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IN THE CIRCUIT COURT OF THE  
NINTH JUDICIAL CIRCUIT IN AND  
FOR ORANGE COUNTY, FLORIDA

STATE OF FLORIDA,  
Plaintiff,

vs.

CASE NO.: 48-2008-CF-015606-0

CASEY MARIE ANTHONY,  
Defendant.

**ORIGINAL**

-----  
Continued deposition of JEFFERY A. DANZIGER, M.D.,  
taken pursuant to Notice on behalf of the Plaintiff on  
Wednesday, April 13, 2011, beginning at 10:00 a.m., at  
the Office of the State Attorney, 415 North Orange  
Avenue, Orlando, Florida, reported stenographically by  
Laura J. Landerman, R.M.R., C.R.R., and Notary Public,  
State of Florida at Large.

**RECEIVED**  
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STATE ATTORNEY'S OFFICE

## 1           A P P E A R A N C E S:

2           JEFFREY L. ASHTON, ESQUIRE  
3           LINDA DRANE BURDICK, ESQUIRE  
4           FRANK GEORGE, ESQUIRE  
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8                           For the Plaintiff,

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14                           and

15          DOROTHY CLAY SIMS, ESQUIRE  
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19                           For the Defendant.  
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I N D E X

TESTIMONY OF JEFFERY A. DANZIGER, M.D.

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E X H I B I T S

(None marked.)

1 JEFFERY A. DANZIGER, M.D.

2 having been first duly sworn testified as follows:

3 MR. BAEZ: I'll get this on the record so I  
4 can get it out of the way. We would be objecting to  
5 the taking of Dr. Danziger's deposition. We have  
6 since removed him from the defense witness list, so  
7 any taking of his deposition would be over defense  
8 objection.

9 MR. ASHTON: That's fine.

10 MR. BAEZ: One quick thing. The transcript  
11 that Mr. -- that Dr. Danziger got I know we had  
12 discussed getting a copy of it. I just wanted to  
13 see --

14 THE WITNESS: I have it here and an errata  
15 sheet. There's very minor changes. But I'm removed  
16 as a defense witness. Okay.

17 MR. BAEZ: Yeah. Now, you guys are giving  
18 this to the judge --

19 MS. BURDICK: He already got it.

20 MR. BAEZ: -- under seal.

21 MS. BURDICK: Well, his legal counsel has it.  
22 That's what he directed me to do. We didn't file a  
23 notice that we filed it. We gave the original to  
24 his general counsel, as he instructed us to do at  
25 bench.

1 MR. BAEZ: And we --

2 MS. BURDICK: Hold on. Come in.

3 MR. BAEZ: We didn't do anything under seal  
4 with that?

5 MS. BURDICK: I didn't do a notice of filing.  
6 I gave it to the person he told me to, and so it's  
7 not in the court file.

8 MR. BAEZ: I just want to make sure none of  
9 it, obviously, gets shown to a third party.

10 MS. BURDICK: Well, I assume the judge gave  
11 instructions to his general counsel. Is that what  
12 you're referring to?

13 MR. BAEZ: Yes, or anybody else for that  
14 matter.

15 MS. BURDICK: When it was delivered to her, it  
16 was in a sealed envelope with my signature across  
17 the seal. I got a confirmation e-mail from her that  
18 she did have it. You know, if they leave it laying  
19 around on the -- this is off the record.

20 (Off-the-record discussion was had.)

21 MR. ASHTON: To repeat what we just kind of  
22 discussed briefly off the record, Dr. Danziger asked  
23 if -- well, go ahead and repeat your question again.  
24 Let's just sort of replay what we just did.

25 THE WITNESS: Simply Mr. Baez said this

1 morning that the defense is choosing to remove me as  
2 a defense witness, and they've objected to me having  
3 my deposition taken. I don't have counsel here.  
4 I'm just asking does the deposition proceed?

5 MR. ASHTON: It does until a -- unless a judge  
6 tells us not to. So at this point we're just going  
7 to proceed, and we'll see where it goes from there.

