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

BPMC No. 20-164

OF

DEVENDRAKUMAR ISHWARBHAI PATEL, M.D.

COMMISSIONER'S
ORDER OF
SUMMARY
ACTION

TO: DEVENDRAKUMAR ISHWARBHAI PATEL, M.D. FCI Sheridan

PO Box 5000 Sheridan, OR 97378

The undersigned, Marybeth Hefner, Deputy Commissioner for Administration, pursuant to N.Y. Public Health Law §230, and upon the recommendation of a Committee on Professional Medical Conduct of the State Board for Professional Medical Conduct, has determined that Devendrakumar Ishwarbhai Patel, M.D. (henceforth "Respondent"), New York license number 189760, was convicted of committing an act constituting a felony under federal law in the United States District Court, District of Nevada, as is more fully set forth in the Statement of Charges attached to the Notice of Referral Proceeding and made a part hereof.

It is therefore:

ORDERED, pursuant to N.Y. Public Health Law §230(12)(b), that effective immediately, Respondent shall not practice medicine in the State of New York, or practice in any setting under the authority of Respondent's New York license.

Any practice of medicine in violation of this Order shall constitute Professional Misconduct within the meaning of N.Y. Educ. Law §6530(29) and may constitute unauthorized medical practice, a Felony defined by N.Y. Educ. Law §6512.

This Order shall remain in effect until the final conclusion of a hearing which shall commence within ninety days of the service of this order and shall end within ninety days thereafter. The hearing will be held pursuant to the provisions of N.Y. Pub. Health Law

§230, and N.Y. State Admin. Proc. Act §§301-307 and 401. The hearing will be conducted before a committee on professional conduct of the State Board for Professional Medical Conduct on a date and at a location to be set forth in a written Notice of Hearing or Notice of Referral Proceeding provided to the Respondent contemporaneously with this Order.

THESE PROCEEDINGS MAY RESULT IN A
DETERMINATION THAT YOUR LICENSE TO PRACTICE
MEDICINE IN NEW YORK STATE BE REVOKED OR
SUSPENDED, AND/OR THAT YOU BE FINED OR SUBJECT
TO OTHER SANCTIONS SET FORTH IN NEW YORK
PUBLIC HEALTH LAW §230-a. YOU ARE URGED TO
OBTAIN AN ATTORNEY TO REPRESENT YOU IN THIS
MATTER.

DATED: Albany, New York May 4, 2020

Marybeth Hefner
Deputy Commissioner for Administration
New York State Department of Health

Inquiries should be directed to:

Trudy A. Menard
Senior Attorney
N.Y.S. Department of Health
Division of Legal Affairs
Bureau of Professional Medical Conduct
Corning Tower, Room 2512
Empire State Plaza
Albany, New York 12237
(518) 473-4282

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

IN THE MATTER

OF

DEVENDRAKUMAR PATEL, M.D.

NOTICE OF REFERRAL PROCEEDING

TO: Deve

Devendrakumar Patel, M.D.

27072 Ballston Road Sheridan, OR 97378

PLEASE TAKE NOTICE THAT:

An adjudicatory proceeding will be held pursuant to the provisions of N.Y. Pub. Health Law §230(10)(p) and N.Y. State Admin. Proc. Act §§301-307 and 401. The proceeding will be conducted before a committee on professional conduct of the State Board for Professional Medical Conduct (Committee) on August 13, 2020, at 10:30 a.m., at the offices of the New York State Department of Health, Riverview Center, 150 Broadway, Suite 510, Menands (Albany), NY 12204-2719, or by video conference as directed by the Administrative Law Judge, and at such other adjourned dates, times and places as the committee may direct.

At the proceeding, evidence will be received concerning the allegations set forth in the Statement of Charges, which is attached. A stenographic record of the proceeding will be made and the witnesses at the proceeding will be sworn and examined.

