January 2, 2013

## CERTIFIED MAIL - RETURN RECEIPT REOUESTED

Ronald Bradshaw, RPA
MDC Los Angeles Metropolitan
Detention Center
P.O. Box 1500

Los Angeles, California 90053

Michael G. Bass, Esq.
NYS Department of Health
ESP-Corning Tower-Room 2512
Albany, New York 12237

## RE: In the Matter of Ronald Bradshaw, R.P.A.

Dear Parties:
Enclosed please find the Determination and Order (No. 13-01) of the Hearing Committee in the above referenced matter. This Determination and Order shall be deemed effective upon the receipt or seven (7) days after mailing by certified mail as per the provisions of $\S 230$, subdivision 10, paragraph (h) of the New York State Public Health Law.

Five days after receipt of this Order, you will be required to deliver to the Board of Professional Medical Conduct your license to practice medicine together with the registration certificate. Delivery shall be by either certified mail or in person to:

Office of Professional Medical Conduct
New York State Department of Health
Office of Professional Medical Conduct
Riverview Center
150 Broadway - Suite 355
Albany, New York 12204
If your license or registration certificate is lost, misplaced or its whereabouts is otherwise unknown, you shall submit an affidavit to that effect. If subsequently you locate the requested items, they must then be delivered to the Office of Professional Medical Conduct in the manner noted above.

As prescribed by the New York State Public Health Law §230, subdivision 10, paragraph (i), (McKinney Supp. 2007) and §230-c subdivisions 1 through 5, (McKinney Supp. 2007), "the determination of a committee on professional medical conduct may be reviewed by the Administrative Review Board for professional medical conduct." Either the licensee or the Department may seek a review of a committee determination.

Request for review of the Committee's determination by the Administrative Review Board stays penalties other than suspension or revocation until final determination by that Board. Summary orders are not stayed by Administrative Review Board reviews.

All notices of review must be served, by certified mail, upon the Administrative Review Board and the adverse party within fourteen (14) days of service and receipt of the enclosed Determination and Order.

The notice of review served on the Administrative Review Board should be forwarded to:
James F. Horan, Esq., Chief Administrative Law Judge
New York State Department of Health
Bureau of Adjudication
Riverview Center
150 Broadway - Suite 510
Albany, New York 12204

The parties shall have 30 days from the notice of appeal in which to file their briefs to the Administrative Review Board. Six copies of all papers must also be sent to the attention of Mr. Horan at the above address and one copy to the other party. The stipulated record in this matter shall consist of the official hearing transcript(s) and all documents in evidence.

Parties will be notified by mail of the Administrative Review Board's Determination and Order.

## Sincerely,

REDACTED
James F. Horan
Chief Administrative Law Judge
Bureau of Adjudication
JFH:cah
Enclosure

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


## DETERMINATION

AND
ORDER
BPMC\#13-1

A hearing was held on December 5, 2012, at the offices of the New York State Department of Health ("the Petitioner"). A Notice of Referral Proceeding and a Statement of Charges, and Commissioner's Order, all dated September 13, 2012, were served upon the Respondent, RONALD BRADSHAW, R.P.A.

Pursuant to Section 230(10)(e) of the Public Health Law, Rlchard F. Kasulke, M.D., Chalr, Lyon M. Greenberg, M.D., and Dennls Zlmmerman, M.S., duly designated members of the State Board for Professional Medical Conduct, served as the Hearing Committee in this matter. David A. Lenihan, Esq., Administrative Law Judge, served as the Administrative Officer. The Petitioner appeared by James E. Dering, Esq., General Counsel, by Michael G. Bass, Esq., of Counsel. The Respondent, Ronald Bradshaw, R.P.A., did not appear, although duly served by substituted service. Evidence was received and transcripts of these proceedings were made. After consideration of the entire record, the Hearing Committee issues this Determination and Order.

This case was brought pursuant to Public Health Law Section 230(10)(p). The statute provides for an expedited hearing when a licensee is charged solely with a violation of Education Law Section 6530(9). In such cases, a licensee is charged with misconduct based upon a prior criminal conviction in New York State or another jurisdiction, or upon a prior administrative adjudication regarding conduct that would amount to professional misconduct, if committed in New York. The scope of an expedited hearing is limited to a determination of the nature and severity of the penalty to be imposed upon the licensee.

In the instant case, the Respondent is charged with professional misconduct pursuant to Education Law $\S 6530(9)$ (a)(ii) by having being convicted of committing an act constituting a crime under federal law. For this felony conviction, the Respondent's license to practice medicine in New York State had been summarily suspended by Commissioner's Order dated September 13, 2012.

Copies of the Commissioner's Order, Notice of Referral Proceeding and the Amended Statement of Charges are attached to this Determination and Order as Appendix 1.

