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August 20, 2025

To the Honorable Shayla D. Favor  
Director, Franklin County Prosecutor's Office  
373 South High Street  
14th Floor  
Columbus, Ohio 43215

**Re: Request for Review of Injustice and Discrimination Against My Family. Requesting a joint motion to dishonor Said Abdullahi the father of Mahad.**

Dear Director Favor,

My name is Deqa Haji, and I am writing to you as both a mother and a citizen who continues to believe in justice. My family has endured unimaginable hardship at the hands of institutions entrusted to protect and heal. Instead of receiving compassion and care, we were met with negligence, discrimination, and wrongful criminalization. The result has been years of suffering, both for us as parents and, most tragically, for our innocent child.

Director Favor, we are pleading with you from the depths of our hearts: please help us save Mahad. He is only three and a half years old, completely innocent, and has suffered more than any child should ever have to endure. Our son has been abandoned, neglected, and left in agony, while we, his parents, have been silenced, criminalized, and falsely accused. We cannot fight this battle alone anymore. We are outpowered and out-resourced.

My husband faces false charges that keep us divided at the very moment our son needs us most. Mahad is medically fragile and entirely dependent on the advocacy and protection of his parents, yet the system has stripped him of that security and safety. We are desperate to be able to stand together as his mother and father, united in safeguarding his care and dignity.

Your leadership and intervention could make the difference between continued suffering and the restoration of justice. Overturning these wrongful charges would not only reunite us as parents but also ensure that Mahad's best interests, comfort, and safety are finally put first. We ask for your support with the utmost respect, trust, and hope that justice will prevail under your guidance.

My son, Mahad Mohamed, has been in and out of Nationwide Children's Hospital since March 2022 in a vegetative state, following a series of preventable medical errors that began at his birth at Mount Carmel St. Ann's Hospital. From the moment he was born, his abnormal cries and lack of responsiveness were dismissed. My own medical complications after delivery were ignored until I collapsed, only then revealing fluid leakage into my abdomen. Then I was stabilized for another two days at the hospital but later me and the baby were prematurely discharged, against my better judgment and without providing Mahad the care he needed.

On March 27, 2022, Mahad went into cardiac arrest after regurgitating blood. Instead of receiving the urgent care any child deserves, we were met with suspicion, interrogated by police officers, and investigated by Franklin County Children's Services (FCCS). Our son's critical condition became a tool to accuse us of abuse, despite overwhelming evidence that his injuries were caused by medical negligence during birth.

Since that day, my family has been terrorized by relentless, unjustified investigations from NCH, FCCS, CASA Franklin, and NYAP—none of which have been substantiated. Meanwhile, Mahad endured further medical harm under the advocacy agency and under the hospital's care, including delayed surgeries, failed intubations, fractures, and unexplained injuries dismissed as "accidental." Critical medical records, including birth and incident reports, have been withheld from us, preventing us from protecting our own child.

What should have been a fight to save our child's life has been twisted into a battle to defend our innocence. The system we trusted turned against us, criminalizing our love and care for Mahad. Our race, faith, and parental advocacy have been used against us, and we continue to suffer the consequences of discrimination, prejudice, and bureaucratic indifference.

We have exhausted every possible avenue for justice and protection. I am reaching out to you because we need your intervention, not for special treatment, but for fairness, accountability, and the restoration of our rights as parents. The trauma inflicted on our child and our family is ongoing, and every day that passes without action places Mahad's life and well-being in further jeopardy.

Despite all that we have endured, our efforts as a family to protect, advocate, and fight for Mahad and at a community level have been consistently overlooked. We have carried unimaginable burdens; navigating trauma, false accusations, and systemic neglect; while never giving up on our son. Yet our voices have been silenced, our love criminalized, and our struggles ignored. We are not asking for pity, but for justice and recognition of the truth. We have fought tirelessly, but we can no longer do this alone. It is our deepest plea that under your leadership, our sacrifices and pain will no longer be dismissed, and that Mahad will finally be given the protection, dignity, and care he deserves.