You may appear in person at the proceeding, or by video conference if directed by the Administrative Law Judge, and may be represented by counsel who shall be an attorney admitted to practice in New York state. You may produce evidence or sworn testimony on your behalf. Such evidence or sworn testimony shall be strictly limited to evidence and testimony relating to the nature and severity of the penalty to be imposed upon the licensee. Where the charges are based on the conviction of state law crimes in other jurisdictions, evidence may be offered which would show that the conviction would not be a crime in New York State. The

⁴ For GPS purposes, enter "Menands", not "Albany".

Committee also may limit the number of witnesses whose testimony will be received, as well as the length of time any witness will be permitted to testify.

If you intend to present sworn testimony, the number of witnesses and an estimate of the time necessary for their direct examination must be submitted to the New York State Department of Health, Division of Legal Affairs, Bureau of Adjudication, Riverview Center, 150 Broadway - Suite 510, Albany, NY 12204-2719, ATTENTION: HON. JAMES HORAN, DIRECTOR, BUREAU OF ADJUDICATION (Telephone: (518-402-0748), (henceforth "Bureau of Adjudication") as well as the Department of Health attorney indicated below, no later than twenty days prior to the scheduled date of the Referral Proceeding, as indicated above.

Pursuant to the provisions of N.Y. Pub. Health Law §230(10)(p), you shall file a written answer to each of the charges and allegations in the Statement of Charges at least ten days prior to the date of the hearing. Any charge or allegation not so answered shall be deemed admitted. You may wish to seek the advice of counsel prior to filing such answer. You may also file a written brief and affidavits with the Committee. All such documents shall be filed with the Bureau of Adjudication, at the address indicated above, and a copy shall be forwarded to the attorney for the Department of Health whose name appears below, at least ten days prior to the date of the hearing. Should the parties have objection(s) to proposed witnesses or documentary evidence, the party raising the objection(s) shall contact the Bureau of Adjudication at least three days prior to the hearing date to arrange for a pre-hearing conference with the Administrative Law Judge, prior to the hearing date.

Not later than ten days prior to the date of the hearing, you are required to file one copy of your proposed exhibits (if any) with the Bureau of Adjudication at the address indicated above, and a copy of all such documents/exhibits must be served on the same date on the Department of Health attorney indicated below. On the day of the hearing, you are also required to provide the original of such exhibits and three copies, for use by the Committee.

Pursuant to §301(5) of the State Administrative Procedure Act, the Department, upon reasonable notice, will provide at no charge a qualified interpreter of the deaf to interpret the proceedings to, and the testimony of, any deaf person. Pursuant to the terms of N.Y. State Admin. Proc. Act §401 and 10 N.Y.C.R.R. §51.8(b), the Petitioner hereby demands disclosure of the evidence that the Respondent intends to introduce at the hearing, including the names of

witnesses, a list of and copies of documentary evidence and a description of physical or other evidence which cannot be photocopied.

YOU ARE HEREBY ADVISED THAT THE ATTACHED CHARGES WILL BE MADE PUBLIC FIVE BUSINESS DAYS AFTER THEM ARE SERVED.

Department attorney: Initial here

The proceeding may be held whether or not you appear. Please note that requests for adjournments must be made in writing to the Bureau of Adjudication, at the address indicated above, with a copy of the request to the attorney for the Department of Health, whose name appears below, at least five days prior to the scheduled date of the proceeding. Adjournment requests are not routinely granted. Claims of court engagement will require detailed affidavits of actual engagement. Claims of illness will require medical documentation. Failure to obtain an attorney within a reasonable period of time prior to the proceeding will not be grounds for an adjournment.

The Committee will make a written report of its findings, conclusions as to guilt, and a determination. Such determination may be reviewed by the administrative review board for professional medical conduct.

THESE PROCEEDINGS MAY RESULT IN A
DETERMINATION THAT YOUR LICENSE TO PRACTICE
MEDICINE IN NEW YORK STATE BE REVOKED OR
SUSPENDED, AND/OR THAT YOU BE FINED OR
SUBJECT TO OTHER SANCTIONS SET OUT IN NEW
YORK PUBLIC HEALTH LAW §§230-a. YOU ARE URGED
TO OBTAIN AN ATTORNEY TO REPRESENT YOU IN
THIS MATTER.

