



State Medical Board of Ohio

77 S. High St., 17th Floor • Columbus, OH 43215-6127 • (614) 466-3934 • Website: www.mbo.ohio.gov

January 12, 2005

Felicia K. Howard-McGrady, M.D.
3010 Donamire Avenue
Kennesaw, GA 30144

Dear Doctor Howard-McGrady:

Please find enclosed certified copies of the Entry of Order; the Report and Recommendation of Sharon W. Murphy, Esq., Hearing Examiner, State Medical Board of Ohio; and an excerpt of draft Minutes of the State Medical Board, meeting in regular session on January 12, 2005, including motions approving and confirming the Report and Recommendation as the Findings and Order of the State Medical Board of Ohio.

Section 119.12, Ohio Revised Code, may authorize an appeal from this Order. Such an appeal must be taken to the Franklin County Court of Common Pleas.

Such an appeal setting forth the Order appealed from and the grounds of the appeal must be commenced by the filing of a Notice of Appeal with the State Medical Board of Ohio and the Franklin County Court of Common Pleas. Any such appeal must be filed within fifteen (15) days after the mailing of this notice and in accordance with the requirements of Section 119.12, Ohio Revised Code.

THE STATE MEDICAL BOARD OF OHIO

Lance A. Talmage, M.D.
Secretary

LAT:jam
Enclosures

CERTIFIED MAIL NO. 7002 2410 0002 3141 2782
RETURN RECEIPT REQUESTED

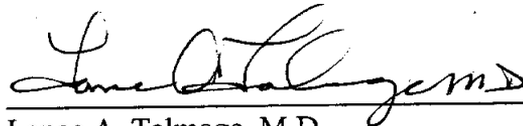
Cc: C/O Inex Ashley
516 Circle Avenue
Forest Park, IL 60130
CERTIFIED MAIL NO. 7002 2410 0002 3141 2799
RETURN RECEIPT REQUESTED

MAILED 1-14-05

CERTIFICATION

I hereby certify that the attached copy of the Entry of Order of the State Medical Board of Ohio; Report and Recommendation of Sharon W. Murphy, State Medical Board Attorney Hearing Examiner; and excerpt of draft Minutes of the State Medical Board, meeting in regular session on January 12, 2005, including motions approving and confirming the Findings of Fact, Conclusions and Proposed Order of the Hearing Examiner as the Findings and Order of the State Medical Board of Ohio; constitute a true and complete copy of the Findings and Order of the State Medical Board in the Matter of Felicia K. Howard-McGrady, M.D., as it appears in the Journal of the State Medical Board of Ohio.

This certification is made by authority of the State Medical Board of Ohio and in its behalf.



Lance A. Talmage, M.D.
Secretary

(SEAL)

January 12, 2005

Date

BEFORE THE STATE MEDICAL BOARD OF OHIO

IN THE MATTER OF

*

*

FELICIA K. HOWARD-MCGRADY, M.D. *

ENTRY OF ORDER

This matter came on for consideration before the State Medical Board of Ohio on January 12, 2005.

Upon the Report and Recommendation of Sharon W. Murphy, State Medical Board Attorney Hearing Examiner, designated in this Matter pursuant to R.C. 4731.23, a true copy of which Report and Recommendation is attached hereto and incorporated herein, and upon the approval and confirmation by vote of the Board on the above date, the following Order is hereby entered on the Journal of the State Medical Board of Ohio for the above date.

It is hereby ORDERED that no further action be taken in the matter of Felicia K. Howard-McGrady, M.D.

This Order shall become effective immediately upon mailing of notification of approval by the Board.

(SEAL)


Lance A. Talmage, M.D.
Secretary

January 12, 2005
Date

2004 NOV 24 A 11: 08

**REPORT AND RECOMMENDATION
IN THE MATTER OF FELICIA K. HOWARD-MCGRADY, M.D.**

The Matter Felicia K. Howard-McGrady, M.D., was heard by Sharon W. Murphy, Esq., Hearing Examiner for the State Medical Board of Ohio, on October 28, 2004.

