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

PUBLIC

#### IN THE MATTER

OF

COMMISSIONER'S SUMMARY ORDER

MARIANNE ILDIKO WEBSTER, M.D. aka MARIANNE ILDIKO CSANALOSI, M.D. CO-02-09-4532-A

TO: MARIANNE ILDIKO WEBSTER, M.D., aka MARIANNE ILDIKO CSANALOSI, M.D.

MARIANNE ILDIKO WEBSTER, M.D., aka MARIANNE ILDIKO CSANALOSI, M.D.

The undersigned, Antonia C. Novello, M.D., M.P.H., Dr. P.H., Commissioner of Health, pursuant to N.Y. Public Health Law §230, upon the recommendation of a committee on Professional Medical Conduct of the State Board for Professional Medical Conduct, has determined that the duly authorized professional disciplinary agency of another jurisdiction, the Commonwealth of Pennsylvania, Department of State, State Board of Medicine (hereinafter "Pennsylvania Board"), has made a finding substantially equivalent to a finding that the practice of medicine by MARIANNE ILDIKO WEBSTER, M.D., aka MARIANNE ILDIKO CSANALOSI, M.D., Respondent, licensed to practice medicine in New York state on February 21, 1998, by license number 20042, in that jurisdiction constitutes an imminent danger to the health, safety, and welfare of its people, as is more fully set forth in documents of the Pennsylvania Board, attached hereto, as Appendix "A," and made a part hereof.

It is therefore:

ORDERED, pursuant to N.Y. Public Health Law Section 230(12)(b), that effective immediately, MARIANNE ILDIKO WEBSTER, M.D., aka MARIANNE ILDIKO CSANALOSI, M.D., Respondent, shall not practice medicine in the State of New York or in any other jurisdiction where that practice is dependent on a valid New York State license to practice medicine.

> Any practice of medicine in the State of New York or in any other jurisdiction where that practice is dependent on a valid New York State license to practice medicine in violation of this Commissioner's Summary Order shall constitute Professional Misconduct within the meaning of N.Y. Educ. Law §6530 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 that shall commence within thirty (30) days after the final conclusion of the disciplinary proceeding in the State of Pennsylvania. The hearing will be held pursuant to the provisions of NY. 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 Summary Hearing, together with a Statement of Charges, to be provided to the Respondent after the final conclusion of the Pennsylvania proceeding. Said written Notice may be provided in person, by mail or by other means. If Respondent wishes to be provided said written notice at an address other than those set forth above, Respondent shall so notify, in writing, both the attorney whose name is set forth on this Order, and the Director of the Office of Professional Medical Conduct, at the addresses set forth below. Respondent shall notify the Director of the Office of Professional Medical Conduct, New York State Department of Health, 433 River Street, Suite 303, Troy, NY 12180-2299 via Certified Mail, Return Receipt Requested, of the final conclusion of the Pennsylvania proceeding immediately upon such conclusion.

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 MAY BE FINED OR SUBJECT TO OTHER SANCTIONS SET FORTH IN NEW YORK PUBLIC HEALTH LAW SECTION 230-A. YOU ARE URGED TO OBTAIN AN ATTORNEY FOR THIS MATTER.

DATE: Albany, New York , 2002 marken 27

ANTONIA C. NOVELLO, M.D., M.P.H, Dr. P. H.

Inquires should be addressed to:

Robert Bogan Associate Counsel Office of Professional Medical Conduct 433 River Street – Suite 303 Troy, New York 12180 (518) 402-0828

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<b>v</b> .			Docket no. File no	-			
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## OPINION AND ORDER

This case was delegated to the hearing examiner by one member of the screening panel of the State Board of Medicine (Panel) to conduct a preliminary hearing to determine if there is *prima facie* evidence to support the temporary suspension of the license to practice medicine and surgery issued to Marianne Idilko Webster, M.D., Respondent. The Order of Temporary Suspension was issued by the Panel on June 26, 2002 upon Petition of the prosecuting attorney. The preliminary hearing was scheduled for July 19, 2002, but upon motion for continuance by Respondent and a waiver of the requirement that the preliminary hearing be held within 30 days, the hearing was convened on August 2, 2002.