With respect and hope,  
Deqa Haji  
Mother of Mahad Mohamed

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### **Timeline of Key Events**

**June 13, 2021** – Learned I was pregnant with twins; medical complications during pregnancy were dismissed.

**January 25, 2022** – Emergency C-section at Mount Carmel St. Ann's; Mahad was born unresponsive. Both he and I sustained birth injuries and complications that were ignored by hospital staff.

**January 28, 2022** – Hospital attempted to discharge both babies and myself, despite our severe conditions. During discharge preparation, I fainted in the recovery room; only then were scans and pain medication ordered, which revealed my birth complication from the c-section 2 days prior and that my pain was 'real', only then was I provided with treatment, however Mahad's injuries were ignored.

**January 30, 2022** – I was sent home with an unhealthy Mahad, despite my pleas, allowing injuries to manifest at home rather than in the hospital.

**March 27, 2022** – Mahad regurgitated blood, went into cardiac arrest, and was admitted to Nationwide Children's Hospital (NCH). FCCS, police, and social workers immediately investigated us for abuse.

**March 27, 2022** – Detectives and FCCS representatives forced us home, followed us to bring our other three children to NCH, subjected them to excessive assessments and unnecessary radiation, and searched our home without a warrant.

**March 27, 2022 (during NCH ICU admission)** – Mahad was placed under alias to hide him from us. Denied us access to see him multiple times while in critical condition, and continues to remain allies despite us being his parents and having full legal parental rights.

**March 28, 2022** – Brain scans at NCH revealed severe brain damage: "chronic ongoing brain bleed," consistent with his birth injury. Within two weeks, after birth records were obtained NCH from Mount Carmel St. Ann's, diagnosis was changed to "acute," shifting blame onto us.

**March 28, 2022** – Lost parental, civil, and constitutional rights. Despite my professional nursing background, my request for a shunt to relieve Mahad's brain fluid and pressure was denied. The untreated buildup nearly tripled, resulting in Mahad's vegetative state.

**March 27, 2022 – October 2023** – Subjected to six child abuse investigations involving the same child, parents, and household. Investigations traumatized our other children, threatened removal, and terrorized our family.

**April 2022** – FCCS labeled both of us, his parents, as perpetrators/abusers despite there being no evidence. Their reasoning was that Mahad's injuries were "chronic," and therefore they could not determine which one of us caused them. Yet, within days, they changed his diagnosis to "acute," claiming that whoever had him at that specific time caused the harm. This shift was used to isolate blame onto Mahad's father, who was simply attempting to feed him. However, the extent of fluid buildup in Mahad's brain did not align with the short time frame they alleged. Clear medical evidence proving his original birth injury was instead hidden, ignored, and falsified in court, all to criminalize us.

**April–May 2022** – While admitted to NCH, Mahad sustained a femur fracture under their care. Despite clear evidence of the injury, the hospital conducted an abuse investigation targeting us. After ruling out parental fault, the fracture was classified as "accidental," dismissed without further intervention, and the case was closed, which is the case for all the injuries he sustained while under their care. During the same admission, Mahad experienced multiple instances of medical negligence and malpractice: he was extubated before being able to breathe independently, resulting in respiratory failure with only 7 breaths per minute. During reintubation, multiple residents were given opportunities to practice on Mahad, like a guinea pig, without using the designated camera-guided device at the bedside, despite my repeated requests, causing permanent upper airway damage and leaving him unable to swallow or eat by mouth ever. Again, I fainted at bedside watching him suffer in pain, struggling to breathe, as they stood by and watched.

**June 2022** – Requested discharge from NCH to transfer Mahad for proper care, which triggered the retaliation by these agencies working together.