INTRODUCTION

I. Basis for Hearing

- A. By letter dated November 12, 2003, the State Medical Board of Ohio [Board] notified Felicia K. Howard-McGrady, M.D., that it had proposed to take disciplinary action against her certificate to practice medicine and surgery in Ohio. The Board based its proposed action on a prior action against Dr. Howard-McGrady by the Illinois Department of Professional Regulation [Illinois Board]. Moreover, the Board alleged that the action of the Illinois Board constitutes “[a]ny of the following actions taken by the agency responsible for regulating the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or the limited branches of medicine in another jurisdiction, for any reason other than the nonpayment of fees: the limitation, revocation, or suspension of an individual’s license to practice; acceptance of an individual’s license surrender; denial of a license; refusal to renew or reinstate a license; imposition of probation; or issuance of an order of censure or other reprimand,” as that clause is used in R.C. 4731.22(B)(22).” Finally, the Board advised Dr. Howard-McGrady of her right to a hearing. (State’s Exhibit 1A).
- B. The Board received a written hearing request from Dr. Howard-McGrady on December 5, 2003. (State’s Exhibit 1B).

II. Appearances

- A. On behalf of the State of Ohio: Jim Petro, Attorney General, by Rebecca J. Albers, Assistant Attorney General.
- B. On behalf of the Respondent: Dr. Howard-McGrady, having been apprised of her right to be represented by counsel, represented herself at the hearing by telephone.

EVIDENCE EXAMINED

I. Testimony Heard

Felicia K. Howard-McGrady, M.D., by telephone.

II. Exhibits Examined

A. Presented by the State

1. State's Exhibits 1A through 1M: Procedural exhibits.
2. State's Exhibit 2: Certification from the Board that Dr. Howard-McGrady's certificate to practice medicine and surgery in Ohio had expired on October 1, 2002, for non-payment of renewal fees and has not been reinstated.
3. State's Exhibit 3: Certified copies of documents pertaining to Dr. Howard-McGrady maintained by the Illinois Department of Professional Regulation.

B. Presented by the Respondent

1. Respondent's Exhibit A: A May 19, 2004, letter to Rebecca J. Albers, Assistant Attorney General, from Dr. Howard-McGrady, with attachments.
2. Respondent's Exhibit B: An October 14, 2004, letter to Ms. Albers from Dr. Howard-McGrady, with attachments.
3. Respondent's Exhibit C: An October 22, 2004, letter to Ms. Albers from Dr. Howard-McGrady, with attachments.
4. Respondent's Exhibit D: Copies of documents, some certified, pertaining to Dr. Howard-McGrady maintained by the Illinois Department of Professional Regulation.

[Note: Pages of the exhibits were numbered by the Hearing Examiner post-hearing.]

SUMMARY OF THE EVIDENCE

All exhibits and transcripts of testimony, even if not specifically mentioned, were thoroughly reviewed and considered by the Hearing Examiner prior to preparing this Report and Recommendation.

1. Felicia K. Howard-McGrady, M.D., received her medical degree and completed a residency in pediatrics at Loyola Ronald McDonald Children's Hospital in Maywood, Illinois. She has been practicing since 1995. (Hearing Transcript [Tr.] at 13-14).

Dr. Howard-McGrady testified that she works in both Georgia and Illinois. She is currently working in outpatient clinics and works only part-time. She stated that she had

started working part time when her father was diagnosed with cancer, so that she could assist her mother in caring for her father. She added, however, that her father had passed away recently, and she is now helping her mother through the transition. (Tr. at 12-13).