The participants stipulated to the averments of Count One of the Petition. In Support of Count Two, the prosecuting attorney presented the testimony of two radiologists in whose practice Respondent practiced during 2002 and the testimony of the Associate Medical Director of the Physicians Health Program of the Pennsylvania Medical Society (PHP) in addition to documentary evidence of Respondent's enrollment in both the PHP and the Professional Health Monitoring Program of the Bureau of Professional and Occupational Affairs (PHMP). That evidence was not challenged by Respondent. Rather, Respondent urged that her suspension should not continue because for the last six weeks, under the care of her psychiatrist, she has remained stable and is taking her medications. Respondent has not been practicing medicine.

The only issue at this preliminary hearing is whether there is a *prima facie* case against Respondent. The hearing is to determine whether there is evidence sufficient to continue the suspension of Respondent's license pending a formal hearing on the charges. The Commonwealth's evidence need only be consistent with its allegations.

Applying this standard, the prosecuting attorney has met her burden. Each of the allegations of Counts One and Two was supported by *prima facie* evidence. Even considering Respondent's assertions that she has been stabilized, that period is relatively brief. The testimony of PHP's Associate Medical Director was not conclusive that Respondent has progressed sufficiently to enable a safe return to practice. Accordingly, the following order is entered:

# COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE STATE BOARD OF MEDICINE

Commonwealth of Pennsylvania	. :		
Bureau of Professional and	:		
Occupational Affairs	:		
<b>v</b> .	;	Docket no.	0782 <b>-49-</b> 2002
	:	File no.	2002-49-03178
Marianne Idilko Webster, M.D.,	: '		
Respondent	:		

#### ORDER

NOW, this 5th day of August, 2002, upon consideration of the foregoing, a prima facie

case exists to support the temporary suspension of Respondent's license, no. MD-064698-L.

The temporary suspension shall remain in effect until vacated by the State Board of Medicine,

but in no event longer than 180 days, unless otherwise ordered or agreed to by the participants.

Respondent's Attorney: Horace M. Ehrgood, Esquire 410 Chestnut Street Lebanon, PA 17042

Prosecuting Attorney: Bernadette Paul, Esquire Paul J. Jarabeck, Esquire Department of State P.O. Box 2649 Harrisburg, PA 17105-2649

Date of mailing: August 5, 2002

John F. Alcorn Chief Hearing Examiner

## COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE BEFORE THE STATE BOARD OF MEDICINE

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Commonwealth of Pennsylvania	
Bureau of Professional and	
Occupational Affairs	
VS.	
Marianne Idilko Webster, M. D.,	
Respondent	

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Docket No. -49-02 File No. 02-49-03178

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Department of State

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## <u>ORDER</u>

AND NOW, this  $\mathbb{Z}H$  day of  $\mathbb{Z}A$ , 2002, upon review of the Petition for Immediate Temporary Suspension of the license to practice osteopathic medicine and surgery of Marianne Idilko Webster, M.D., license No MD-064698-L, filed by the prosecuting attorney for the Commonwealth of Pennsylvania, the Probable Cause Screening Committee, (Board) of the State Board of Medicine, by vote of (1 to 0) makes the following findings and enters the following order:

### SUSPENSION ORDER

The Board finds that the Prosecuting Attorney has alleged facts in the Petition which, if taken as true, establish at each and every count that the continued practice of medicine and surgery by the Respondent presents an immediate and clear danger to the public health and safety. Therefore, in accordance with Section 40(a) of the Medical Practice Act, Act of December 20, 1985, P.L. 457, No. 112, <u>as amended</u>, 63 P.S. §422.40(a), the Board ORDERS that the license issued to the Respondent to practice medicine and surgery in this Commonwealth is IMMEDIATELY SUSPENDED upon service of this Order. Respondent shall surrender her wallet card, her 3X5 inch license and her wall certificate to an agent of the Bureau of Enforcement and Investigation immediately upon presentation of the Board's Order of suspension in accordance with 63 P.S. §422.44.

### PRELIMINARY HEARING

A preliminary hearing shall be conducted by a hearing examiner for the Board within thirty (30) days from the date of issuance of this Order. The Preliminary hearing shall be limited to evidence on the issue of whether there is a prima facie case to support the temporary suspension of the Respondent's license. The preliminary hearing shall be held at a time and location designated by the hearing examiner.

The Respondent is entitled to be present at the preliminary hearing and may be represented by an attorney, cross-examine witnesses, inspect physical evidence, call witnesses, offer evidence and testimony, and make a record of the proceedings.