DATED: Albany, New York

June 5, 2020

TIMOTHY J. MAHAR
Deputy Counsel
Bureau of Professional Medical Conduct

Inquiries should be addressed to:

Trudy Menard Senior Attorney Bureau of Professional Medical Conduct Corning Tower – Room 2512 Empire State Plaza Albany, NY 12237 (518) 473-4282 NEW YORK STATE DEPARTMENT OF HEALTH STATE BOARD FOR PROFESSIONAL MEDICAL CONDUCT

IN THE MATTER

STATEMENT

OF

OF

DEVENDRAKUMAR ISHWARBHAI PATEL, M.D.

CHARGES

DEVENDRAKUMAR ISHWARBHAI PATEL, M.D., the Respondent, was authorized to practice medicine in New York State on or about July 14, 1992, by the issuance of license number 189760 by the New York State Education Department.

FACTUAL ALLEGATIONS

- A. On May 7, 2019 Respondent was convicted in the United States District Court, District of Nevada of one count of felony distribution of controlled substances. Respondent was sentenced to thirty-seven (37) months incarceration, three years supervised released, a fee of one hundred (\$100.00) dollars and a fine of five hundred thousand (\$500,000.00) dollars. The conviction resolved allegations that beginning on or about September 2015 and January 2016 and later dates, Respondent knowingly distributed Schedule II controlled substances, oxycodone and hydrocodone. Respondent distributed the controlled substances outside the usual course of professional practice and not for a legitimate medical purpose.
- B. On or about September 6, 2019 Respondent entered into a Settlement Agreement with the Nevada Board of Medicine (Board) which resolved three separate formal Board complaints. The Settlement Agreement resulted in the revocation of Respondent's Nevada medical license, prohibiting reapplication for three years, a letter of reprimand and imposed a fine and fees in the amount of \$10,103.88. The Settlement Agreement

resolved allegations of malpractice, failure to diagnose, recommending medical procedures not clinically indicated, violating a patient's trust for financial gain, failure to offer appropriate procedures for financial benefit, and the Respondent's conviction in the United States District Court, District of Nevada for the distribution of controlled substance.

- C. The conduct resulting in the Nevada disciplinary action against Respondent would constitute misconduct under the laws of New York State pursuant to the following sections of New York State law:
 - 1. New York Education Law § 6530(3) (negligence on more than one occasion);
 - 2. New York Education Law § 6530(17) (exercising undue influence on the patient, including the promotion of the sale of services, goods, appliances, or, drugs in such a manner as to exploit the patient for the financial gain of the licensee);
 - New York Education Law § 6530(20) (moral unfitness to practice medicine);
 - 4. New York Education § 6530(9)(a)(ii) (having been convicted of committing an act constituting a crime under federal law).

FIRST SPECIFICATION OF CHARGES

Respondent is charged with committing professional misconduct as defined in N.Y. Educ. Law § 6530(9)(a)(ii) by having been convicted of committing an act constituting a crime under federal law as alleged in the facts of the following:

A. The facts in paragraph A.

SECOND SPECIFICATION OF CHARGES

Respondent is charged with committing professional misconduct as defined in N.Y. Educ. Law § 6530(9)(d) by having his or her license to practice medicine revoked, suspended or having other disciplinary action taken, or having his or her application for a license refused, revoked or suspended or having voluntarily or otherwise surrendered his or her license after a disciplinary action was instituted by a duly authorized professional disciplinary agency of another state, where the conduct resulting in the revocation, suspension or other disciplinary action involving the license or refusal, revocation or suspension of an application for a license or the surrender of the license would, if committed in New York state, constitute professional misconduct under the laws of New York state (namely N.Y. Educ. Law § 6530(3) § 6530(9)(a)(ii) § 6530(17) § 6530(20)) as alleged in the facts of the following:

B. Paragraphs B and C.

DATE:

May 5, 2020

Albany, New York

TIMOTHÝ J. MAHAR Deputy Counsel

Bureau of Professional Medical Conduct