



New York State Board for Professional Medical Conduct

433 River Street, Suite 303 Troy, New York 12180-2299 • (518) 402-0863

Barbara A. DeBuono, M.D., M.P.H.
Commissioner of Health

Patrick F. Carone, M.D., M.P.H.
Chair
Ansel R. Marks, M.D., J.D.
Executive Secretary

April 20, 1998

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

Henry Norrid, D.O.
1422 South Tyler Street
Amarillo, Texas 79101

RE: License No. 120718

Dear Dr. Norrid:

Enclosed please find Order #BPMC 98-69 of the New York State Board for Professional Medical Conduct. This Order and any penalty provided therein goes into effect **April 27, 1998**.

If the penalty imposed by the Order is a surrender, revocation or suspension of this license, you are required to deliver to the Board the license and registration within five (5) days of receipt of the Order.

Board for Professional Medical Conduct
New York State Department of Health
Hedley Park Place, Suite 303
433 River Street
Troy, New York 12180

Sincerely,

Ansel R. Marks, M.D., J.D.
Executive Secretary
Board for Professional Medical Conduct

Enclosure

cc: Wayne E. Olinzock, Esq.

STATE OF NEW YORK : DEPARTMENT OF HEALTH
STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

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IN THE MATTER : CONSENT
OF : AGREEMENT
HENRY NORRID, D.O. : AND ORDER
: BPMC #98-69
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HENRY NORRID, D.O., says:

On or about July 12, 1974, I was licensed to practice as a physician in the State of New York, having been issued license number 120718 by the New York State Education Department.

My current address is P.O. Box 5733, Amarillo, Texas 79107, and I will advise the Director of the Office of Professional Medical Conduct of any change of my address.

I understand that I have been charged with one specification of professional misconduct as set forth in the Statement of Charges, annexed hereto, made a part hereof, and marked as Exhibit A.

I admit guilt to the Specification.

I hereby agree to the following penalty:

A Censure and Reprimand.

I agree that in the event that I am charged with professional misconduct in the future, this agreement and order shall be admitted into evidence in that proceeding.

I agree that, as a condition of this Order, I will maintain current registration of my license with the New York State

Education Department, Division of Professional Licensing Services, and pay all registration fees. This condition will remain in effect except during periods of actual suspension, if any, imposed by this Order. This condition shall be in effect beginning thirty days after the effective date of this Order and will continue until the full term of the Order has run, and until any associated period of probation and all probation terms have been completed and satisfied. I understand that any failure by me to comply with this condition shall constitute misconduct as defined by New York State Education Law §6530(29).

I understand that, in the event that the Board does not grant this application, nothing contained herein shall be binding upon me or construed to be an admission of any act of misconduct alleged or charged against me; such application shall not be used against me in any way and shall be kept in strict confidence during the pendency of the professional misconduct disciplinary proceeding; and such denial by the Board shall be made without prejudice to the continuance of any disciplinary proceeding and the final determination by the Board pursuant to the provisions of the Public Health Law.

I agree that, in the event the State Board for Professional Medical Conduct grants my application, an order of the Chairperson of the Board shall be issued in accordance with same.

I make this application of my own free will and accord and not under duress, compulsion or restraint of any kind or manner.

Henry Norrid
HENRY NORRID, D.O.
RESPONDENT



Subscribed before me this

1st day of April

, 1998.

Rosie Sanchez

NOTARY PUBLIC

AGREED TO:

DATE: April 2, 1998

Wayne E. Olinzock

WAYNE E. OLINZOCK
ASSISTANT COUNSEL
Bureau of Professional
Medical Conduct

DATE: April 6, 1998

Anne F. Saile

ANNE F. SAILE
DIRECTOR
Office of Professional
Medical Conduct

ORDER

Upon the proposed agreement of HENRY NORRID, D.O. for Consent Order, which proposed agreement is made a part hereof, it is AGREED TO and

ORDERED, that the proposed agreement and the provisions thereof are hereby adopted; and it is further

ORDERED, that this order shall take effect as of the date of the personal service of this order upon Respondent, upon receipt by Respondent of this order via certified mail, or seven days after mailing of this order by certified mail, whichever is earliest.

DATED: April 10, 1998

Patrick F. Carone, M.D.

PATRICK F. CARONE, M.D., M.P.H.
Chair
State Board for Professional
Medical Conduct

STATE OF NEW YORK : DEPARTMENT OF HEALTH
STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

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IN THE MATTER : STATEMENT
OF : OF
HENRY NORRID, D.O. : CHARGES

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HENRY NORRID, D.O., the Respondent, was authorized to practice medicine in New York State on July 12, 1974 by the issuance of license number 120718 by the New York State Education Department.

FACTUAL ALLEGATIONS

1. Respondent, on or about July 28, 1997, entered into an Agreed Order with the Texas State Board of Medical Examiners, which entered the Order on or about August 9, 1997.

2. The Texas Board, in the Agreed Order, made the following pertinent findings of fact:

In 1995 the Texas State Board of Medical Examiners (Board) received a complaint that Respondent had non therapeutically prescribed controlled substances and dangerous drugs to five adult patients from approximately 1992 to approximately 1995.

Respondent denied that he non therapeutically prescribed medications to the aforementioned five patients, but did not deny that his medical record documentation failed to adequately document his medical rationale for the prescriptions.

Respondent's medical records for the five patients were reviewed by a physician consultant for the Board. The

consultant's written report noted the following deficiencies in Respondent's medical record keeping for the five patients:

- inadequate documentation of patients' complaints.
- inadequate documentation of the appropriate subjective and objective findings to support the drugs prescribed.
- inadequate documentation of physical exams and diagnostic studies.
- in some instances the records for certain dates only contain the notation "prescription meds" or "med refill" thereby failing to mention the actual drug prescribed or its quantity and dosage.
- inadequate documentation of the treatment plan and medical follow up.

Respondent agreed to maintain adequate medical records for all his patients from the date of the Texas Agreed Order.

3. The Texas Board, in the Agreed Order, made the following pertinent Conclusion of Law:

- Respondent violated Section 3.08(18) of the Medical Practice Act, V.A.C.S., article 4495b, based on Respondent's failure to practice medicine in an acceptable manner consistent with public health and welfare.

4. The Texas Board, based on its findings of fact and conclusions of law, ordered that Respondent's be publicly reprimanded.
5. Respondent's conduct upon which the Texas Board's finding of improper professional

practice or professional misconduct was based would, if committed in New York state, constitute professional misconduct under the laws of New York state, including but not limited to N.Y. Education Law § 6530(3) [practicing medicine with negligence on more than one occasion] and/or N.Y. Education Law § 6530(5) [practicing medicine with incompetence on more than one occasion] and/or N.Y. Education Law § 6530 (32) [failing to maintain a record for each patient which accurately reflects the evaluation and treatment of the patient].

SPECIFICATION

Respondent is charged with professional misconduct under N.Y. Education Law § 6530(9)(b), by reason of having been found guilty of improper professional practice or professional misconduct by a duly authorized professional disciplinary agency of another state where the conduct upon which the finding was based would, if committed in New York state, constitute professional misconduct under the laws of New York state, in that Petitioner charges the facts in Paragraphs 1 through 5.

DATED: *April 2*, 1998
Albany, New York

Peter D. Van Buren
PETER D. VAN BUREN
Deputy Counsel
Bureau of Professional
Medical Conduct