If the hearing examiner finds that a prima facie case is NOT established, Respondent's license will be immediately restored. If a prima facie case is established, the temporary suspension shall remain in effect until vacated by the Board, but in no event, longer than 180 days, unless otherwise agreed to by the Respondent.

## FORMAL HEARING

An action to suspend, revoke or restrict Respondent's license will be commenced by the filing of an Order to Show Cause.

Respondent is directed to respond to the Order to Show Cause by filing an Answer in writing within twenty (20) days of the date of the issuance of the Order to Show Cause. A formal hearing will be conducted by the Board or a hearing examiner for the Board. Any document filed

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with the Prothonotary must also be served on the prosecuting attorney at:

116 Pine Street PO Box 2649 Harrisburg, PA 17105-2649

BY ORDER: STATE BOARD OF I Com ttee Membe

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Commonwealth of Pennsylvania	
Bureau of Professional and	
Occupational Affairs	
VS.	

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Docket No. 078 29-02 File No. 02-49-03178

Marianne Idilko Webster, M. D., Respondent

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## CERTIFICATE OF SERVICE

I hereby certify that I have this 25 day of June, 2002, served a true and correct copy of the foregoing Order and Petition for Immediate Temporary Suspension upon all parties of record in accordance with the General Rules of Administrative Practice and Procedure, 1 Pa. Code §33.32.

## CERTIFIED MAIL, RETURN RECEIPT REQUESTED:

Horace Ehrgood, Esquire 410 Chestnut Street Lebanon, PA 17042

Marianne Idilko Webster, M.D. 1647 Krims Court Lebanon, PA 17042



Prosecuting Attorney Commonwealth of Pennsylvania Department of State

P.O. Box 2649 Harrisburg, PA 17105-2649 (717) 783-7200

Commonwealth of Pennsylvania	:	
Bureau of Professional and	:	
Occupational Affairs	;	and
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	:	
Marianue Idilko Webster, M. D.,	:	
Respondent	:	

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### CERTIFICATE OF SERVICE

I hereby certify that I have this 26th day of June, 2002, served a true and

correct copy of the foregoing Order and Petition for Immediate Temporary Suspension upon all

parties of record in accordance with the General Rules of Administrative Practice and Procedure, 1

Pa. Code §33.32.

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## FIRST CLASS MAIL, POSTAGE PREPAID:

Horace Ehrgood, Esquire 410 Chestnut Street Lebanon, PA 17042 by facsimile transmittal to (717) 272-0670

Marianne Idilko Webster, M.D. 1647 Krims Court Lebanon, PA 17042

Prosecuting Attorney Commonwealth of Pennsylvania Department of State

P.O. Box 2649 Harrisburg, PA 17105-2649 (717) 783-7200 /bp

## COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE BEFORE THE STATE BOARD OF MEDICINE

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Commonwealth of Pennsylvania Bureau of Professional and Occupational Affairs	:	0782- Docket No49-02	Departmer	2002 JUH 26	PROTHO
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Marianne Idilko Webster, M. D., Respondent	;		State	10:23	ARY

#### PETITION FOR IMMEDIATE TEMPORARY SUSPENSION

AND NOW, comes the Commonwealth of Pennsylvania, by its Prosecuting Attorney, Bernadette Paul, and files this Petition for Immediate Temporary Suspension of the unrestricted license to practice medicine and surgery previously issued to Marianne Webster, M.D., pursuant to Section 40(a) of the Medical Practice Act, Act of December 20, 1985, P.L. 457, No. 112, <u>as</u> <u>amended</u>, 63 P.S. §422.40(a), as follows:

1. The Petitioner is Prosecuting Attorney for the Commonwealth of Pennsylvania, Department of State.

2. Marianne Idilko Webster, M.D. (Respondent), is licensed to practice medicine and surgery in the Commonwealth of Pennsylvania, holding a currently registered license MD-064698-L which expires on December 31, 2002.

3. Respondent's address on file with the Board is 525 Williams Road, Wynnewood, PA, PA 19096. Respondent reported her current address to the Physician's Health Monitoring Programs as being 1647 Krims Court, Lebanon, PA, 17042

4. At all times material and relevant to the allegations contained in this Petition, the Respondent has been licensed to practice medicine and surgery in the Commonwealth of Pennsylvania. 5. Respondent practices as a radiologist and is currently employed at Medical Imaging Consultants, Inc., in Lebanon, Pennsylvania.