**June 24, 2022** – Mahad transferred to Mayo Clinic for appropriate medical care.

**June 25, 2022** – We were called to an emergency Zoom court hearing at the juvenile court regarding Mahad's transfer out of state, despite him being fully discharged and our parental right to seek adequate medical care. FCCS imposed 24-hour surveillance on us while Mahad was admitted at Mayo Clinic, labeling us as dangerous and abusive parents. During this time, a CASA Franklin caseworker submitted a report to the court falsely claiming we were mentally unfit to care for our children. The report also blamed our Muslim faith, using it as a scapegoat to discredit us because we answered a question about our beliefs in relation to our child's condition. This report effectively criminalized our religion on paper. Despite our formal appeals



to CASA's hierarchy, the report was not removed, and it remained part of the court record against us.

**May–October 2022** – We faced multiple accusations of harming Mahad, attended numerous court hearings, and encountered falsified court and medical records. Each professional involved appeared to reinforce the previous narrative, building a case against us. Our repeated requests for care coordination meetings with Mahad's medical team were ignored, leaving the medical negligence unaddressed and contributing to Mahad's severely poor prognosis and limited life expectancy.

**October 2022** – After Mahad was stabilized at Mayo Clinic, we made the decision to bring him home. Given NCH's prior failures to provide appropriate medical care and their simultaneous illegal actions against us, effectively criminalizing our attempts to advocate for our son. We chose not to return to NCH and instead continued his care at Cincinnati Children's Hospital. During this period, NCH and FCCS repeatedly attempted to override our parental decisions and transfer Mahad's care back to NCH, despite our objections and the medical necessity of keeping him away from them. These actions not only disregarded our rights as parents but also placed Mahad at further risk by attempting to force him into an environment where previous medical malpractice occurred, risked his life and left him vegetative.

**October 2022** – We lost custody of Mahad to the State of Ohio, through no fault of our own and with no evidence of abuse. We were threatened that if we did not comply, our other children would also be taken and further charges will be pursued. I was forced into the most devastating decision of my life: to surrender my sick child, Mahad, in order to protect and keep the other three children safe, and to remain present to care for them since criminal charges had already been placed against my husband, their father. No parent should ever be forced to choose between their children, yet I was.

**October 18, 2025** – We held a press conference with supportive community members, led by the Council on American-Islamic Relations (CAIR) Ohio and Director Khalid Turaani, in hopes of drawing the attention of these agencies and demonstrating the severity of the situation. Despite these efforts, our concerns were still ignored, and justice once again slipped away.

**Winter 2022** – My husband, Mahad's father, was officially charged with three criminal felony counts, facing serious allegations, time, and prison. Our family was left traumatized and completely broken, in shock and heartbroken. We found ourselves lost in a system far stronger and more sophisticated than us—one that is designed against us, leaving us vulnerable and with no chance to defend ourselves.

**Winter 2022** – We hired an individual who we believed to be one of the best criminal defense attorneys, Sally Dennison of SRD Law, along with co-counsel Robert F. Krapence. We paid them

collectively over \$30,000, expecting strong representation. Instead, we were given the worst defense possible. They completely failed us in court and intimidated Mahad's father into accepting a plea deal for "child endangerment," warning that if he refused, he would face prison. After the charges, we discovered that Sally had actually been court-appointed, a fact she never disclosed, while still taking our money and providing inadequate representation. Both attorneys lied to us about the meaning of an Alford Plea, withheld valuable evidence and discovery in juvenile court from the criminal courts and prosecutor, and used intimidation tactics against us. They also charged us excessive fees, including \$5,000 for a medical expert handpicked by Sally, from whom we never received a report to present in court. These two individuals collectively deceived us and the judicial system, showing no morals, no ethics, and no regard for justice.

