-three and one-third percent (33 1/3%) of any recovery of anything of value, whether the recover is in the form of money, stock, real or personal property or any other recovery.

This is a contingent fee contract and Client will owe attorneys NO FEES until the case is concluded. This contract grants Attorney and Client, liens upon any offer of settlement secured during the course of the attorney's representation of the client. The attorney will transfer Client's portion of the funds recovered by adjudication or settlement within three business days to the designated account of the Client.

Client will advance the costs incident to the case. Attorneys will attempt to keep costs to a minimum and will expend only those monies deemed necessary to properly prepare a client's case.

Typically, Costs consist of and may include some or all of the following: filing fees, medical records costs, expert deposition fees, court reporter charges and the like. All litigation expenses listed above are out of office third party expenses and will be documented by invoice and canceled checks.

Client expenses generated within the office such as telephone calls local and long distance charges, postage, fax transmissions, photocopies, computer maintenance and file set up fee, etc., will be considered as legal expenses, and the client will not be charged for these expenses. The Client will pay an advance of \$250.00 payable to Attorney, at the time of acceptance of contract, towards court costs and out of office third party expenses, as listed above. At the time of acceptance of the contract, the initial complaint will be ready for client's review, approval and signature. The initial complaint shall also include criminal charges where ever applicable.

At all times the attorney will act in the best financial and professional interests of the Client, within the framework of the law.

Attorney at all times will act diligently, with good faith and without malice towards the Client.

Attorney warrants he has no conflict of interest with any of the defendants, including the Blue Cross Blue Shield of Tennessee.

Attorney will file motions including interlocutory appeals, if discovery is blocked by the courts through protective orders, etc., as per timeframes set in the Federal Rules of Civil Procedures.

Attorney also agrees to file an Appeal and provide representation in the appropriate court, if an adverse judgment or an award unacceptable to the Client is rendered, when requested by the Client.

Attorney will also provide representation to the Client, in the appropriate court, if the defendants appeal the verdict.

Attorney will vigorously prosecute the defendants under the general framework set forth in the initial pleading attached to this contract as exhibit#1.

18-3

Case Number | CC001790 | FRANCIS J. SAVARIRAYAN | Disposition Date
Case Class | CIV | WHITE CO COMMUNITY HOSE | 4.10.2007

->RECEIPTS<-

Ret # | Ret Date | T | Received From/Payable To | N | Amount | Ck # | Ck/EE Date

13547 | 1.26.2007 | R | FRANCIS SAVARIRAYAN | | 220.00 | 15453 | 1.31.2007
P|00299CLERK FEE | CA
13547 | 1.26.2007 | R | FRANCIS SAVARIRAYAN | | 44.00 | 15448 | 1.26.2007
P|01201922 09 HAMILTON | CA
13547 | 1.26.2007 | R | FRANCIS SAVARIRAYAN | | 44.00 | 19516 | 3.07.2007
P|81304SHERIFF OF WILLIAMSON COUN|CA
Total Receipts-> 417.50

Case#:CC001790-FRANCIS J. SAVARIRAYAN

vs WHITE CO COMMUNITY HOSE

John Wayne Allen

ATTORNEY AT LAW

Exhibit # 19

441 East Broad Street, Suite I
Cookeville, TN 38501

TEL: 931-260-3588
EMAIL: JWAlaw@charter.net

February 14, 2007

Judge John Maddux
Circuit Judge
Thirteenth Judicial District Court
228 E Broad St
Cookeville, TN 38501

Thursday, February 15, 2007 America Online: Savarirav

Re: FRANCIS J. SAVARIRAYAN, M.D. v. White County Community Hospital, Et al.
Circuit Court for White County, Tennessee
Case No. CC1790

Dear Judge Maddux:

I represent Dr. Savarirayan in the above-styled case. Dr. Savarirayan strenuously objects to Dr. Chad Griffin's efforts to transfer this case outside of your Court. He does, however, have no objection to Dr. Griffin or any of the other defendants entering into an attorney-client relationship with counsel of their choice. If you desire a hearing on the matter, please advise.

We therefore request that you keep this case in your Court. Thank you for your attention to this matter.

Sincerely,

John Wayne Allen

JWA:II

cc: Dr. Francis Savarirayan
Daniel H. Rader, III., P.O. Box 3347, Cookeville, TN 38502

ATTORNEYS AT LAW
A PROFESSIONAL CORPORATION

1714 Second Avenue
P. O. Box 500
Scottsbluff, NE 69302-0500

INS (1838-1873)
BY FERGUSON
ZIMMERMAN
M. CARNEY
J. FRANCIOSI
I. P. WEIS
and in Wyoming

Exhibit # 20
[3 pages]

(308) 832-2151
FAX (308) 832-7847

September 22, 1993

Jerry J. Curtiss, Esq.
P.O. Box 460
Alliance, Nebraska 69301-0460

Earl Maltas, Administrator
Scottsbluff General Hospital
103 Box Butte
Alliance, Nebraska 69301

RE: Dr. Jerry Troy

Dear Mr. Curtiss and Mr. Maltas:

This letter is to advise you that I have been retained to represent Dr. Troy as a result of his being denied full hospital privileges which, based upon my investigation, is premised on arbitrary and capricious motives, and on totally inadequate and unsupported claims that have been made against him. All claims are premised on prejudice and a conspiracy which I believe exists between the hospital, the ex-administrator for the hospital, and Drs. Koch, Wallace and Elston.

The provisional privileges that were requested by Drs. Forney, Shannon and Pierce are not acceptable, and I find it appalling they would try to place those terms and conditions upon Dr. Troy. Talk about the pot calling the kettle black! It is obvious the information they reviewed had either been substantially sanitized. Their review was less than thorough and was likewise based upon proper motive.

This letter is to advise you that we demand Dr. Troy be granted the right of a hearing before an ad hoc committee. However, I would suggest that hearing be scheduled to take place over a two-day period. I intend to subpoena Drs. Forney, Shannon, Pierce, Wallace, Elston, and Koch, Bill Ferguson, Jean Ferguson, and Rolfe, and Elizabeth Peterson. I am quite confident that by a time I have finished examining these people and have gone over their qualifications for medical staff privileges based upon what occurred in their practices over the years, as well as drug and alcohol dependency as it would relate to several of these individuals, and the obvious conspiracy directed to harm Dr. Troy