

1 **BEFORE THE ARIZONA MEDICAL BOARD**

2 In the Matter of

3 **PETER JAMES NORMANN, M.D.**

4 Holder of License No. 33254
5 For the Practice of Allopathic Medicine
6 In the State of Arizona.

**Case No. MD-07-0328A
MD-07-0589A**

**INTERIM FINDINGS OF FACT,
CONCLUSIONS OF LAW AND ORDER
FOR SUMMARY SUSPENSION OF
LICENSE**

7 **INTRODUCTION**

8 The above-captioned matter came on for discussion before the Arizona Medical Board
9 ("Board") on July 10, 2007. After reviewing relevant information and deliberating, the Board
10 considered proceedings for a summary action against the license of Peter James Normann, M.D.
11 ("Respondent"). Having considered the information in the matter and being fully advised, the Board
12 enters the following Interim Findings of Fact, Conclusions of Law and Order for Summary
13 Suspension of License, pending formal hearing or other Board action. A.R.S. § 32-1451(D).

14 **INTERIM FINDINGS OF FACT**

- 15 1. The Board is the duly constituted authority for licensing and regulating the practice of
16 allopathic medicine in the State of Arizona.
- 17 2. Respondent is the holder of License No. 33254 for the practice of allopathic medicine
18 in the State of Arizona.

19 **MD-07-0328A**

- 20 3. The Board initiated case number MD-07-0328A on May 1, 2007 after being notified
21 that two of Respondent's patients RG, a thirty-three year-old male and AS, a forty-one year-old
22 female, were brought to a hospital's emergency department over a four month period after
23 suffering cardiac arrest during liposuction procedures performed by Respondent at his office. Both
24 patients died.
- 25

1 4. RG was an otherwise healthy male who presented to Respondent's office on March
2 10, 2006 for an initial consultation for liposuction of the abdomen and waist. RG was seen again on
3 May 3, 2006 for a pre-op visit. Respondent performed surgery in his office on May 16, 2006 under
4 local (tumescent) anesthesia with minimal p.o. sedation except that Respondent gave Demerol 50
5 mg and Phenergan 25 mg IM at the very end of the procedure. RG was discharged home
6 approximately twenty-five minutes after the surgery ended. RG recovered uneventfully and
7 subsequent follow-up was unremarkable. RG was again seen by Respondent on December 4,
8 2006 and plans were made for repeat liposuction of the same areas treated on May 16, 2006. It is
9 not clear from the records whether the indication for the repeat procedure was residual or re-
10 accumulated fat.

11 5. Respondent performed the repeat procedure in his office on December 12, 2006
12 using a propofol drip and IV ketamine for conscious sedation since RG had experienced significant
13 pain during the first procedure. Approximately thirty-five minutes into the procedure RG
14 experienced oxygen desaturation followed by cardiac arrest. Respondent's staff called 911 and
15 Respondent began a code. Respondent intubated and ventilated RG with an ambu bag and gave
16 atropine, epinephrine and Lidocaine. Emergency medical technicians ("EMT") arrived within a few
17 minutes of the 911 call to find cardio pulmonary resuscitation ("CPR") in progress. An EMT was
18 unable to verify breath sounds on auscultation of the chest and so advised Respondent. The EMT
19 also noted RG's abdomen was severely distended, but Respondent told him it was due to the two
20 liters of tumescent solution injected into RG's subcutaneous abdominal fat. RG was then
21 transported in persistent full arrest to the local hospital.

22 6. Respondent insisted on riding along and re-intubated RG just before arrival at the
23 hospital. The EMT still could not verify breath sounds, but Respondent told him the "tube was
24 good." RG was turned over to hospital staff in complete arrest, mottled, and without positive tube
25 placement. RG's pupils were noted to be fixed and dilated and a CO2 sensor indicated incorrect

1 endotracheal tube placement. Hospital staff reintubated RG and the CO2 sensor immediately
2 indicated proper tube placement. RG was pronounced dead shortly thereafter.

3 7. The Medical Examiner ruled RG's death a result of an adverse reaction to
4 medications administered for cosmetic liposuction. The Medical Examiner found RG to be
5 otherwise previously healthy, found no evidence of cardiac or pulmonary disease, found no
6 evidence of pulmonary emboli or myocardial infarction and found no evidence of an anaphylactoid
7 reaction.

8 8. AS, an otherwise healthy female presented to Respondent's office on September 9,
9 2006 and was seen by a licensed massage therapist ("LMT") employed by Respondent as a
10 medical assistant. Respondent was out of town attending a medical conference. AS next
11 presented on September 25, 2006 and was seen by LMT in consultation for liposuction. The visit
12 note is written and signed by LMT. AS's liposuction of the waist, abdomen, back and outer thighs
13 was performed on September 27, 2006. LMT filled out and signed the intra-operative record. AS
14 received eight liters of tumescent fluid, over six liters were aspirated and AS spent approximately
15 twenty minutes in recovery before being sent home. AS received no resuscitative IV fluids and her
16 urine output was not monitored. Respondent left for a trip to Germany two days after the surgery
17 and all of the follow-up care was done by LMT. AS did not physically return for follow-up, but LMT
18 placed calls to her. There is no operative note written by Respondent for AS's procedure and no
19 documentation that Respondent ever participated in AS's pre-operative evaluation, surgery or
20 follow-up.