## WITNESSES

For the Petitioner:
For the Respondent:

None
None

## FINDINGS OF FACT

The following Findings of Fact were made after a review of the entire record in this matter. Numbers below in parentheses refer to exhibits, denoted by the prefix "Ex." These citations refer to evidence found persuasive by the Hearing Committee in arriving at a particular finding. Conflicting evidence, if any, was considered and rejected in favor of the cited evidence. All Hearing Committee findings were unanimous.

1. Ronald Bradshaw, RPA., the Respondent, did not appear at the hearing although duly served with process by substituted service. (Petitioner's Ex. 2)
2. Ronald Bradshaw, RPA., the Respondent, was authorized to practice as a physician's assistant in New York State on May 27, 1977, by the issuance of license number 000629 by the New York State Education Department. (Petitioner's Ex. 4)
3. On or about June 29, 2009, in the United States District Court, Central Distrlct of California, Respondent was found guilty, based on a verdict of guilty, of four (4) counts of Health Care Fraud, 18 U.S.C. § 1347, and one count of Aggravated Identity Theft, 18 U.S.C. § 1028A and was sentenced, on or about April 14, 2010, to 25 months in prison, 3 years supervised release, $\$ 587,010.00 \mathrm{In}$ restitution, and $\$ 500.00 \mathrm{In}$ fees. (Petitioner's Ex. 5)
4. The conduct resulting in the California federal conviction against Respondent would constitute misconduct under the laws of New York State, pursuant to the following section of New York State law:

New York Education Law $\S 6530$ (9) (a) (ii) (by having been convicted of committing an act constituting a crime under federal law.
5. By Commissioner's Summary Order, dated September 13, 2012, the Respondent's license to practice medicine in New York was suspended based upon the above federal conviction. (Petitioner's Ex. 1)

## VOTE OF THE HEARING COMMITTEE

## FIRST SPECIFICATION

"Respondent violated New York Education Law $\S 6530$ (9)(a)(ii) by having been convicted of committing an act constituting a crime under federal law ..."

VOTE: Sustained (3-0)

## HEARING COMMITTEE DETERMINATION

The Respondent did not appear at the hearing, either in person or by counsel. The Administrative Law Judge, after considering the documentary evidence, which included an Affidavit of Substituted Service of the Notice of Referral Proceeding and the Statement of Charges (Petitioner's Exhibit 2), ruled that the Petitioner had met the requirements of law for due diligence in the service of process, that jurisdiction had been established over the Respondent, and that the hearing could proceed on the merits notwithstanding the Respondent's absence.

The record in this case indicates that Respondent was convicted of a federal crime In the Central District of California. (See Exhibit 5) The record shows that the Respondent has been convicted of Health Care Fraud and Aggravated Identity Theft and is presently serving a 25 month prison term for these crimes. (Ex. 6)

It is clear from the documentary record and the evidence submitted at the hearing by the Department that the basis of the California federal action was certain conduct that would also constitute misconduct under the laws of New York State. Respondent did not appear at the hearing, and the record does not contain any evidence of mitigating circumstances, or remorse.

The Department's attorney, Mr. Bass, stated that, given the nature of the conviction in California, there is no other appropriate outcome in New York State but to revoke the Respondent's license. The panel, unanimously, agreed with the Department on this recommendation. As to the penalty, therefore, the Hearing Committee determined that the people of New York State would be protected by a revocation of the Respondent's license. Accordingly, the panel decided, unanimously, to revoke the Respondent's license under the circumstances of this case.

## ORDER

## IT IS HEREBY ORDERED THAT:

1. The license of the Respondent to practice as a physician's assistant in New York State is revoked.
2. This Order shall be effective upon service on the Respondent in accordance with the requirements of Public Health Law Section 230(10) (h).

DATED: Geneva, New York
$\qquad$ 2012

## REDACTED

Richard F. Kasulke, M.D., Chair
Lyon M. Greenberg, M.D.
Dennis Zimmerman, M.S.,

To:
Ronald Bradshaw, RPA.
Respondent
MDC Los Angeles Metropolitan Detention Center P.O. Box 1500

Los Angeles, CA 90053

Michael G. Bass, Esq.
Attorney for Petitioner
Associate Counsel
NYS Department of Health
Bureau of Professional Medical Conduct
Corning Tower, Room 2512
Albany, New York 12237

## APPENDIX 1

IN THE MATTER
OF
RONALD BRADSHAW, RPA
CO-11-09-B088-A

## COMARISSIONER'S ORDER AND NOTICE OF REFERRAL PROCEEDING

TO: Ronald Bradshaw, RPA
MDC Los Angelea Matropolitan Detantion Center PO BOX 1500
Los Angeles, CA 90053

The undersigned, Sue Kelly, Executive Deputy Commissioner of Health, purauant to New York Public Health Law g2230, upon the recommendation of a Committea on Professional Medical Conduct of the State Board for Profeasional Medical Conduct, has detemined that RONALD BRADSHAW, RPA, Respondent, Now York license number 000829, has been convicted of committing an act conatituting a felony under federal law; as is more fully set forth in the Statement of Charges attached hereto, and made a part hereof.