8 MR. BAEZ: Just so you know, all questions, of  
9 course, will be answered over defense objection.

10 MR. ASHTON: well, I do think that if there is  
11 any other objection, that needs to be stated for the  
12 record.

13 MR. BAEZ: Correct, I will.

14 MR. ASHTON: Specific questions have to have  
15 specific objections.

16 THE WITNESS: But, anyway, today we should  
17 just go ahead as normal?

18 MR. ASHTON: Go ahead as normal, yes. We've  
19 decided to go ahead and complete your deposition,  
20 even though the defense has indicated at this point,  
21 anyway, they're withdrawing you from the witness  
22 list. And we'll see where it goes from there. It's  
23 a first for me too, honestly, so we'll all just have  
24 to deal with that. Okay.

25 - - - - -

## 1 DIRECT EXAMINATION (cont'd)

2 BY MR. ASHTON:

3 Q Where we left off was we had completed our  
4 discussions of your conversations with the defendant. I  
5 believe the other individuals for whom you gave me notes  
6 of conversations was George and Cindy Anthony.

7 A That is correct.

8 Q And that's on February the 8th of 2011?

9 A Correct.

10 Q Is that the only other person that you spoke  
11 to?

12 A The only person I spoke to directly, yes.

13 Q Were there people you had spoke to indirectly,  
14 just talking about reports or something?

15 A No, just reports and so forth. The only  
16 people I actually spoke to other than Casey Anthony was  
17 George and Cindy Anthony at their home on February 8th of  
18 this year.

19 Q Now, we have the notes of that discussion, and  
20 I want to go through it with you but not in the same  
21 detail that we went through with Casey's statements.

22 A Yes.

23 Q As far as the background information, that is,  
24 sort of the personal history information, was there  
25 anything there that was significantly different than the

1 personal history information you obtained from Casey as  
2 far as where she was born, where she lived, went to  
3 school, all that kind of thing?

4 A There wasn't. The purpose in going through  
5 that was really to elicit what we call "pertinent  
6 negatives." In other words, was there anything abnormal  
7 about her early development? Was she, indeed, an honor  
8 student? Were there any serious behavioral issues  
9 growing up? Was she exposed to any trauma? Was there  
10 any history of mental health treatment, counseling of any  
11 kind? This is what I had learned from Casey, and I  
12 wanted to see did the parents give a consistent history.

13 I was also looking for any evidence before the  
14 age of 15 of bad behavior, conduct disorder behavior. So  
15 I was looking to see were all those negatives that Casey  
16 Anthony told me would the parents confirm them, and,  
17 essentially, they did.

18 Q They basically indicated there were no  
19 negatives or --

20 A Well --

21 Q -- anything different than what she said?

22 A Nothing different. No mental health history,  
23 no eating disorder, no traumatic brain injury. She was  
24 an excellent student in junior high school, slipped  
25 somewhat in high school but still graduated on time.



1 That she was social, had friends, active, reasonably  
2 popular, nothing to suggest that she in any way had a  
3 markedly abnormal childhood developmental history  
4 upbringing; rather, that she seemed to be doing fairly  
5 well, slipped a little bit in high school, but no serious  
6 or major problems till the late teens.

7 Q Are there in the literature certain behavioral  
8 signs that are commonly found in children that are  
9 subject of sexual abuse in terms of their behavior and  
10 clues that appear in their life?

11 A And I suppose the best answer is that it  
12 varies all over the spectrum. Some don't show any overt  
13 behaviors that are suspected. Some become very  
14 depressed, withdrawn, self-injurious, develop psychiatric  
15 or psychological symptoms. Others become hypersexualized  
16 themselves. Others become very defiant. There is no one  
17 path that spans the whole spectrum.

18 Q Was there anything in this history that would  
19 in any way suggest that she had been the victim of any  
20 kind of sexual abuse?

21 A And, rather, the history that I obtained from  
22 the parents was that she had no mental health issues, no  
23 eating disorder, no self-injury. Grades in school were  
24 good, athlete, participated in sports. Friends were over  
25 the house, social. If anything, it suggested that she

1 did very, very well until she was 15, which can that  
2 happen in someone who's sexually abused? well, it can,  
3 but in this case, basically, she functioned fairly well.  
4 It doesn't rule it out, but it certainly doesn't suggest  
5 it.

6 Q How about her relationship with George? In  
7 her younger years, excluding the allegations of sexual  
8 abuse, were there differences between how she described  
9 her relationship with her father growing up from how the  
10 parents described it?