21 9. On March 19, 2006 AS was seen in Respondent's office for a deflated right breast
22 implant. Respondent handwrote and signed a brief note. Surgery was scheduled to replace the
23 implant. On March 23, 2006 AS underwent that procedure under conscious sedation in
24 Respondent's office. There is a typed operative note of the procedure, but it states both implants
25 were replaced, not just the problematic right side. Respondent saw AS in follow-up at four and nine

1 days post-op. The right breast implant was noted to be positioned too high on both visits. On the
2 second visit, plans were made to return to surgery for touch-up liposuction of the abdomen and
3 waist and for primary liposuction of the neck and breasts and fat injections to the buttocks. This
4 surgery was done on April 13, 2007 under conscious sedation with IV ketamine and propofol drip.
5 There is no operative note for this surgery; the intra-operative records are not signed, but appear
6 to have been filled out by LMT. There is no record of vital signs taken in recovery or disposition of
7 AS at discharge. The fat injections for buttock augmentation were not performed and there is no
8 documentation why they were omitted. There is no documentation that Respondent participated in
9 this surgery.

10 10. AS was seen for her first follow-up three days later on April 16, 2007. It appears that
11 plans were made to perform the previously omitted fat injections that day, but then it was
12 discovered that fat had not been saved from the previous liposuction surgery and the surgery was
13 not performed. The surgery was rescheduled for a later date. AS was returned to surgery one
14 week later during which she experienced oxygen desaturation and cardiac arrest. All of the
15 documentation from Respondent's office is dated April 24, 2007, but all emergency medical service
16 and hospital records are dated April 25, 2007. This surgery was done under conscious sedation
17 with IV ketamine and a continuous propofol drip.

18 11. The "Liposuction Operative Note" from surgery indicates a plan to perform
19 liposuction of the hips, revision of the right breast, and buttock augmentation. Review of the
20 drawings on that sheet reveals all areas were injected with tumescent solution in anticipation of
21 surgery, including the buttocks. At the bottom of the sheet, there is a handwritten note that the
22 buttock augmentation was not performed and AS coded after the breast revision and liposuction
23 were performed. The "Conscious Sedation Record" shows the propofol drip was turned off at
24 between 1735 and 1740 hours and AS coded some twenty or twenty-five minutes later at 1800.
25 According to this record, the propofol drip was discontinued after the breast revision and

1 liposuction was completed and well before AS arrested. The record is not consistent with a
2 sequence of events in which the buttock augmentation was omitted as a result of the code, as
3 implied by the handwritten note, and Respondent's account of the sequence of events (that AS
4 arrested after the procedure had been completed) is not consistent with the records from surgery
5 since all of planned procedures had not been completed. After AS arrested, 911 was called, and
6 AS was intubated and ventilated and quickly went into asystole. CPR was begun, defibrillator pads
7 were placed and she received epinephrine, atropine, flumazenil and narcan. AS was subsequently
8 transported to the local hospital where a pulse and pressure were re-established, but she coded
9 again and expired shortly after transfer to the CCU.

10 12. On May 3, 2007 Respondent signed an Interim Consent Agreement for Practice
11 Restriction prohibiting him from performing office procedures or surgeries using conscious
12 sedation until further Order of the Board.

13 13. During investigational interviews with Board Staff Respondent made several false
14 statements. Respondent stated he did not do formal tummy tucks, but records of patient LL
15 describe a full abdominoplasty with placcation of the rectus sheath. Respondent stated his staff did
16 not do any procedure without him first doing the consultation and approving the plan, but the
17 medical records of numerous patients indicate they received treatment and office staff performed
18 procedures during times Respondent was out of the office. Respondent stated his bookkeeper had
19 no patient contact, but he later admitted she assisted in surgical procedures. Respondent stated
20 LMT did not do any cutting of skin or suturing, but patient NL, an office employee, LMT and even
21 Respondent confirmed LMT sutured patients.

22 14. In every operative report in each patient file reviewed by Board Staff Respondent
23 referred to his employees who assisted in procedures as "medical assistants," including his
24 bookkeeper. None of Respondent's staff has completed an approved medical assistant training
25 program nor met the qualifications for exemption under the applicable Administrative Rules.

1 p.m. he tried to arouse her from snoring, but was unable to do so; he started an IV and placed a
2 tourniquet on her arm; he noticed LR had stopped snoring and breathing; he started CPR and
3 called 911 at 10:07 p.m.; he used the defibrillator and it advised a shock was completed; his
4 physical examination showed LR had spontaneous breath sounds, good color, but he could not
5 feel a pulse or heart signs with a stethoscope; EMS arrived and took over LR's care. LR was
6 transferred to a hospital where she later died. Fire Department records indicate when they
7 responded the treating physician was Homeopath, but the records reflect and Respondent
8 maintains, Homeopath had left the facility three hours earlier.