It la, therefore:
ORDERED, pursuant to Now York Publl Health Law §230(12)(b), that effective Immedately, RONALD BRADSHAW, RPA, shall not practice medicine in the State of . New York or in any other jurisdiction where that practice ls predicated on a valid New York State license to practice medicins.

ANY PRACTICE OF 明EDICINE IN VIOLATION OF THIS COMMISSIONER'S
ORDER SHALL CONSTITUTE PROFESSIONAL MISCONDUCT WITHIN THE MEANING OF NEW YORK EDUCATION LAW हु8530(29) AND MAY CONSTITUTE UNATHORIZED MEDICAL PRACTICE, A FELONY, DEFINED BY NEW YORK EDUCATION LAW §̧6812.

PLEASE TAKE NOTICE that a hearing will be held pursuant to the provisions of New York Public Health Law $\$ 230$ and New Yori State Administrative Procadure Act 58301-307 and 401. The hearing will be conductad before a commitiee on professionat conduct of the State Board for Professional Medical Conduct on the $8^{\text {th }}$ day of November, 2012, at 10:30 a.m., at Riverview Center, 150 Broadway, Suite 510, Albany, New York 12204-2719, at the offices of the New York State Health Department and at such other adjournad dates, times, and placea as the commiltee may dirsct. Respondent may flie an answer to the Statement of Charges with the below-named attorney for the Department of Health.

At the hearing, evidence will be received conceming the allegations set forth in the Statement of Charges, that is attached. A stenographic record of the hearing will be made and the witnaesses at the hearing will be sworn and examined. Respondent shall appear in person at the hearing and may be represented by counsel who shall be an attorney admitfid to practice in New York state. Respondent has the right to produce witnesses and evidence on his behali, to lesua or have subpoenas issued on his behalf for the production of witnesses and documents, and to cross-examine witnesses and examine evidenca produced against him. A summary of the Dapartment of Health Hearing Rules in enclosed. Pursuant to $\$ 301(\overline{5})$ of the 8 tata Adminibtrative 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 parson.

The hearing will proceed whether or not Respondant appears at the hearing. Scheduled hearing dates are considered dates cartain and adjournment requests are not, therefore, routinely granted. Requests for adjoumments must be made in writing to the New York State Department of Health, Division of Legal Affairs, Bureau of Adjudication, Riverview Canter, 150 Broadway, Suite 510, Albany, New York 122042719, ATTENTION: HON. JAMES F. HORAN, ACTING DIRECTOR, BUREAU OF

ADJUDICATION, and by telephone (518-402-0748), upon notice to the attorney for the Department of Health whose name appears betow, at least five days prior to the schectuled hearing date. Claims of court engagement will require detalled affidavits of actual engagennent. Claims of liness will require medical documentation.

At the conclusion of the hearing, the committee shall make findings of fect, conclusions concerning the charges sustainad or diamissed, and, in the event any of the charges are sustained, a determination of the penaity or sanction to be imposed or appropriate action to be taken. Such determination may be reviewed by the administrative review board for profesainal medical conduct.

THESE PROCEEDINGS MAY RESULT IN A DETERBINATION 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 8ET FORTH IN NEW YORK PUBLIC HEALTH LAW g230-m. YOU ARE URGED TO OBTAN AN ATTORNEY TO REPRESENT YOU IN THIS MATTER.

DATED: Albany, Now York


REDACTED


Inquires should ba addressed to:
Jool E. Abolove
Associate Counsel
Bureau of Professional Medical Conduct
Coming Tower - Room 2512
Empire State Plaza
Albany, Now York 12237
(518) 473-4282

| IN THE MATTER | STATEMENT |
| :---: | :--- |
| OF | OF |
| RONALD BRADSHAW, RMPA. Fryb |  |
| CO-11-09-5069-A |  |

RONALD BRADSHAW, M.D., Respondent, was authorized to practice medicine in New York state on May 27, 1977, by the issuance of license number 000629 by the New York State Education Department.

## FACTUAL ALLEGATIONS

 California, Respondent was found guilty, based on a verdict of guilty, of four (4) counts of Health Care Fraud, 18 U.S.C. § 1347, and one count of Aggravated identity Theft, 18 U.S.C. § 1028A and sentenced to 25 months in prison, 3 years supervised release, $\$ 587,010.00$ in restitution, forferture of $\$ 905,788.58$ and ${ }^{2}$ ad $\$ 500.00$ in fees.

## SPECIFICATIONS <br> FIRST SPECIFICATION

Respondent violated New York Education Law §6530(9)(a)(ii) by being convicted of committing an act constituting a crime under federal law, in that Petitioner charges:

1. The facts in Paragraph A.

DATED: $\operatorname{sep} t \cdot 13,2012$
Albany, New York

REDACTED
PETER D. VAN BUREN
Deputy Counsel
Bureau of Professional Medical Conduct

