

## Medical

### ***In the Matter of Axat Jani, M.D.***

On January 19, 2006, to have been effective October 15, 2004, the State Board of Medical Examiners suspended the license of Axat Jani, M.D., for a period of five years with the first two years retroactive to October 15, 2004, and the remainder stayed to be a period of probation. The action was based on a guilty plea to Health Care Claims Fraud.

### ***In the Matter of Myron Moskowitz, D.P.M.***

On March 29, 2006, the State Board of Medical Examiners suspended the license of Myron Moskowitz, D.P.M., for a period of three years with the first year active and the remainder stayed to be a period of probation. The action was based on Moskowitz practicing podiatric medicine with an expired biennial registration and billing insurance carriers while suspended.

### ***In the Matter of Michael Fizicki, M.D.***

On July 13, 2006, the State Board of Medical Examiners accepted the voluntary surrender of the medical license of Michael Fizicki, M.D. The action was based on Fizicki engaging in the submission of allegedly fraudulent insurance claims resulting in an investigation and subsequent settlement with Horizon Blue Cross/Blue Shield.

### ***In the Matter of Mark Freilich, M.D.***

On September 14, 2006, the State Board of Medical Examiners suspended the medical license of Mark Freilich, M.D., for a period of two years with the first six months active effective October 1, 2006, and the remainder stayed to be a period of probation. The action was based on a *non vult* plea to complaints alleging false, negligent, and incompetent interpretations of MRI studies, providing medical services for an MRI facility not licensed by the Department of Health and Senior Services during the period of time when the services were rendered, and failing to hold a current biennial registration during the period in question.

### ***In the Matter of Ronald Collins, M.D.***

On November 14, 2006, the State Board of Medical Examiners accepted the surrender of the license of Ronald Collins, M.D., with prejudice. The action was based on Collins entering a plea of no contest to all of the allegations contained in the State's com-

plaint filed on May 22, 2006. Those allegations included, but were not limited to, Collins performing grossly inadequate clinical examinations and medical management of patients reporting personal injury; Collins directing, authorizing, ratifying or condoning the ordering and performance of unnecessary cervical and lumbar electrodiagnostic testing routinely on all patients involved in rear-end auto collisions; Collins directing, authorizing, ratifying or condoning the performance of electrodiagnostic testing on patients, some of whom he had never seen or examined and permitting tests to be performed by unlicensed and unsupervised persons; Collins engaging in an extended pattern of conduct to which he allowed himself to be employed by unlicensed persons to perform professional services in violation of N.J.A.C. 13:35-6.16(f); and Collins ordering, ratifying or condoning diagnostic testing performed by himself and others in a grossly incompetent or grossly negligent manner, preparing test reports containing fabricated data and unsupported diagnoses and billing at grossly inflated and excessive fees.

## Dental

### ***In the Matter of Rosemarie DiMeola, Registered Dental Hygienist***

The State Board of Dentistry reprimanded Rosemarie DiMeola, R.D.H., for automobile application fraud.

### ***In the Matter of Roger Brown, D.D.S.***

On May, 17, 2006, the State Board of Dentistry suspended the license of Roger Brown, D.D.S., for a period of five years with the first 364 days active effective July 29, 2005, and with the remainder stayed to be a period of probation. The action was based upon Brown's guilty plea to Health Care Claims Fraud.

## Professional Counselors

### ***In the Matter of Anthony Panichella, P.C.***

The Professional Counselor Examiners Committee accepted the voluntary surrender of the license of Anthony Panichella, P.C., with prejudice based upon Panichella's guilty plea to unauthorized practice of medicine. The scope of a professional counseling license does not permit the prescribing of medicine.

## Chiropractic

### ***In the Matter of Craig Klein, D.C.***

On February 16, 2006, the State Board of Chiropractic Examiners suspended the license of Craig Klein, D.C., for a period of five years with the first two years active and the remainder stayed to be a period of probation. The action was based upon the resolution of an Accusation filed against Klein alleging the use of "runners" for referral of patients.

### ***In the Matter of Mark Radowitz, D.C.***

On May 8, 2006, the State Board of Chiropractic Examiners accepted the licensure surrender of Mark Radowitz, D.C., to be deemed a revocation effective April 21, 2006. The action was based on Radowitz' guilty plea to Health Care Claims Fraud.

### ***In the Matter of Kimberly McCauley, D.C. (a/k/a Kimberly Stark, D.C.)***

On July 12, 2006, the State Board of Chiropractic Board Examiners reprimanded the license of Kimberly McCauley, D.C., based upon McCauley billing an insurance carrier for chiropractic services not rendered to two patients for a total of ten visits.

## Pharmacy

### ***In the Matter of William Adamshick, R.P.***

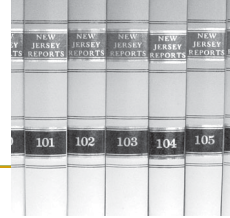
On March 9, 2006, the New Jersey Board of Pharmacy suspended the license of William Adamshick, R.P., for one year based upon Adamshick's criminal conviction for Health Care Claims Fraud.

### ***In the Matter of Michael Stavitski, R.P.***

On November 9, 2006, the New Jersey Board of Pharmacy revoked the license of Michael Stavitski, R.P., based upon his criminal conviction for Health Care Claims Fraud.

### ***In the Matter of Ojah Pharmacy***

On December 14, 2006, the State Board of Pharmacy revoked the permit of Ojah Pharmacy to operate as a pharmacy in the State of New Jersey based upon Ojah Pharmacy being convicted of Health Care Claims Fraud in that the corporation paid Medicaid recipients for their prescriptions for life-saving medications with the prescriptions being billed for but never dispensed to the actual patient.



## County Prosecutor Insurance Fraud Contacts

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