2. Dr. Howard-McGrady received a license to practice medicine and surgery in Ohio on September 29, 2000. That license expired on October 1, 2002, for non-payment of renewal fees. Dr. Howard-McGrady has not reinstated her license since that time. (State's Exhibit [St. Ex.] 2).
3. On June 24, 2003, the Illinois Department of Professional Regulation issued an Order in *Department of Professional Regulation of the State of Illinois v. Felicia K. Howard McGrady*, Case No. 200205724-1. In the Order, the Illinois Department of Professional Regulation adopted Findings of Fact, Conclusions of Law, and a Recommendation previously issued by the Illinois Medical Disciplinary Board. The action of the Illinois Department of Professional Regulation was based on findings that Dr. Howard-McGrady had failed to file Illinois individual income tax returns or pay her Illinois individual income tax for 1997, 2000, and 2001. Dr. Howard-McGrady's Illinois license was in a "non-renewed status" at the time of the Illinois action. (St. Ex. 3 at 6-9, 12-13).

The Illinois Department of Professional Regulation ordered that Dr. Howard-McGrady's certificate of registration as a Physician and Surgeon in the State of Illinois be indefinitely suspended and that, in conjunction with any Petition for Restoration, Dr. Howard-McGrady must prove that she had complied with Illinois Tax Act requirements. (St. Ex. 3 at 12-13).

4. On May 18, 2004, the Illinois Department of Revenue issued a Certificate of Tax Lien Release which stated that Dr. Howard-McGrady's tax lien of \$1,186.89 had been paid in full. (Resp. Ex. A at 2). Dr. Howard-McGrady advised that, although the release stated that she had paid taxes and penalty of \$1,186.89, she had actually only paid approximately \$300.00. Dr. Howard-McGrady explained that, initially, an error had been made in calculating the taxes she had owed to the State of Illinois. She explained that, for the years in question, she had been residing in Georgia. Unfortunately, her accountant had not sent Dr. Howard-McGrady's Georgia state tax returns to Illinois, and Illinois had calculated her taxes as if she were still a resident of Illinois. (Tr. at 6-12; Respondent's Exhibit [Resp. Ex.] A at 1, 3, 4; Resp. Ex. C at 5; Resp. Ex. D at 12).
5. On October 12, 2004, the Illinois Department of Financial and Professional Regulation, Division of Professional Regulation, reinstated to "good standing" Dr. Howard-McGrady's certificate to practice medicine and surgery in Illinois. (Resp. Ex. B).
6. Dr. Howard-McGrady testified that,

[F]or me, this has been a very unfortunate matter of, seems to me, a miscommunication for a very small amount. I have provided excellent medical care to my [patients]. I have no complaints in terms of my practice

skills and I've been totally clean and nothing has been negative on my records. So, I'm a little saddened by all of this, but I've done all in my power to try to clear this up as quickly as possible.

(Tr. at 12).

FINDINGS OF FACT

1. On June 24, 2003, the Illinois Department of Professional Regulation issued an Order in *Department of Professional Regulation of the State of Illinois v. Felicia K. Howard McGrady*, Case No. 200205724-1. In the Order, the Illinois Department of Professional Regulation adopted Findings of Fact, Conclusions of Law, and a Recommendation previously issued by the Illinois Medical Disciplinary Board. The Illinois Department of Professional Regulation ordered that Dr. Howard-McGrady's certificate of registration as a Physician and Surgeon in the State of Illinois be indefinitely suspended and that, in conjunction with any Petition for Restoration, Dr. Howard-McGrady must prove that she had complied with Illinois Tax Act requirements.
2. On October 12, 2004, the Illinois Department of Financial and Professional Regulation, Division of Professional Regulation, reinstated to "good standing" Dr. Howard-McGrady's certificate to practice medicine and surgery in Illinois.

CONCLUSIONS OF LAW

The action of the Illinois Department of Professional Regulation in the Matter of Felicia K. Howard-McGrady, M.D., as set forth in Findings of Fact 1, constitutes "[a]ny of the following actions taken by the agency responsible for regulating the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or the limited branches of medicine in another jurisdiction, for any reason other than the nonpayment of fees: the limitation, revocation, or suspension of an individual's license to practice; acceptance of an individual's license surrender; denial of a license; refusal to renew or reinstate a license; imposition of probation; or issuance of an order of censure or other reprimand," as that clause is used in Section 4731.22(B)(22), Ohio Revised Code.