**October 2022 – June 2024** – Despite numerous investigations, court hearings, and care conference meetings that produced no evidence to support the accusations and ultimately cleared us of any wrongdoing, justice has never been served. We submitted every possible appeal and petition to agencies and institutions, yet all of our urgent and well-documented requests were ignored. Now, three years and five months later, Mahad remains unjustly separated from his family, and his health continues to decline without any legitimate reporting of his condition. We are kept away from him under severe restrictions and blamed every time we visit, further reinforcing the false narrative that has been constructed against us for the past three and a half years.

**June 12, 2024** – I received a picture of Mahad in a hospital bed with a text stating, "Mahad's care has been transferred back to NCH and he is now placed in foster care with a family in Columbus." It took nearly 24 hours to locate him, as the responsible agencies refused to provide information or answer our calls. Mahad was effectively medically kidnapped without our knowledge or consent, denying me, his mother, any parental rights in the process.

**June–August 2024** – During this period, communication with the responsible agencies and institutions remained extremely difficult and nonexistent. Meanwhile, Mahad continues to sustain further injuries, including a femur fracture, a radius fracture, a jaw dislocation, and multiple unexplained bruises. He was repeatedly denied medically necessary procedures, such as X-rays to identify additional fractures, leaving him to endure unnecessary pain so they are not at fault. His implanted medical port was also removed, creating a near-fatal situation that further endangered his life and violated our parental rights. All of these injuries, which occurred while he was under their care, were classified as "accidental." Yet we, his parents, have been investigated six separate times for abuse. This double standard, protecting the very institutions harming us while criminalizing parents is unjust. Our family situation is designed to cover up medical negligence, discrimination, and prejudice. Parents are held strictly accountable as

caregivers, while the very institutions causing pain and suffering to children and families operate lawlessly, without accountability.

**August 2024** – Medically necessary implanted port was removed in retaliation, further endangering Mahad and denying parental rights for the request to reinsert.

**August–September 2024** – Strong community engagement took place in hopes of saving Mahad's life and defending ourselves as his parents. During this time, we managed to get a petition signed by one thousand community members, along with letters from community leaders, supporting our plea for help. The petition urged the courts to review the evidence and address the lack of cooperation from these agencies, including denying us full records to prove Mahad's birth injury, withholding information, falsifying medical records, and blaming and criminalizing us. All requests made by us were denied, and their false narrative continues to grow, built on nonexistent events and information intended to further implicate us.

**September 2024** – September 2024 – Through persistent communication up the chain of command, including numerous written appeals and a request from the President of the Somali community, we sought a meeting with FCCS leadership. We were finally granted a meeting, which included the President of FCCS, four members of his team, my state representative Munira Abdullahi, the President of the Somali community, and other public and community servants. During this meeting, I presented my story, the facts, and evidence of the immense hardship FCCS and other agencies have caused our family directly to the President of FCCS. I emphasized that, as a registered nurse, I am fully capable of understanding my child's medical condition and treatments, hiring appropriate legal counsel, and relying on family and community support—yet I remain separated from my child due to the discrepancies and overreach of FCCS. I also expressed that we understood FCCS to be an agency that strengthens and supports families—not one that displaces children from their parents, as has happened to us. I asked the President of FCCS to please stop pursuing our family and continuously labeling us as abusers. Our child sustained a birth injury in one hospital, and another hospital further neglected him, exacerbating his condition to the vegetative state he is in, seemingly in an attempt to cover up the facts of his injuries and condition. We want to hold the hospitals accountable, but we are unable to do so as long as FCCS continues to label us as abusers. We kindly request that the charges against us be dropped, as it has been proven beyond a reasonable doubt that we did not harm our child. Therefore, in order for us to move forward, we need FCCS to remove themselves from the situation and end the false abuser narrative.

