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ANDREW M. CUOMO
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OFFICE OF PROFESSIONAL
MEDICAL CONDUCT

LESLIE G. LEACH
Executive Deputy Attorney General
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August 7, 2007

JUNE DUFFY
Assistant Attorney General in Charge
Litigation Bureau

Brian J. Isaac, Esq.
Pollack, Pollack, Isaac
& DeCicco
225 Broadway - Suite 307
New York, New York 10007

Re: Celestin v. Novello, Docket No. 99130

Dear Mr. Isaac:

Enclosed please find the Memorandum and Judgment of the Appellate Division, Third Department in the above-entitled proceeding decided and entered on August 2, 2007.

The stay previously granted will be vacated ten days from today, on August 17, 2007. We have notified the Department of Health and the Department of Education that the stay will be vacated and the revocation of petitioner's license will take effect on that date.

Very truly yours,

Raymond J. Foley
Assistant Attorney General

Encl.

cc: Hal Rosenthal, Esq.
Gus Martine

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NYS DEPARTMENT OF HEALTH
DIVISION OF LEGAL AFFAIRS
BUREAU OF LITIGATION

SUPREME COURT OF THE STATE OF NEW YORK
APPELLATE DIVISION: THIRD DEPARTMENT

-----X
In the Matter of ANDRE B. CELESTIN,

Petitioner,

**NOTICE OF ENTRY WITH
MEMORANDUM AND JUDGMENT**

- against -

Docket No. 99130

ANTONIA C. NOVELLO, as Commissioner
of New York State Department of Health,
and the STATE BOARD FOR PROFESSIONAL
MEDICAL CONDUCT, ADMINISTRATIVE REVIEW
BOARD FOR PROFESSIONAL MEDICAL CONDUCT,

Respondents.
-----X

PLEASE TAKE NOTICE that the attached is a true copy of
a Memorandum and Judgment in the above entitled proceeding duly
entered in the office of the Clerk of the Supreme Court of the
State of New York, Appellate Division, Third Judicial Department,
on the 2nd day of August, 2007.

Dated: New York, New York
August 7, 2007

ANDREW M. CUOMO
Attorney General of the
State of New York
Attorney for State Respondents



RAYMOND J. FOLEY
Assistant Attorney General
120 Broadway - 24th Fl
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Brian J. Isaac, Esq.
POLLACK, POLLACK, ISAAC & DECICCO
Attorneys for Petitioner
225 Broadway - Suite 307
New York, New York 10007

State of New York
Supreme Court, Appellate Division
Third Judicial Department

Decided and Entered: August 2, 2007

99130

In the Matter of ANDRE B.
CELESTIN,
Petitioner,

v

MEMORANDUM AND JUDGMENT

ANTONIA C. NOVELLO, as
Commissioner of Health,
et al.,
Respondents.

Calendar Date: June 5, 2007

Before: Crew III, J.P., Peters, Carpinello, Mugglin and
Kane, JJ.

Pollack, Pollack, Isaac & De Cicco, New York City (Nathan
L. Dembin of Nathan L. Dembin & Associates, P.C., of counsel),
for petitioner.

Andrew M. Cuomo, Attorney General, New York City (Raymond
J. Foley of counsel), for respondents.

Carpinello, J.

Proceeding pursuant to CPLR article 78 (initiated in this
Court pursuant to Public Health Law § 230-c) to review a
determination of respondent Administrative Review Board for
Professional Medical Conduct which revoked petitioner's license
to practice medicine in New York.

The sole issue before this Court is the propriety of a
determination by respondent Administrative Review Board for
Professional Medical Conduct (hereinafter the ARB) to revoke

petitioner's medical license following an expedited hearing pursuant to Public Health Law § 230 (10) (p). The hearing stemmed from petitioner's felony conviction, following a guilty plea, under the federal Medicare anti-kickback statute (see 42 USC § 1320a-7b [b] [1] [A]). Specifically, petitioner admitted to accepting \$6,000 in illegal referral fees from another doctor over a six-year period and was sentenced to a period of home confinement, probation and a fine.

