

**IN THE SUPREME COURT OF OHIO
APPEAL FROM THE TENTH DISTRICT COURT OF APPEALS**

DONALD P. TROYER, et al., :
 :
 Plaintiffs-Appellants, : **Case No. 11-1162**
 :
 -vs- :
 : **Court of Appeals**
 LEONARD R. JANIS, DPM, : **Case No. 10APE-05-434**
 :
 Defendant-Appellee. :

MOTION TO DISMISS OF DEFENDANT-APPELLEE LEONARD R. JANIS, DPM

Anne M. Valentine (0028286) Susie L. Hahn (0070191) Leeseberg & Valentine 175 South Third Street, PH 1 Columbus, Ohio 43215 614-221-2223 614-221-3106 fax avalentine@leesebergvalentine.com shahn@leesebergvalentine.com <i>Counsel for Plaintiffs-Appellants</i>	Gregory D. Rankin (0022061) (Counsel of record) Ray S. Pantle (0082395) Lane, Alton & Horst, LLC Two Miranova Place, Suite 500 Columbus, Ohio 43215-7052 614-228-6885 614-228-0146 fax grankin@lanealton.com rpantle@lanealton.com <i>Counsel for Defendant-Appellee Leonard R. Janis, DPM</i>
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FILED
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CLERK OF COURT
SUPREME COURT OF OHIO

MOTION TO DISMISS

Defendant-Appellee Leonard R. Janis, DPM, by and through counsel and pursuant to Rule 14.4 of the Supreme Court Practice Rules, respectfully requests that this Court dismiss the appeal for lack of a final, appealable order. The trial court's April 13, 2010 Decision and Entry granting Dr. Janis' motion for summary judgment was not a final appealable order as it left the claims against eight other defendants still pending, and thus, pursuant to Section 3(B)(2), Article IV of the Ohio Constitution, subject matter jurisdiction to hear this matter is lacking.

The grounds for this Motion are more fully set forth in the attached Memorandum in Support.

Respectfully submitted,

LANE, ALTON & HORST LLC

Gregory D. Rankin (0022061) (counsel of record)
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*Counsel for Defendant/Appellee Leonard R. Janis,
DPM*

MEMORANDUM IN SUPPORT

The complaint in this action was filed on December 9, 2009, which named Dr. Janis as the only defendant. Dr. Janis answered and, on February 12, 2010, filed his motion for summary judgment. On February 26, 2010, Appellants filed a motion for leave to file an amended complaint which named OhioHealth Corporation d/b/a Grant Medical Center, William DeCarbo, DPM, Carly Robbins, DPM, Karl Fulkert, DPM, Nicklaus Bechtol, DPM, Elizabeth Hewitt, DPM, Nathan Penney, DPM, and Mark Krahe, DO. Exhibit A. On April 2, 2010, the trial court granted Appellants' motion for leave, deeming the amended complaint to have been filed on that same date. Exhibit B. On April 13, 2010, the trial court granted Dr. Janis' motion for summary judgment, dismissing the claims against him but acknowledging that the claims asserted against the other named defendants remained pending. *See* Appellants' Appendix 2-8. No further action has been taken regarding these pending claims.

Section 3(B)(2), Article IV of the Ohio Constitution states that appellate courts have jurisdiction only over judgments or final orders. *VIL Laser Sys., L.L.C. v. Shiloh Industries, Inc.*, 119 Ohio St.3d 354, 2008-Ohio-3920, 894 N.E.2d 303, at ¶ 7. To be a final, appealable order, a judgment entry must meet the requirements of Ohio Revised Code Section 2505.02 and, if applicable, Ohio Rule of Civil Procedure 54(B). *Gen. Acc. Ins. Co. v. Ins. Co. of N. Am.* (1989), 44 Ohio St.3d 17, 21, 540 N.E.2d 266. Although Rule 54(B) mandates that the order include the language "there is no just reason for delay", "the mere incantation of the required language does not turn an otherwise non-final order into a final appealable order." *Noble v. Colwell* (1989), 44 Ohio St.3d 92, 96, 540 N.E.2d 1381. The order must always fit into one of the categories of a final order set forth in Ohio Revised Code Section 2505.02. *Id.*, citing *General Electric Supply Co. v. Warden Electric, Inc.* (1988), 38 Ohio St.3d 378, 528 N.E.2d 195, syllabus.