* * * * *

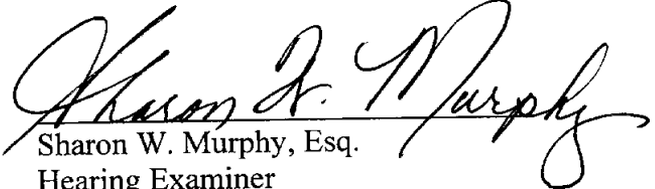
The Illinois Department of Professional Regulation found that Dr. Howard-McGrady had failed to pay taxes owed to the State of Illinois and took action against her certificate to practice in that state. Accordingly, the Board is justified in finding that Dr. Howard-McGrady had violated Section 4731.22(B)(22), Ohio Revised Code.

Nevertheless, when considering all the circumstances surrounding the Illinois action, it is apparent that Dr. Howard-McGrady's failure to pay the Illinois state income tax was due to an oversight. Moreover, Dr. Howard-McGrady worked diligently to resolve the matter as quickly as possible. Finally, there is no evidence that Dr. Howard-McGrady poses any threat to the public at this time.

PROPOSED ORDER

It is hereby ORDERED that no further action be taken in the matter of Felicia K. Howard-McGrady, M.D.

This Order shall become effective immediately upon mailing of notification of approval by the Board.


Sharon W. Murphy, Esq.
Hearing Examiner



State Medical Board of Ohio

77 S. High St., 17th Floor • Columbus, OH 43215-6127 • (614) 466-3934 • Website: www.state.oh.us/med/

EXCERPT FROM THE DRAFT MINUTES OF JANUARY 12, 2005

REPORTS AND RECOMMENDATIONS

Dr. Davidson announced that the Board would now consider the findings and orders appearing on the Board's agenda. She asked whether each member of the Board had received, read, and considered the hearing records, the proposed findings, conclusions, and orders, and any objections filed in the matters of: Ghassan Haj Hamed, M.D.; Valerie Ann McLin, M.D.; Daniel Howard Brumfield, M.D.; Jeffrey James Fierra, M.D.; Steven Franklin Greer, M.D.; Felicia K. Howard-McGrady, M.D.; Willie L. Josey, M.D.; Thomas R. Pickett, M.D.; and John Alexander Tripoulas, M.D. A roll call was taken:

ROLL CALL:	Dr. Egner	- aye
	Dr. Bhati	- aye
	Dr. Buchan	- aye
	Dr. Kumar	- aye
	Mr. Browning	- aye
	Dr. Davidson	- aye
	Dr. Robbins	- aye
	Dr. Garg	- aye
	Dr. Steinbergh	- aye
	Dr. Davidson	- aye

Dr. Davidson asked whether each member of the Board understands that the disciplinary guidelines do not limit any sanction to be imposed, and that the range of sanctions available in each matter runs from dismissal to permanent revocation. A roll call was taken:

ROLL CALL:	Dr. Egner	- aye
	Dr. Bhati	- aye
	Dr. Buchan	- aye
	Dr. Kumar	- aye
	Mr. Browning	- aye
	Dr. Davidson	- aye
	Dr. Robbins	- aye
	Dr. Garg	- aye
	Dr. Steinbergh	- aye
	Dr. Davidson	- aye

Dr. Davidson noted that, in accordance with the provision in Section 4731.22(F)(2), Revised Code, specifying that no member of the Board who supervises the investigation of a case shall participate in further adjudication of the case, the Secretary and Supervising Member must abstain from further participation in the adjudication of these matters.

Dr. Davidson stated that if there were no objections, the Chair would dispense with the reading of the proposed findings of fact, conclusions and orders in the above matters. No objections were voiced by Board members present.

The original Reports and Recommendations shall be maintained in the exhibits section of this Journal.

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Dr. Garg joined the meeting at this time.

.....