**December 2024** – Mysteriously, the Juvenile Court and FCCS jointly decided to drop the charges of child abuse and neglect, stating that Mahad's dependency was through no fault of ours, during our next court hearing, two months after our meeting with the President of FCCS. For the first time, we felt there might be hope for justice and the reunification of our child, with

appropriate resources and safety measures in place, as he requires extensive treatment and monitoring. However, while we were preparing to present this new development to the criminal courts—that Mahad was no longer deemed abused or neglected—we encountered yet another major roadblock. The public defenders assigned to us, of whom we were previously unaware, engaged in manipulation, attempted to cover up evidence that could strengthen our case, failed to communicate for weeks or even months at a time, and used intimidation tactics to pressure Mahad's father into accepting a wrongful plea deal, threatening that he would go to prison otherwise. They went ahead with a trial for which they were entirely unprepared—without the medical statement we had paid for, without witnesses, and without presenting any factual evidence to support the case. Their repeated delays, previously explained away by personal reasons such as family vacations and recreational activities, only added to the injustice. After postponing the trial, a total of five times, they ultimately proceeded without any evidence and pressured Mahad's father into accepting a plea deal before anyone else could review the case and uncover their errors and inadequate representation. These unethical and illegal actions by board-certified attorneys are the reason we are currently working to have the child felony endangerment charges overturned in the criminal courts due to lack of proper and appropriate representation. Mahad was not abused; the courts cleared him, yet key evidence and factors were intentionally withheld from the criminal judge and the court.

**February 2025** – Before we had the chance to present evidence to the criminal courts, the previously neglectful attorneys moved forward with a premature trial. They attended and began the trial without any defense prepared, then called Mahad's father, Said Abdullahi, into their office that evening, scaring and intimidating him into taking a plea deal, the first day of trial. They told him that if he did not agree and returned to court the next day, he would be sent to prison immediately, and that the judge was upset with him. All of this occurred without his family or support present, and without a translator, even though he is highly bilingual and did not understand the legal terminology of what the plea deal entailed, or what an Alford plea was. He was told that accepting it meant he didn't do it nor admit guilt and would end the misery of court proceedings. Once again, we were taken advantage of by people we trusted to help and protect us. Right after we discovered the plea deal and learned that the attorney representing him was, in fact, a public defender we had no prior knowledge of, along with her co-counsel Bob, we went to the courthouse to gain more information. There, through Judge Mark Serrott's bailiff, we confirmed that Sally Dennison was indeed a public defender and that Said Abdullahi had not been appropriately represented. We sought her advice and requested that she speak to the judge about overturning the decision. She called back the following week and stated that the judge would consider overturning the decision and advised us to hire another attorney to represent the case and present the new developments to the court. We

have recently, on Monday, August 18th, officially retained attorney Samuel Shamansky to file for the overturn of the child endangerment charge.

**July 20, 2025** – I conducted a home visit to see Mahad in his foster home. When I arrived, Mahad appeared lifeless. His body was severely inflamed—double its normal size from fluid retention—and he was drowning in his own fluids. I asked his foster caregiver why he had not been taken to the hospital. She stated that Mahad had “consistently been inflamed like this for 14 days.” She had reported it to Nationwide Children’s Hospital (NCH) doctors, sending messages and pictures through the patient portal, but was told he was fine, did not appear critical, and to keep him at home. Immediately, I insisted that he be taken to the hospital, or I would take him myself. He was then rushed to the NCH Emergency Room, where he was found to be in critical condition, requiring life-saving measures such as blood transfusions and other urgent treatments. Despite my repeated requests for reports, updates, and visitation rights, I was intentionally ignored and excluded. We had no knowledge of his condition until we were finally able to visit Mahad with our attorney on Thursday, July 31st—nearly two weeks of not knowing whether our child was alive or dead.