Section 2505.02(B) lists seven orders that are final and appealable:

- (1) An order that affects a substantial right in an action that in effect determines the action and prevents a judgment;
- (2) An order that affects a substantial right made in a special proceeding or upon a summary application in an action after judgment;
- (3) An order that vacates or sets aside a judgment or grants a new trial;
- (4) An order that grants or denies a provisional remedy and to which both of the following apply:
 - (a) The order in effect determines the action with respect to the provisional remedy and prevents a judgment in the action in favor of the appealing party with respect to the provisional remedy.
 - (b) The appealing party would not be afforded a meaningful or effective remedy by an appeal following final judgment as to all proceedings, issues, claims, and parties in the action.
- (5) An order that determines that an action may or may not be maintained as a class action;
- (6) An order determining the constitutionality of any changes to the Revised Code made by Am. Sub. S.B. 281 of the 124th general assembly, including the amendment of sections 1751.67, 2117.06, 2305.11, 2305.15, 2305.234, 2317.02, 2317.54, 2323.56, 2711.21, 2711.22, 2711.23, 2711.24, 2743.02, 2743.43, 2919.16, 3923.63, 3923.64, 4705.15, and 5111.018, and the enactment of sections 2305.113, 2323.41, 2323.43, and 2323.55 of the Revised Code or any changes made by Sub. S.B. 80 of the 125th general assembly, including the amendment of sections 2125.02, 2305.10, 2305.131, 2315.18, 2315.19, and 2315.21 of the Revised Code;
- (7) An order in an appropriation proceeding that may be appealed pursuant to division (B)(3) of section 163.09 of the Revised Code.”

O.R.C. § 2505.02(B)(1)-(7).

This case is a straightforward civil action, not a special proceeding. *See Noble*, 44 Ohio St.3d 92, 94, 540 N.E.2d 1381. Nor does it involve an order satisfying the requirements of Subsections (B)(3)-(7) of the statute. Thus, we must determine whether the trial court’s decision

granting summary judgment in favor of Dr. Janis was one that “affect[s] a substantial right and in effect determine[s] an action and prevent[s] a judgment.” O.R.C. § 2505.02(B)(1).

“For an order to determine the action and prevent a judgment for the party appealing, it must dispose of the whole merits of the cause or some separate and distinct branch thereof and leave nothing for the determination of the court.” *State ex rel. Downs v. Panioto*, 107 Ohio St.3d 347, 2006-Ohio-8, 839 N.E.2d 911, at ¶ 20, quoting *Hamilton Cty. Bd. of Mental Retardation & Developmental Disabilities v. Professionals Guild of Ohio* (1989), 46 Ohio St.3d 147, 153, 545 N.E.2d 1260. Conversely, “[a] judgment that leaves issues unresolved and contemplates that further action must be taken is not a final appealable order.” *Id.* at ¶ 23, quoting *State ex rel. Keith v. McMonagle*, 103 Ohio St.3d 430, 2004-Ohio-5580, 816 N.E.2d 597, at ¶ 4. An order which affects a substantial right has been perceived to be one which, if not immediately appealable, would foreclose appropriate relief in the future. *Bell v. Mt. Sinai Med. Ctr.* (1993), 67 Ohio St.3d 60, 63, 616 N.E.2d 181, citing *Union Camp Corp. v. Whitman* (1978), 54 Ohio St.2d 159, 162, 375 N.E.2d 417.