Dr. Davidson asked Dr. Garg whether he had received, read, and considered the hearing records, the proposed findings, conclusions, and orders, and any objections filed in the Reports and Recommendations on this month's agenda, and whether he understands that the disciplinary guidelines do not limit any sanction to be imposed, and that the range of sanctions available in each matter runs from dismissal to permanent revocation. Dr. Garg responded, "yes," to both questions.

.....

Mr. Dilling asked Mr. Browning whether he had received, read, and considered the hearing records, the proposed findings, conclusions, and orders, and any objections filed in the Reports and Recommendations on this month's agenda, and whether he understands that the disciplinary guidelines do not limit any sanction to be imposed, and that the range of sanctions available in each matter runs from dismissal to permanent revocation. Mr. Browning responded, "yes," to both questions.

.....

Dr. Talmage left the meeting during the previous discussion.

.....

Mr. Albert and Dr. Garg left the meeting at this time.

FELICIA K. HOWARD-MCGRADY, M.D.

.....

MR. BROWNING MOVED TO APPROVE AND CONFIRM MS. MURPHY'S PROPOSED FINDINGS OF FACT, CONCLUSIONS, AND ORDER IN THE MATTER OF FELICIA K. HOWARD-MCGRADY, M.D. DR. STEINBERGH SECONDED THE MOTION.

.....

A vote was taken on Mr. Browning's motion to approve and confirm:

Vote:	Dr. Egner	- aye
	Dr. Bhati	- aye
	Dr. Buchan	- aye
	Dr. Kumar	- aye
	Mr. Browning	- aye
	Ms. Sloan	- aye
	Dr. Robbins	- aye
	Dr. Steinbergh	- aye

The motion carried.



State Medical Board of Ohio

77 S. High St., 17th Floor • Columbus, OH 43215-6127 • (614) 466-3934 • Website: www.state.oh.us/med/

November 12, 2003

Felicia K. Howard-McGrady, M.D.
4947 Iowa Street
Chicago, Illinois 60651

Dear Doctor Howard-McGrady:

In accordance with R.C. Chapter 119., you are hereby notified that the State Medical Board of Ohio intends to determine whether or not to limit, revoke, permanently revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery, or to reprimand or place you on probation for one or more of the following reasons:

- (1) On or about October 1, 2002, your certificate to practice medicine and surgery in Ohio was suspended by operation of law, for nonpayment of renewal fees, and has not been reinstated to date.
- (2) On or about June 24, 2003, the Illinois Department of Professional Regulation (Illinois Department) Order in Case No. 2002-05724-1, adopted the Findings of Fact, Conclusions of Law and a Recommendation [by the Medical Disciplinary Board] to the [Illinois Department of Professional Regulation] Director and ordered that your certificate of registration as a Physician and Surgeon in the State of Illinois is indefinitely suspended. Further, the Illinois Department ordered that, in conjunction with any Petition for Restoration, you must prove that you have complied with Illinois Tax act requirements.

The underlying conduct is provided in detail in the Illinois Department Complaint, Findings of Fact, Conclusions of Law and Recommendation to the Director, and Illinois Department Order, copies of which are attached hereto and incorporated herein.

The Illinois Department Order, as alleged in paragraph two (2) above, constitutes “[a]ny of the following actions taken by the agency responsible for regulating the practice of medicine and surgery, osteopathic medicine and surgery, podiatric medicine and surgery, or the limited branches of medicine in another jurisdiction, for any reason other than the nonpayment of fees: the limitation, revocation, or suspension of an individual’s license to practice; acceptance of an individual’s license surrender; denial of a license; refusal to renew or reinstate a license; imposition of probation; or issuance of an order of censure or other reprimand,” as that clause is used in R.C. 4731.22(B)(22).

Pursuant to R.C. Chapter 119., you are hereby advised that you are entitled to a hearing in this matter. If you wish to request such hearing, the request must be made in writing and

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must be received in the offices of the State Medical Board within thirty days of the time of mailing of this notice.

