

### THE STATE EDUCATION DEPARTMENT / THE UNIVERSITY OF THE STATE OF NEW YORK / ALBANY, N.Y. 12234

OFFICE OF PROFESSIONAL DISCIPLINE ONE PARK AVENUE, NEW YORK, NEW YORK 10016-5802

August 10, 1990

Tirtandharyana Haryadi, Physician 29 Willow Lane Tonawanda, N.Y. 14150

#89C1535, E1-10T Orleans Correctional Facility 35-31 Gaines Basin Road Albion, N.Y. 14411

Re: License No. 129564

Dear Dr. Haryadi:

Enclosed please find Commissioner's Order No. 10737. This Order and any penalty contained therein goes into effect five (5) days after the date of this letter.

If the penalty imposed by the Order is a surrender, revocation or suspension of your license, you must deliver your license and registration to this Department within ten (10) days after the date of this letter. In such a case your penalty goes into effect five (5) days after the date of this letter even if you fail to meet the time requirement of delivering your license and registration to this Department.

Very truly yours,

DANIEL J. KELLEHER Director of Investigations By:

Maria a. Pora

MOIRA A. DORAN

Supervisor

DJK/MAH/er Enclosures

CERTIFIED MAIL- RRR

cc:

AUG 20 1910

Medical Common

## REPORT OF THE REGENTS REVIEW COMMITTEE

TIRTANDHARYANA HARYADI

CALENDAR NO. 10737



# The University of the State of New York.

IN THE MATTER

of the

Disciplinary Proceeding

against

#### TIRTANDHARYANA HARYADI

No. 10737

who is currently licensed to practice as a physician in the State of New York.

### REPORT OF THE REGENTS REVIEW COMMITTEE

TIRTANDHARYANA HARYADI, hereinafter referred to as respondent, was given due notice of this proceeding and informed that he could appear and be represented by an attorney.

On May 31, 1990, the scheduled date of our hearing, respondent did not appear before us in person and no attorney appeared before us on behalf of respondent. However respondent did submit numerous pieces of correspondence and other documents which have been made part of the record herein. Kevin C. Roe, Esq., represented the New York State Department of Health.

Petitioner's recommendation as to the penalty to be imposed, should respondent be found guilty, was that respondent's license to practice as a physician in the State of New York be revoked.

We have reviewed the record in this matter; and our unanimous findings of fact, determination as to guilt, and recommendation as

### TIRTANDHARYANA HARYADI (10737)

to the penalty to be imposed follow:

### FINDINGS OF FACT

- Respondent was licensed to practice as a physician in this State by the New York State Education Department.
- 2. Respondent was convicted of committing an act constituting a crime, as set forth in the statement of charges and the record herein.

### DETERMINATION AS TO GUILT

The charge, annexed hereto, made a part hereof, and marked as Exhibit "A", has been proven by a preponderance of the evidence and respondent is guilty thereof.

## RECOMMENDATION AS TO THE PENALTY TO BE IMPOSED

Respondent's license to practice as a physician in the State of New York be revoked upon the charge of which respondent has been found guilty. Respondent may, pursuant to Rule 24.7(b) of the Rules of the Board of Regents, apply for restoration of said license after one year has elapsed from the effective date of the service of the order of the Commissioner of Education to be issued herein; but said application shall not be granted automatically.

Respectfully submitted,

EMLYN I. GRIFFITH

JANE M. BOLIN

PATRICK J. PICARIELLO

Dated: 6 26 90

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

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IN THE MATTER

: STATEMENT

OF

State Education Department.

OF

TIRTANDHARYANA HARYADI, M.D.

CHARGES

TIRTANDHARYANA HARYADI, M.D., the Respondent, was authorized to practice medicine in New York State on December
 17, 1976 by the issuance of license number 129654 by the New York

2. The Respondent is currently registered with the New York State Education Department to practice medicine for the period January 1, 1989 through December 31, 1991 from 29 Willow Lane, Tonawanda, New York 14150.

#### SPECIFICATION

3. The Respondent is charged with professional misconduct within the meaning of N.Y. Educ. Law §6509(5)(a)(i) (McKinney 1985) by reason of being convicted of committing an act constituting a crime under New York State law, in that:

By a forty-two count indictment in Erie County, State of New York, the Respondent was charged with nine counts of Sexual Abuse, First Degree; nine counts of Rape, First Degree; nine counts of Rape, Third Degree; five counts of Endangering the Welfare of a Child; seven counts of Sexual Abuse, Third Degree; two counts of Menacing; and one count of attempted Rape, First Degree. The Forty-Second Count was later dismissed. By plea entered on September 15, 1989 before Hon. Mario J. Rosetti in Supreme Court, County of Erie, the Respondent pled guilty to two counts of Sexual Abuse in the First Degree (Class D felony) and to one count of a lesser included offense of Sexual Abuse in the Second Degree (Class A misdemeanor). The plea was accepted and the Respondent was sentenced to a term of imprisonment not less than two years and not more than six years upon the counts of Sexual Abuse in the First Degree and to a definite sentence of one year upon the offense of Sexual Abuse in the Second Degree, all of which are to run concurrently.

DATED: Albany, New York February 16, 1990

PETER D. VAN BUREN

Deputy Counsel

Bureau of Professional Medical Conduct

### ORDER OF THE COMMISSIONER OF EDUCATION OF THE STATE OF NEW YORK

### TIRTANDHARYANA HARYADI

CALENDAR NO. 10737



# The University of the State of New York.

IN THE MATTER

OF

### TIRTANDHARYANA HARYADI

(Physician)

DUPLICATE
ORIGINAL
VOTE AND ORDER
NO. 10737

Upon the report of the Regents Review Committee, a copy of which is made a part hereof, the record herein, under Calendar No. 10737, and in accordance with the provisions of Title VIII of the Education Law, it was

VOTED (July 27, 1990): That the record herein be accepted; that the findings of fact, determination as to guilt, and recommendation as to the penalty to be imposed rendered by the Regents Review Committee in the matter of TIRTANDHARYANA HARYADI, respondent, be accepted; that respondent is guilty of the charge by a preponderance of the evidence; that respondent's license and registration to practice as a physician in the State of New York be revoked upon the charge of which respondent has been found quilty; that respondent may, pursuant to Rule 24.7(b) of the Rules of the Board of Regents, apply for restoration of said license after one year has elapsed from the effective date of the service of the order of the Commissioner of Education to be issued herein, but said application shall not be granted automatically; and that the Commissioner of Education be empowered to execute, for and on behalf of the Board of Regents, all orders necessary to carry out the terms of this vote;

#### and it is

ORDERED: That, pursuant to the above vote of the Board of

### TIRTANDHARYANA HARYADI (10737)

IN

Regents, said vote and the provisions thereof are hereby adopted and SO ORDERED, and it is further

ORDERED that this order shall take effect as of the date of the personal service of this order upon the respondent or five days after mailing by certified mail.

WITNESS WHEREOF, I, Thomas Sobol, Commissioner of Education of the State of New York, for and on behalf of the State Education Department and the Board of Regents, do hereunto set my hand and affix the seal of the State Education Department, at the City of Albany, this Gay of Curyust, 1990.

Commissioner of Education