11 A They really didn't describe any significant  
12 problems in her early upbringing. By the late teens,  
13 Cindy Anthony, the mother, mentioned some problems with  
14 checks that were missing and so forth, but that was not  
15 until the later teens. Really they did not report any  
16 significant issues in the parent-child interactions.

17 Q All right. Did you -- is there a portion of  
18 these notes that discuss the events, you know, since  
19 Caylee's birth on because I would like to go through  
20 those with some specificity, if you could point to me  
21 where that starts in your notes.

22 A Yes. Okay. The things that were most  
23 relevant to me -- well, there are two-and-a-half pages  
24 here where I talk about Cindy's views of Casey as a  
25 mother.

1 Q Right.

2 A And then the last several pages, the last  
3 three pages starting with the middle of the third-to-last  
4 page, it's just unimaginable, talk about the events of  
5 the 30 days.

6 Q Let me go back. It looks like the second page  
7 starts talking about the time when Casey got pregnant.

8 A Yeah.

9 Q So let's kind of start going through that. I  
10 guess it says got pregnant age 18.

11 A Age 18. Again, it's my handwriting in  
12 shorthand, so -- got pregnant age 18. Had Caylee age 19.  
13 Went on three months' maternity leave, back to work, let  
14 go but we didn't know about it. Living here, never lived  
15 elsewhere else, always with mother and father.

16 Do you want me to keep going?

17 Q Yeah. I see there are two separate categories  
18 here. What's the significance of the separate  
19 categories?

20 A Over to the right, no mental health history,  
21 no psychiatrist, psychologist, counselor, therapist,  
22 suicide attempt, cutting self, anorexia, bulimia.

23 Q Are you talking about over here?

24 A I'm sorry, on the left. I don't know my right  
25 from left.

1 Q You said "right."

2 A Sorry.

3 Q That's okay.

4 A No traumatic brain injury and then no sign of  
5 LOC, no loss of consciousness, not taken to an emergency  
6 room or doctor for head trauma.

7 Then moving over to the right, athlete in  
8 school, volleyball, track. Popular in school, had  
9 friends, not an outcast, not bullied, not picked on,  
10 always kids over the house, a large group of friends, no  
11 social issues. And I wrote no PDD. That's no pervasive  
12 developmental disorder, nothing suggestive of autism,  
13 Asperger's.

14 September 2008, after the arrest, a grand mal  
15 seizure witnessed by mother. Didn't go to the hospital.  
16 A one-time incident. Postictal, meaning confused for  
17 about 40 minutes after, incontinent and bit her tongue  
18 witnessed by the mother.

19 2007 --

20 Q Now, this would have been during the period  
21 when she was out on bond?

22 A Probably, if my dates are right.

23 Q And they never got medical attention for her?

24 A That's --

25 Q What they said?

1           A     That's what they said.

2           Q     Okay.

3           A     Then 2007, ex-fiance called said Casey had a  
4 grand mal seizure. CT scan and EEG at Winter Park  
5 Hospital, had a complete workup. The parents didn't know  
6 if it truly was a seizure. And then I wrote in just  
7 question mark -- question mark, is there some seizure  
8 disorder underlying injury, and then no prior history of  
9 seizures.

10          Q     Did you -- have you sought to obtain the  
11 medical records from Winter Park Hospital to see what the  
12 diagnosis was or what the --

13          A     No.

14          Q     Okay. They said they weren't sure it was a  
15 seizure. Did they say what they thought it might have  
16 been?

17          A     No, the parents didn't know.

18          Q     Okay.

19          A     Then down in the left-hand corner there,  
20 family history, a paternal aunt maybe with bipolar  
21 disorder. No family history of suicide attempts,  
22 depression, psychosis, chemical dependency. The mother  
23 said she was on medicines for depression after the events  
24 of 2008.

25                   No indications of substance abuse, referring

1 to Casey. Drink occasionally. Her friends called her  
2 "Mom." She was the one who got everybody home. 21st  
3 birthday she got drunk but she was chaperoned. Cindy,  
4 the mother, didn't see her drunk, intoxicated or  
5 stumbling. They were not aware of any drug history or  
6 prescription drug abuse, never in rehab, didn't smoke  
7 cigarettes and didn't like friends to smoke around the  
8 child.

9 Then there is a line there. Never ran away,  
10 no serious rule breaking. Did use mother's debit card on  
11 several occasions. Did use brother's checks in high  
12 school. No jewelry or cash was missing. Otherwise, good  
13 with curfew, not overtly defiant, no screaming arguments,  
14 no indications of domestic violence, never.