**July 31, 2025** – My family attorney, my husband, and I visited Mahad. As soon as we walked into the room, it was immediately clear that Mahad was in critical condition. He was physically damaged, covered in bruises, with multiple IV lines hanging, and appeared lifeless. His limbs were positioned abnormally, suggesting fractures that were not being addressed—once again ignoring our requests for proper care. We asked the nurse to call the doctor. A nurse practitioner was sent to speak with us, but the attending physician on the floor refused to engage. During this visit, we learned from the NP that Mahad had once again experienced medical negligence and malpractice, further endangering his life. The nurse practitioner stated, “Mahad has been in critical condition over the weekend.” When I asked why, she explained that someone had accidentally hooked his feeding tube to the wrong line, causing Mahad to vomit and aspirate. This led to him contracting sepsis, a life-threatening infection. Both the hospital and the advocacy agency took extreme measures to hide this “accident” and the series of events that nearly cost him his life, leaving us completely in the dark. Mahad again almost lost his life and is currently left in a condition no human should endure. What is happening to our child and our family is inhuman. No one has the power to play God and decide if another human being’s life is disposable. We have already suffered so much—how much more must we endure? Must it take Mahad’s death for justice to be seen?

**August 1, 2025** – The next day, Friday, August 1st, I returned to NCH to check on Mahad, as we had left him in critical condition the previous day. To my shock, I was informed that I was restricted from entering the hospital and seeing my child in the ICU and had been labeled as “violent.” I explained to the hospital staff that I had been there the day before with my attorney



and that, at no point during our visit, was there any violent behavior, foul language, or inappropriate actions. I asked for the reason for the visitation restrictions and was told it was due to “inappropriate behavior” and that the hospital had decided they did not want me there. Extremely worried that something had happened to Mahad, I drove to the CVS across the street from NCH and called 911. I explained that I am a parent, my child is in the ICU at NCH, and I was being denied entry to see him. I requested that they dispatch a cruiser to assist in mediating and diffusing the situation so that I could visit my child. I waited over an hour, and when no cruiser arrived, I called the non-emergency line. The dispatcher informed me that my request had been canceled and no one would be coming. When I asked why the authorities were unwilling to assist us, especially given that we were being proactive in seeking transparency and a reasonable line of communication for the sake of our child’s life, the dispatcher stated that the authorities did not have jurisdiction over NCH because it is a private institution. This was alarming. The hospital is operating without accountability or legal oversight, despite billing state and federal programs for services, including the Medicaid-paid services my child is receiving. We recently learned that it is illegal to deny a parent visitation to their child, particularly in the ICU in the state of Ohio. We were cautioned to proceed carefully, as NCH is large, wealthy, dangerous, known for their discrimination, making it extremely difficult to defend against them and their lawyers. But I am a mother, and Mahad is my child—my flesh and blood. I cannot stand by while they repeatedly endanger and attempt to take his life to solidify false allegations of abuse and criminalize us for raising concerns about the rising medical negligence and discrimination, especially toward people of color and those with different religious beliefs. The institution and associated agencies should not be operating with this level of impunity. They have, multiple times, put Mahad’s life at risk; it is only by the grace of God that he is still alive. How can such medical malpractice be hidden from parents?

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**August 15, 2025** – We met with State Representative Latyna Humphrey of District two, who kindly spared time out of her very busy schedule to hear our concerns and see how she could assist. We explained our situation in detail, including all the discrepancies, facts, lack of evidence for the alleged allegations, and the ongoing harassment and never-ending prosecutions. Despite this, we continue to suffer the consequences of actions we did not commit and are being falsely pursued, used as scapegoats for hospital negligence and medical malpractice. We expressed that we are completely and utterly overpowered and defenseless against the system. We also explained that, according to our attorney, if the previous decision is overturned, all charges would be reinstated, and we would go to trial. This time, however, we plan to be fully prepared to present a strong account of what happened to Mahad and the subsequent abandonment and neglect that left him in his current severely diminished quality of life. Additionally, we learned that it is possible for our attorney, the courts, and the prosecutor to file a joint motion to dismiss the case. After conveying our compelling and heartbreaking



story to the Honorable Director of the Franklin County Prosecutor's Office, Shayla D. Favor, we are highly hopeful that it might finally be possible to dismiss the falsified child abuse and endangerment case and secure our freedom. We hold great respect and confidence in the prosecutor's office and are convinced that justice will be served once all facts are presented. We did not harm our child; we are innocent of all charges. Meanwhile, our child continues to suffer immensely as the false accusations accumulate and the narrative against us is further fabricated.