## COUNT ONE

6. Paragraphs 1 through 5 are incorporated by reference.

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7. Respondent was involuntarily committed to Philhaven Hospital in Mount Gretna, Pennsylvania, on or about February 28, 2002, pursuant to the Mental Health Procedures Act at 50 P.S. §7302.

8. She was released several days later and returned to practice.

Respondent was involuntarily committed to Philhaven Hospital in Mount Gretna,
Pennsylvania, on or about March 25, 2002, pursuant to the Mental Health Procedures Act at 50
P.S. §7304.

10. She was released several days later and returned to practice.

11. Respondent was involuntarily committed to Philhaven Hospital in Mount Gretna, Pennsylvania, on or about May 22, 2002, pursuant to the Mental Health Procedures Act at 50 P.S. §7302.

12. She was released several days later and returned to practice.

13. Based on the foregoing allegations, Respondent's continued practice of medicine within the Commonwealth makes her an immediate and clear danger to the public health and safety pursuant to 63 P.S. §422.40(a).

#### COUNT TWO

14. Paragraphs 1 through 5 are incorporated by reference.

15. Respondent suffers from delusional disorder.

16. Respondent has apparently controlled her mental disorder successfully for a period of years prior to January of 2002 through the use of medication.

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17. Since at least January of 2002 Respondent has been non-compliant in taking medication to control her mental disorder.

18. Since at least January 2002, Respondent has actively suffered from delusions in the course of her medical practice.

19. Respondent's delusions include the belief that part of her brain is under external control.

20. Respondent refers to the external controllers of her brain as "they" or "them."

21. Respondent believes that "they" control part of her brain and torture her.

22. Since at least January of 2002, Respondent has missed numerous days of work either through calling in sick or being sent home from work, due to her belief that her brain was under external control.

23. Since January of 2002, Respondent has had episodes of uncontrolled behavior where she becomes irate, yells curses and/or threatens co-workers.

24. Respondent has asked co-workers to "make them stop."

25. Respondent has accused co-workers of being complicitous in the external control of her brain, accusing those individuals of not "making them stop."

26. In March and April of 2002, the Physicians Health Monitoring Program (PHMP) of the Department of State attempted to have Respondent sign an agreement whereby she would remain compliant with a treatment plan for her impairment.

27. Respondent submitted a signed data sheet to PHMP in which she stated that she suffered from "psychotic disorder not otherwise specified."

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28. PHMP referred Respondent to the Physicians Health Program (PHP) of the Pennsylvania Medical Society.

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29. In April of 2002, the Physicians Health Program (PHP) of the Pennsylvania Medical Society was successful in having Respondent sign an agreement whereby she would be complaint with a treatment plan for her impairment.

30. Respondent has failed to remain compliant with a treatment plan with PHP.

31. Respondent has exhibited episodes of irate, hostile, and threatening behavior to PHP staff where she accused them of being complicitous in the external control of her brain through "not making them stop."

32. Based on the foregoing allegations, Respondent's continued practice of medicine within the Commonwealth makes her an immediate and clear danger to the public health and safety pursuant to 63 P.S. §422.40(a).

WHEREFORE, your Petitioner respectfully requests that the Board issue and serve on the Respondent an Order as follows:

1. That Respondent presents an immediate and clear danger to the public health and safety based upon the allegations in the two counts individually;

2. That Respondent presents an immediate and clear danger to the public health and safety based upon the allegations in the two counts collectively;

3. That Respondent's license to practice medicine, license no. MD-064698-L, be immediately and temporarily

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suspended pursuant to Section 40(a) of the Medical Practice Act, 63 P.S. §422.40(a);

4. That Respondent surrender her wallet card, her 3X5 inch license and her wall certificate to an agent of the Bureau of Enforcement and Investigation immediately upon presentation of the Board's Order of Suspension in accordance with 63 P.S.

§422.44;

5. That Respondent immediately cease and desist from the practice of medicine and surgery within the Commonwealth of Pennsylvania;

6. That within thirty (30) days from the date of the Board's Order of Suspension, a preliminary hearing be held to ascertain whether a prima facie case exists to support the suspension.

Respectfully submitted,

Prosecuting Attorney

Prosecuting Attorney Commonwealth of Pennsylvania Department of State

Prosecuting Attorney Commonwealth of Pennsylvania Department of State

DATE: 6 25/02-