15 After Caylee went missing, Amy let Casey use  
16 the car, took some checks from Amy. There was check  
17 fraud for which there was time served and restitution.

18 And then top of the next page, no fire  
19 setting, no animal cruelty, no truancy, no running away  
20 from home, bullying others, fighting, vandalism, breaking  
21 into homes or cars, stealing by confronting a victim or  
22 any sex charges. And parenthetically, these are symptoms  
23 seen in conduct disorder.

24 Then I asked Cindy and George did you notice  
25 anything unusual. Cindy said in 2007 Casey might have

1 had a miscarriage. Mother didn't learn about it till  
2 after the fact. My son told me. I didn't even know she  
3 was pregnant and can't verify it. Then I asked was Casey  
4 ever the victim of a crime. Not that I'm aware of. She  
5 was afraid of an ex-fiance, Jesse, who might have been  
6 verbally abusive, but to Cindy and George's knowledge,  
7 they were never aware that she was the victim of a crime.

8 Jesse, originally they thought that he was  
9 Caylee's father, but a paternity test was negative. As  
10 far as the true father, Cindy said the person she told me  
11 was, "she" being Casey, told me was the true father  
12 supposedly deceased.

13 Q That's different than what Casey told you,  
14 correct?

15 A Yes, that's different. Then I asked are you  
16 aware that she was ever the victim of any sort of trauma,  
17 abuse, trauma, anything? Not that we're aware of. She  
18 did well after Caylee was born. Caylee was perfect at  
19 birth. Casey handled it well.

20 Then I asked what kind of -- I asked Cindy and  
21 George -- and Cindy did most of the talking.

22 Q Right. We've heard Cindy talk about Casey's  
23 mothering a number of times, so we can just kind of --  
24 did she ever indicate there was any problem in the  
25 mothering of any kind?

1           A       No. And the relevance for me in inquiring  
2 here, and it ties in with some of the literature I  
3 reviewed, is that if you look at the literature on  
4 maternal filicide, one of the categories is unwanted  
5 child. So the reason for inquiring in this area was to  
6 see, you know, was there anything that the child was  
7 unwanted. And to the converse, if Cindy's observations  
8 and testimony are accurate, then it would suggest that  
9 she was a devoted and good mother to the child.

10           Q       There is one -- on that page, the second to  
11 the last, I think, something about extra key for the car?

12           A       Sure. Carried an extra key for the car. Why?  
13 what if you locked the child in the car accidentally. So  
14 she kept an extra key. So that was the --

15           Q       Oh, okay.

16           A       Then after cooking her food and the healthy  
17 food and vegetables, I asked them the last several pages,  
18 really the last four pages here, what happened.

19           Q       Okay.

20           A       And do you want me to go through that?

21           Q       Yeah. Where does that start?

22           A       Starting the fourth from the last page, there  
23 is a -- it says "what happened."

24           Q       Right. Got it.

25           MR. BAEZ: I'm going to object at this time.



1 We would prefer having a ruling from the Court as to  
2 proceeding with Dr. Danziger's depo since he's been  
3 taken off the defense witness list.

4 MR. ASHTON: Let's take a break and call the  
5 judge, if you like.

6 (Off-the-record discussion was had.)

7 (The following proceedings were held by conference  
8 call with Judge Perry:)

9 MR. BAEZ: Can you hear me okay, Judge?

10 THE COURT: Yes, I can hear you.

11 MR. BAEZ: Okay. The defense is taking  
12 Dr. Danziger off of the defense witness list. And  
13 it is our position that since he is off the guilt  
14 phase witness list, that we should cancel the  
15 deposition and the State wants to proceed with the  
16 deposition, so that's the issue that we find  
17 ourselves with.

18 THE COURT: Okay. And let me hear from the  
19 State.

20 MR. ASHTON: Yes, sir. Why don't we put the  
21 phone on the table right there.

22 We actually had already started the  
23 deposition, and we're about a half hour into the  
24 second phase of it. Our position is that we want to  
25 finish the deposition. And unless there is some

1 legal reason why we can't and our position is unless  
2 the defense does a motion to quash the subpoena, the  
3 deposition goes forward. I don't know what the  
4 legal basis of the objection to going forward is,  
5 but that's basically our position at this point.