You are further advised that, if you timely request a hearing, you are entitled to appear at such hearing in person, or by your attorney, or by such other representative as is permitted to practice before this agency, or you may present your position, arguments, or contentions in writing, and that at the hearing you may present evidence and examine witnesses appearing for or against you.

In the event that there is no request for such hearing received within thirty days of the time of mailing of this notice, the State Medical Board may, in your absence and upon consideration of this matter, determine whether or not to limit, revoke, permanently revoke, suspend, refuse to register or reinstate your certificate to practice medicine and surgery or to reprimand or place you on probation.

Please note that, whether or not you request a hearing, R.C. 4731.22(L), provides that “[w]hen the board refuses to grant a certificate to an applicant, revokes an individual’s certificate to practice, refuses to register an applicant, or refuses to reinstate an individual’s certificate to practice, the board may specify that its action is permanent. An individual subject to a permanent action taken by the board is forever thereafter ineligible to hold a certificate to practice and the board shall not accept an application for reinstatement of the certificate or for issuance of a new certificate.”

Copies of the applicable sections are enclosed for your information.

Very truly yours,



Lance A. Talmage, M.D.
Secretary

LAT/cad
Enclosures

CERTIFIED MAIL #7000 0600 0024 5149 7692
RETURN RECEIPT REQUESTED

118 Girard Avenue, #103
Cedartown, Georgia 30125

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SEP 08 2003

STATE OF ILLINOIS

DEPARTMENT OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL REGULATION)
of the State of Illinois, Complainant)
v.) No. 2002-05724-1
FELICIA HOWARD MCGRADY Respondent)
License No. 036-090212)

COMPLAINT

Now comes the DEPARTMENT OF PROFESSIONAL REGULATION of the State of Illinois, by its Chief of Prosecutions, Michael J. Lyons, and as its COMPLAINT against Felicia Howard McGrady, Respondent, complains as follows:

COUNT I

1. Felicia Howard McGrady. is presently the holder of a Certificate of Registration as a Physician and Surgeon in the State of Illinois, License No.036-090212 issued by the Department of Professional Regulation of the State of Illinois. Said license is presently in active status.
2. Felicia Howard McGrady failed to file Illinois individual income tax returns, Form IL – 1040, for 2000 and 2001.
3. The foregoing acts and/or omissions are grounds for revocation or Suspension of a Certificate of Registration pursuant to Illinois Compiled Statutes (2000), Chapter 225, paragraph(s) 60/22(A).

WHEREFORE, based on the foregoing allegations, the DEPARTMENT OF PROFESSIONAL REGULATION of the State of Illinois, by Michael J. Lyons, its Chief

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SEP 08 2003

of Prosecutions, prays that the Physician and Surgeon license of Felicia Howard McGrady be suspended, revoked, or otherwise disciplined.

COUNT II

- 1-2. Paragraphs 1 and 2 of Count I are realleged and incorporated by reference herein as paragraphs 1 and 2 of this separate Count II
3. Felicia Howard McGrady has not paid her Illinois individual income tax for 1997, 2000, and 2001 such tax, together with penalty and interest, is still due and owing to the Illinois Department of Revenue.
4. The foregoing acts and/or omissions are grounds for revocation or suspension of a Certificate of Registration pursuant to Illinois Compiled Statutes (2000), Chapter 225, paragraph(s) 60/22 (A).

WHEREFORE, based on the foregoing allegations, the DEPARTMENT OF PROFESSIONAL REGULATION of the State of Illinois, by Michael J. Lyons, its Chief of Prosecutions prays that the Physician and Surgeon license of Felicia Howard McGrady be suspended, revoked, or otherwise disciplined.