9 Standard of Care

10 20. The standard of care for a physician performing liposuction includes an appropriate
11 preoperative evaluation, history and physical examination, explanation of benefits and risks,
12 performance of the surgery in a safe and technically correct fashion and provision of appropriate
13 post-operative care.

14 21. Respondent deviated from the standard of care by failing to perform appropriate
15 preoperative evaluation, history and physical examination, explanation of benefits and risks,
16 performance of the surgery in a safe and technically correct fashion and provision of appropriate
17 post-operative care in a safe environment on multiple patients.

18 22. The standard of care requires a physician who is performing conscious sedation in
19 the office using propofol to follow the American Society of Anesthesiologists ("ASA") Statement on
20 Safe Use of Propofol, including employing certified and adequately trained personnel to monitor
21 the patients during surgery; being adequately educated and trained in the hours-long use of
22 Propofol required for the liposuction procedures; being physically present while a patient is under
23 conscious sedation; adequately monitor patients who are under conscious sedation; and
24 demonstrate a complete understanding of propofol.

25

1 advice and cautionary warnings provided to the patient and provide sufficient information for
2 another practitioner to assume continuity of the patient's care at any point in the course of
3 treatment. A.R.S. § 32-1401(2). Respondent's records do not meet this standard.

4 **INTERIM CONCLUSIONS OF LAW**

5 1. The Board possesses jurisdiction over the subject matter hereof and over
6 Respondent, holder of License No. 33254 for the practice of allopathic medicine in the State of
7 Arizona.

8 2. The conduct and circumstances described above constitute unprofessional conduct
9 pursuant to A.R.S. § 32-1401(27)(a) (“[v]iolating any federal or state laws or rules and regulations
10 applicable to the practice of medicine,”) specifically, A.R.S. § 30-672; A.R.S. § 32-1401(27)(e)
11 (“[f]ailing or refusing to maintain adequate records on a patient;”) A.R.S. § 32-1401(27)(q) (“[a]ny
12 conduct or practice that is or might be harmful or dangerous to the health of the patient or the
13 public;”) A.R.S. § 32-1401(27)(t) (“[k]nowingly making any false or fraudulent statement, written or
14 oral, in connection with the practice of medicine or if applying for privileges or renewing an
15 application for privileges at a health care institution;”) A.R.S. § 32-1401(27)(cc) (“[m]aintaining a
16 professional connection with or lending one's name to enhance or continue the activities of an
17 illegal practitioner of medicine;”) A.R.S. § 32-1401(27)(jj) (“[k]nowingly making a false or
18 misleading statement to the board or on a form required by the board or in a written
19 correspondence, including attachments, with the board;”) A.R.S. § 32-1401(27)(kk) (“[f]ailing to
20 dispense drugs and devices in compliance with article 6 of this chapter;”) and A.R.S. § 32-
21 1401(27)(ll) (“[c]onduct that the board determines is gross negligence, repeated negligence, or
22 negligence resulting in harm to or the death of a patient.”).

23 3. Based on the foregoing Interim Findings of Fact and Conclusions of Law, the public
24 health, safety or welfare imperatively requires emergency action. A.R.S. § 32-1451(D).

25

1 ORDER

2 Based on the foregoing Interim Findings of Fact and Conclusions of Law, set forth above,

3 IT IS HEREBY ORDERED THAT:

4 1. Respondent's license to practice allopathic medicine in the State of Arizona,
5 License No. 33254, is summarily suspended pending a formal hearing before an Administrative
6 Law Judge from the Office of Administrative Hearings.

7 2. The Interim Findings of Fact and Conclusions of Law constitute written notice to
8 Respondent of the charges of unprofessional conduct made by the Board against him.
9 Respondent is entitled to a formal hearing to defend these charges as expeditiously as possible
10 after the issuance of this order.

11 3. The Board's Executive Director is instructed to refer this matter to the Office of
12 Administrative Hearings for scheduling of an administrative hearing to be commenced as
13 expeditiously as possible from the date of the issuance of this order, unless stipulated and agreed
14 otherwise by Respondent.

15 DATED this 10th day of July 2007

16 ARIZONA MEDICAL BOARD

17 [SEAL]



By Anada Bell
Timothy C. Miller, J.D.
Executive Director

1 ORIGINAL of the foregoing filed this
2 10th day of July 2007, with:

3 Arizona Medical Board
4 9545 East Doubletree Ranch Road
5 Scottsdale, Arizona 85258

6 EXECUTED COPY of the foregoing
7 mailed by US Mail this 10th day of
8 July 2007 to:

9 Peter James Normann, M.D.
10 Address of Record

11 and

12 Dean Brekke
13 Assistant Attorney General
14 Arizona Attorney General's Office
15 1275 West Washington, CIV/LES
16 Phoenix, Arizona 85007

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