6 we've already -- the deposition, those  
7 portions which might be considered attorney-client  
8 privilege, have already been the subject of the  
9 deposition we completed last time. The areas we're  
10 going into today all have to do with interviews of  
11 ancillary witnesses and ultimate opinions which are  
12 contained in the report. So our position is that we  
13 need to complete the deposition, and then if there  
14 is litigation on other issues, we can deal with that  
15 at the appropriate time.

16 THE COURT: What about Mr. Baez's argument  
17 they are withdrawing and will be not calling him in  
18 their case in chief?

19 MR. ASHTON: Judge, I understand that.  
20 Obviously, that opinion is subject to change, as  
21 we've seen from the defense. He's also listed as a  
22 penalty phase witness, and I wasn't clear because we  
23 were just informed of it this morning whether he's  
24 been withdrawn as a penalty phase witness too. But,  
25 quite frankly, Judge, we may want to call him.

1           We believe that all privileges have been  
2 waived thus far -- and, again, this is something  
3 that we've just been informed of this morning so I  
4 will confess that we have not fully researched the  
5 issue. But at this point, our position is to  
6 complete the deposition and then we'll litigate, you  
7 know, other issues later.

8           I don't know of any -- even if Dr. Danziger  
9 were not listed as a witness, we would still be  
10 permitted to depose him if he has knowledge of the  
11 case. So I'm not sure that him being unlisted  
12 necessarily deprives us of the ability to depose him  
13 absent some claim of privilege.

14           MR. BAEZ: Judge, may I respond?

15           THE COURT: Yes, Mr. Baez.

16           MR. BAEZ: Okay. We would cite Pouncy versus  
17 State, P-O-U-N-C-Y versus State that's at 353 So.2d  
18 640 in which the Court concluded that where an  
19 expert is hired solely to assist the defense and  
20 will not be called as a witness, the State may not  
21 depose the expert or call him as a witness.

22           Further, it's cited by Lovette versus State at  
23 636 So.2d 1304, a Supreme Court case, that under  
24 this rule, the State cannot make a confidential  
25 expert for the defense its witness when the

1 attorney-client privilege has not been waived.

2 Now, under Lowery and Ursry, which is  
3 U-R-S-R-Y, versus State found at 428 So.2d 713,  
4 unless otherwise waived, only when the defense calls  
5 the expert as a witness is the privilege  
6 relinquished. I think that is clear writing that --  
7 and that's our position. If we don't call him,  
8 we're not relinquishing it. And he's no longer a  
9 witness on the witness list so the State doesn't  
10 have the right to continue to attempt to extract  
11 information from Dr. Danziger.

12 MR. ASHTON: Judge, this --

13 MR. BAEZ: Go ahead, Mr. Ashton.

14 MR. ASHTON: I was just going to say this is  
15 something that needs to be litigated with the Court  
16 having examined the deposition. The defense has  
17 already waived attorney-client privilege by  
18 providing us with the notes of Dr. Danziger's  
19 discussions with the defendant and allowing us to  
20 depose him without objection for several hours.

21 Again, this issue should have been litigated  
22 by motion filed by the defense with notice and an  
23 opportunity to be heard, but our position is that we  
24 should continue this deposition. Whether, in fact,  
25 the evidence will be admissible at trial if we call

1 him is something we can litigate at the appropriate  
2 time. As I indicated, the matter we're going into  
3 now is not the attorney-client privilege matter.  
4 That's already been completely explored at our last  
5 deposition.

6 THE COURT: Okay. Anything else from either  
7 side?

8 MR. ASHTON: No, sir.

9 MR. BAEZ: Not on this issue, Judge.

10 THE COURT: Mr. Baez, let me ask you this  
11 question. You are removing him and will not be  
12 calling him in your case in chief?

13 MR. BAEZ: Correct.

14 THE COURT: Do you intend to call him in the  
15 penalty phase?

16 MR. BAEZ: No, we do not.

17 THE COURT: Okay. What I'm going to do is end  
18 the deposition of Dr. Danziger, and if the State  
19 wants to file an additional motion -- but I kind of  
20 think based upon what I know based upon his report,  
21 he was going to testify to a mental-type issue, and  
22 I'd rather be safe than sorry. You can look up  
23 cases and reargue the point, and if we need to redo  
24 it, we can take his deposition next week. But since  
25 they've withdrawn him from the witness list, I'm

1 going to end the deposition at this time.