DEPARTMENT OF PROFESSIONAL REGULATION of
the State of Illinois

BY: _____

Michael J. Lyons

CHIEF OF PROSECUTIONS

David K. Igasaki
Attorney for the Department
of Professional Regulation
of the State of Illinois
100 West Randolph Street
Suite 9-300
Chicago, Illinois 60601
312/814-2737

STATE OF ILLINOIS

DEPARTMENT OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL REGULATION)
of the State of Illinois, Complainant)
v.)
FELICIA HOWARD MCGRADY)
License No. 36-090212, Respondent)

No. 200205724-1
OHIO STATE MEDICAL BOARD
SEP 08 2003

FINDINGS OF FACT, CONCLUSIONS OF LAW
AND RECOMMENDATION TO THE DIRECTOR

Now comes the Medical Disciplinary Board of the Department of Professional Regulation of the State of Illinois and, after reviewing the pleadings in this matter, a majority of its members hereby renders the following Findings of Fact, Conclusions of Law and Recommendation to the Director:

FINDINGS OF FACT

1. THAT Felicia Howard McGrady, Respondent, is a duly registered Physician and Surgeon in the State of Illinois, having been issued a Certificate of Registration, License No. 36-090212. Although the Department's Complaint alleged that Respondent's license was in active status, the Board takes official notice that said license is in non-renewed status at this time.
2. THAT the Department filed a two Count Complaint against the Respondent and sent notice of said Complaint by certified and regular mail to Respondent's last known address.
3. THAT Respondent failed to appear, either in person or by counsel, for a Preliminary Hearing.

4. THAT on November 18, 2002, Hearing Officer Lucia Kubiowski ordered that Respondent file an Answer to the Department's Complaint.
5. THAT the time has now passed and no Answer has been filed by or on behalf of the Respondent.
6. THAT on January 27, 2003, Hearing Officer James Jeffrey Canavan transferred this matter to the Medical Disciplinary Board for its deliberation based on the pleadings.

COUNT I

7. THAT Felicia Howard McGrady failed to file an Illinois individual income tax return, Form IL-1040, for 2000 and 2001.
8. THAT the foregoing acts and/or omissions are grounds for the Department to take disciplinary action against a Certificate of Registration pursuant to Illinois Compiled Statutes (2000), Chapter 225, paragraph(s) 60/22(A).

COUNT II

9. THAT the Department re-alleged and incorporated by reference paragraphs 1 and 2 of Count I of its Complaint as paragraphs 1 and 2 of Count II.
10. THAT Felicia Howard McGrady has not paid her Illinois individual income tax for 1997, 2000 and 2001 and such

OHIO STATE MEDICAL BOARD
SEP 08 2003

tax, together with penalty and interest, is still due and owing to the Illinois Department of Revenue.

11. That the forgoing acts and/or omissions are grounds for the Department to take disciplinary action against a Certificate of Registration pursuant to Illinois Compiled Statutes (2000), Chapter 225, paragraph(s) 60/22(A).

CONCLUSIONS OF LAW

1. THAT the Medical Disciplinary Board of the Department of Professional Regulation of the State of Illinois has jurisdiction over the subject matter and of the parties in this case.
2. THAT the Respondent violated 225 Illinois Compiled Statutes (2000), Section 60/22(A), as charged in Count I of the Department's Complaint.
3. THAT the Respondent violated 225 Illinois Compiled Statutes (2000), Section 60/22(A), as charged in Count II of the Department's Complaint.

RECOMMENDATION

The Medical Disciplinary Board of the Department of Professional Regulation of the State of Illinois, after making the above Findings of Fact and Conclusions of Law, recommends to Robert E. Hewson, Jr., the Acting Director of the Department of Professional Regulation, that the Certificate of Registration,

OHIO STATE MEDICAL BOARD
SEP 08 2003

License No. 36-090212 of Felicia Howard McGrady be Indefinitely Suspended. In conjunction with any Petition for Restoration of her license, Respondent must prove that she has complied with the requirements of any tax Act as determined by the Illinois Department of Revenue.

DATED THIS 5th DAY OF Mar, 2003.