**August 19, 2025** – We met with State Representative Dontavius Jarrells of District One, who graciously took time out of his busy schedule to listen to our story. After hearing everything, Representative Jarrells personally attempted to contact both the hospital and NYAP—the agency that claims to advocate for children but, in reality, has only caused further harm. Instead of supporting or protecting our child, NYAP has used its position to profile us, spread false narratives, and make our lives unbearable, all while Mahad suffers immensely under their care. To our dismay, Representative Jarrells was met with the same dismissive, disrespectful, and discriminatory treatment that we have endured for more than three and a half years. The individual to whom his call was transferred was a “manager” who has mistreated our family for nearly two years—completely unaware she was speaking with a state representative. This encounter only reinforced the painful truth we live daily: systemic disregard, hostility, and injustice at every level. Representative Jarrells expressed his commitment to working with us to ensure Mahad's safety and to help secure our freedom and protection moving forward. For this, we are deeply grateful, as we have been ignored, silenced, and criminalized by nearly everyone else we once trusted to help us.

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**2022–2025** – Continued denial of medical records, relocation without notification, repeated violations of parental rights, and discriminatory treatment by staff and agencies.

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**Present (2025)** – Ongoing systemic failures, unjustified investigations, and denial of justice, prompt urgent request for review and interventions from our government and community leaders.

In conclusion, NYAP, CASA Franklin, Franklin County Children's Services, and both juvenile and criminal courts have failed our family through neglect, discrimination, and hostility. Case managers were hostile toward us, while the advocacy group falsified documents, hid hospital admissions, and withheld vital medical information, creating obstacles that deepened our pain. These agencies continue to be obstacles. They have hidden hospital admissions and discharges from us, his parents, leaving us unaware of the purpose or circumstances until after the fact. They sent 20-plus-year-old staff, whom we had to wait weeks to train, into our homes, reprimanding us as parents and the children's grandparents, accusing us of lying and covering up abuse we did not inflict on our child. They have moved our son's care and foster placement without notice, leaving us terrified and uncertain about where our child is. These agencies have completely robbed us of our parental, civil, and constitutional rights. Each one appears to support the others in attempts to cover up wrongdoing, presenting blatant lies in courts and court documents, ignoring our communications, and responding with disrespect and indignity. We have been denied meetings with the hierarchies of these agencies to voice our concerns, yet they are allowed to continuously elaborate on their false, made-up narrative. NCH management and hospital staff treated us with hostility and false allegations, excluded us from decisions about Mahad's care that could save his life, performed experimental trials on him without our consent, and silenced our voices as parents. These government-funded agencies, meant to protect children, instead tore our family apart, repeatedly harmed Mahad's well-being, and covered it up, leaving him with virtually no chance for a quality life. We are not adversaries of the system; we are simply parents who love our children, especially our son Mahad, and have fought tirelessly for his dignity, safety, and life.



- Current Condition -  
after most recent  
Medical Malpractice  
on July 24<sup>th</sup>  
2025





Condition We found  
him in on July 20th

— Inflamed —



6:03

54

Add a sound



Medical Negligence  
in NCH.

He was bleeding from  
everywhere Still  
kicked out of  
ICU, as he appeared  
Stable

— Not Stable at all —

Add a Lens



Stories

Send To





Condition We found  
him in the foster  
home, under ~~Supervisors~~  
Supervision of NYAP.  
ON July 20th 2025

Complete Negligence  
- Kept him home in  
a critical conditions,  
in hopes he does not  
make it.



Condition found IN on July 20th 2025

7:35

5G 21



Add a sound





Multiple lacerations, contusions, in a hospital setting



Complete Negligence and Medical Malpractice