2 MR. ASHTON: That's fine, Your Honor. You  
3 indicated if we want to readdress it, we should file  
4 a motion to continue the deposition?

5 THE COURT: Yes.

6 MR. ASHTON: Okay. Will do.

7 MR. BAEZ: Judge, we have another --

8 THE COURT: Thank you.

9 MR. BAEZ: Judge, we have another issue, but  
10 I'd rather call you on the other phone where the  
11 speakerphone is a bit better. Can we do that?

12 MS. BURDICK: What other issue?

13 MR. BAEZ: That's the issue that I'd like to  
14 raise with the Court.

15 MR. ASHTON: No. Judge, we really need to  
16 know what these issues are before they're sprung on  
17 us, so if counsel could give us the courtesy of  
18 letting us know.

19 THE COURT: Counsel, if you need to get me  
20 back, call my JA.

21 (Whereupon, the conference with Judge Perry is  
22 concluded, after which the following proceedings were  
23 had:)

24 MR. BAEZ: I just didn't want to do it in  
25 front of the witness.

1 MR. ASHTON: Thank you. You're done.

2 MS. SIMS: I need to get a copy before you  
3 leave. You said it's just a few pages, right?

4 MR. ASHTON: Yeah, but we need to resolve this  
5 first.

6 MR. BAEZ: Let's resolve --

7 THE REPORTER: Are we done?

8 MR. BAEZ: -- this first.

9 MR. ASHTON: Thank you for coming. Frank, do  
10 you mind showing her where the copy machine is?

11 THE REPORTER: So are we off the record for  
12 this?

13 MR. BAEZ: No, this will be on the record  
14 still.

15 MR. ASHTON: You're all done.

16 (Whereupon, the witness leaves the deposition room.)

17 MR. ASHTON: So what's up?

18 MR. BAEZ: Okay. We've been informed --

19 MS. BURDICK: Has José directed you to put  
20 that on the record?

21 THE REPORTER: Yeah, he said to stay --

22 MS. BURDICK: It's our court reporter, but do  
23 you want it on the record, Jeff?

24 MR. ASHTON: No.

25 MR. BAEZ: Well, I want it on the record.

1 MR. ASHTON: Are you going to tell me what the  
2 issue is?

3 MR. BAEZ: Sure, but on the --

4 MR. ASHTON: No, the deposition's over. We're  
5 off the record.

6 MR. BAEZ: Then I'll record it.

7 MR. ASHTON: Go right ahead.

8 THE REPORTER: Well, I --

9 MR. ASHTON: Just stick around in case we need  
10 the judge. It's okay. Don't worry about it. Go  
11 ahead.

12 MR. BAEZ: Okay.

13 MR. ASHTON: Actually, no. I don't want you  
14 to record it.

15 (Off-the-record discussion was had.)

16 (The proceedings were concluded at 10:40 a.m.)  
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CERTIFICATE OF OATH

STATE OF FLORIDA

COUNTY OF ORANGE:

I, LAURA J. LANDERMAN, R.M.R., C.R.R., F.P.R.,  
certify that JEFFERY A. DANZIGER, M.D. personally  
appeared before me on the 12th day of April, 2011, and  
was duly sworn.

WITNESS my hand and official seal this 14th day of  
April, 2011.



LAURA J. LANDERMAN, R.M.R., C.R.R.  
Notary Public, State of Florida  
Commission No. DD 956686  
Commission Expires: Feb. 20, 2014

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CERTIFICATE OF REPORTER

STATE OF FLORIDA:

COUNTY OF ORANGE:

I, LAURA J. LANDERMAN, R.M.R., C.R.R., F.P.R., do hereby certify that I was authorized to and did stenographically report the deposition of JEFFREY A. DANZIGER, M.D.; that the review of the transcript was not requested; and that the foregoing transcript, pages 1 through , inclusive, are a true and complete record of my stenographic notes.

I further certify that I am not a relative, employee, attorney or counsel of any of the parties nor am I a relative or employee of any of the parties' attorneys or counsel connected with the action, nor am I financially interested in the outcome of the action.

DATED this 14th day of April, 2011.



LAURA J. LANDERMAN, R.M.R., C.R.R.