Alvan C. Bennett MD
CHAIRMAN, MEDICAL DISCIPLINARY BOARD

Georgia D. Hubbert MD
MEMBER

McLongrey
MEMBER

Paul H. Zingales
MEMBER

E Pop
MEMBER

Lawrence J. O'Brien
MEMBER

MEMBER

MEMBER

DMP:ret

OHIO STATE MEDICAL BOARD
SEP 08 2003

STATE OF ILLINOIS

DEPARTMENT OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL REGULATION)
of the State of Illinois Complainant)
v.) No. 200205724-1
FELICIA K. HOWARD MCGRADY Respondent)
License No. 036-090212)

ORDER

This matter having come before the Medical Disciplinary Board of the Department of Professional Regulation of the State of Illinois, and the Medical Disciplinary Board having made certain Findings of Fact, Conclusions of Law and a Recommendation to the Director of the Department; and the Department having complied with all required notices; and the time allowed for filing of a Motion for Rehearing before the Director of the Department having now passed;

NOW, THEREFORE, I, ROBERT E. HEWSON, JR., ACTING DIRECTOR OF THE DEPARTMENT OF PROFESSIONAL REGULATION of the State of Illinois, do hereby adopt the findings of Fact, Conclusions of Law and Recommendation of the Medical Disciplinary Board in this matter.

IT IS THEREFORE ORDERED that the Certificate of Registration, License No. 036-090212, heretofore issued to Felicia K. Howard McGrady to practice as a Physician and Surgeon in the State of Illinois is Indefinitely Suspended. In conjunction with any Petition for Restoration of her license, Respondent must prove that she has complied with the requirements of any tax act as determined by the Illinois Department of Revenue.

IT IS FURTHER ORDERED that Felicia K. Howard McGrady immediately surrender said Certificate of Registration and all other indicia of licensure to the Department of Professional Regulation of the State of Illinois. Upon failure to do so, the Department shall seize said Certificate of Registration.

DATED THIS 24th DAY OF June, 20 03

DEPARTMENT OF PROFESSIONAL REGULATION
of the State of Illinois



ROBERT E. HEWSON, JR.
ACTING DIRECTOR

REF: License No. 36-090212
Case No. 200205724-1

OHIO STATE MEDICAL BOARD
SEP 6 8 2003

STATE OF ILLINOIS
DEPARTMENT OF PROFESSIONAL REGULATION

DEPARTMENT OF PROFESSIONAL REGULATION)
of the State of Illinois, Complainant)
)
v.) NO. 2002-05724-1
)
FELICIA K. HOWARD MCGRADY Respondent)

NOTICE

TO: FELICIA K. HOWARD MCGRADY
1802 VERMILION ST.
DANVILLE, IL 61832

PLEASE TAKE NOTICE that the Director of the Department of Professional Regulation did sign the attached Order.

YOU ARE FURTHER NOTIFIED that you have a right to judicial review of all final administrative decisions of this Department, pursuant to the provisions of the "ADMINISTRATIVE REVIEW ACT," approved May 8, 1945, and all amendments and modifications thereof, and the rules adopted pursuant thereto.

The order of the Director of the Department of Professional Regulation will be implemented as of the date of the Order unless the Order states otherwise.

DEPARTMENT OF PROFESSIONAL REGULATION
of the State of Illinois

BY: *Traci S. Ordey*
Clerk for the Department

All inquiries should
be directed to the
Prosecutions Unit
312/814-4477

OHIO STATE MEDICAL BOARD
SEP 17 2003

STATE OF ILLINOIS)
) ss:
COUNTY OF SANGAMON)

UNDER PENALTY of perjury, as provided by law pursuant to Section 1-109 of the Illinois Code of Civil Procedure, the undersigned certifies that I caused copies of the attached NOTICE AND ORDER, to be deposited in the United States mail, by CERTIFIED mail at 320 W. Washington, Springfield, Illinois 62786, before 5:00 p.m. with proper postage prepaid on the 24th day of June, 2003 to all parties at the addresses listed on the attached documents.



AFFIANT

OHIO STATE MEDICAL BOARD
SEP 08 2003