In overturning the recommended penalty of the Hearing Committee¹ and revoking petitioner's license, which the ARB is clearly empowered to do (see Matter of Kabnick v Chassin, 89 NY2d 828, 829-830 [1986]; Matter of Novendstern v Administrative Review Bd. of State Bd. for Professional Med. Conduct, 15 AD3d 701, 702 [2005]), the ARB cited petitioner's violation of the public trust in accepting these illegal fees and his "less than frank" testimony at the hearing, testimony which the ARB found demonstrated a lack of remorse on his part and further suggested that he remains at risk to repeat the misconduct. The ARB also noted that petitioner's deliberate misconduct took place over an extended period of time and found no mitigation in his argument that his misconduct violated no state law.

In our view, even taking into consideration petitioner's self-proclaimed modest lifestyle, dedication to underprivileged populations and contributions to society generally, we are unable to conclude that the penalty of revocation is so incommensurate with the offense as to shock one's sense of fairness (see Matter of Pell v Board of Educ., 34 NY2d 222, 233 [1973]). Indeed, "[t]his analysis is necessarily dependent upon the particular facts and circumstances of each case" (Matter of Novendstern v Administrative Review Bd. of State Bd. for Professional Med. Conduct, supra at 702). Here, like the ARB, we find no mitigation in the fact that petitioner did not violate any state law since he most certainly violated a federal law which makes it a felony to knowingly receive any remuneration for referring a

¹ The Hearing Committee recommended that petitioner be censured and reprimanded and that his license be suspended for three months.

Medicare patient to another physician.

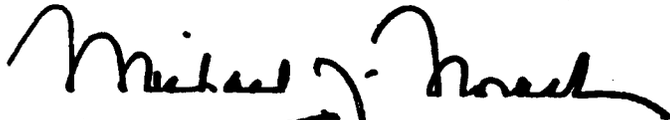
Also in mitigation, petitioner argues that no patient was harmed by his conduct and that the money he accepted over the years (i.e., \$6,000) was "not a particularly large amount." As to the latter contention, we are compelled to point out that petitioner refused to accept responsibility for even this sum at the hearing, claiming that he only accepted \$1,600 in illegal fees. To this end, we note that the refusal to accept responsibility for prior wrongful conduct is a significant factor in assessing an appropriate penalty (see Matter of Zharov v New York State Dept. of Health, 4 AD3d 580, 581 [2004]). More importantly, the "[l]ack of financial gain or absence of patient harm do not preclude a penalty of license revocation" (id. at 580). Finally, we are likewise unpersuaded by petitioner's argument that the terms of his criminal sentence, which permitted him to continue working while placed on home confinement, lend support to his argument that revocation of his license was unreasonable and arbitrary.²

Crew III, J.P., Peters, Mugglin and Kane, JJ., concur.

² According to petitioner, "the district court recognized that society's interests are served by allowing this caring and compassionate physician to continue serving the poor and pursue his advanced education consistent with society's goals. . . [and] that the federal court's penalty demonstrates that there was no concern that [he] poses any danger to the public or that there exists any question of the quality of the care he renders or that he is unfit in any way to practice medicine" (emphasis added). Suffice it so say, these bold assertions are not substantiated in this record.

ADJUDGED that the determination is confirmed, without costs, and petition dismissed.

ENTER:



Michael J. Novack
Clerk of the Court

AFFIDAVIT OF SERVICE

STATE OF NEW YORK)
 : SS.:
COUNTY OF NEW YORK)

CARRELL A. GILES being duly sworn, deposes and says that she is a Legal Assistant in the office of ANDREW M. CUOMO, the Attorney General of the State of New York, attorney for respondents herein. On the 7th day of August, 2007, she served the annexed **NOTICE OF ENTRY WITH MEMORANDUM AND JUDGMENT** upon the following:

Brian J. Isaac, Esq.
POLLACK, POLLACK, ISAAC & DECICCO
Attorneys for Petitioner
225 Broadway - Suite 307
New York, New York 10007

attorneys for Petitioner in the within entitled proceeding by depositing a true and correct copy thereof, properly enclosed in a post-paid wrapper, in a post office box regularly maintained by the United States Postal Service at 120 Broadway, New York, New York 10271, directed to said attorney at the address within the State designated by him for that purpose.


CARRELL A. GILES

Sworn to before me this
7th day of August, 2007


Assistant Attorney General
of the State of New York