The trial court’s decision granting Dr. Janis’ motion for summary judgment disposed of claims asserted against *one* defendant. All of the claims against *eight* other defendants remain pending. Remaining unresolved are the issues of whether the seven named physicians remaining in the case breached the applicable standard of care and caused injury to Mr. Troyer as well as the vicarious liability of OhioHealth Corporation d/b/a Grant Medical Center for the care and treatment provided by Dr. Janis during Mr. Troyer’s admission at Grant Medical Center. The dismissed claims against Dr. Janis are not separate and distinct, but are interconnected with the claims against the other named defendants in that all claims arise from podiatric care and treatment provided to Mr. Troyer.

Further action is needed in that the claims brought against the remaining eight Defendants need to be litigated. Dr. Janis is not foreclosed from appropriate relief because he has the opportunity to obtain judgment against one or more of the eight defendants, including a judgment against OhioHealth Corporation for the care and treatment provided by Dr. Janis. Moreover, Appellant would have the ability to appeal the dismissal of the claims against Dr. Janis when the claims against all other Defendants have been adjudicated and resolved. Thus, a refusal to hear the appeal now would not foreclose appropriate relief in the future, as Appellants could take an appeal once a final judgment on all claims has been issued.

“[T]he entire concept of ‘final orders’ is based upon the rationale that the court making an order which is not final is thereby retaining jurisdiction for further proceedings.” *Noble*, 44 Ohio St.3d 92, 94, 540 N.E.2d 1381, quoting *Lantsberry v. Tilley Lamp Co.* (1971), 27 Ohio St.2d 303, 306, 272 N.E.2d 127. The trial court in this case must retain jurisdiction for further proceedings because the majority of the claims asserted in the amended complaint are pending and must be adjudicated. The order being appealed does not meet the requirements of Ohio Revised Code Section 2505.02(B). Subject matter jurisdiction to hear this appeal is lacking. OH. Const. Section (B)(2), Article IV. Defendant Leonard R. Janis, DPM respectfully requests that this Court dismiss the appeal for lack of a final, appealable order.

Respectfully submitted,

LANE, ALTON & HORST LLC



Gregory D. Rankin (0022061) (counsel of record)

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rpantle@lanealton.com

***Counsel for Defendant/Appellee Leonard R. Janis,
DPM***

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true copy of the foregoing **MOTION TO DISMISS OF DEFENDANT-APPELLEE LEONARD R. JANIS, DPM** was served by placing the same in the regular U.S. Mail, postage prepaid, on this 20th day of January, 2012, to the following:

Anne M. Valentine
Susie L. Hahn
Leeseberg & Valentine
175 South Third Street, PH
Columbus, Ohio 43215
Counsel for Plaintiffs-Appellants



Gregory D. Rankin (0022061) (counsel of record)
Ray S. Pantle (0082395)

IN THE COURT OF COMMON PLEAS OF FRANKLIN COUNTY, OHIO

DONALD P. TROYER, et al.,

Plaintiffs,

v.

LEONARD J. JANIS, D.P.M.,

Defendant.

Case No. 09 CV 12-18259

Judge Besscy

MOTION

PLAINTIFFS' MOTION FOR LEAVE TO AMEND COMPLAINT

Plaintiffs respectfully seek leave of Court to amend the Complaint so that necessary and essential parties can be added in the instant action. Specifically, Plaintiffs seek leave to join as defendants: OhioHealth Corporation dba Grant Medical Center, William DeCarbo, D.P.M., Carly Robbins, D.P.M., Karl Fulkert, D.P.M., Nicklaus Bechtol, D.P.M., Elizabeth Hewitt, D.P.M., Nathan Penney, D.P.M., and Mark Krahe, D.O. A Memorandum in Support and the proposed amended Complaint are attached hereto.

Respectfully Submitted,

Anne M. Valentine (0028286)

Susie L. Hahn (0070191)

LEESEBERG & VALENTINE

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Attorneys for Plaintiffs

FILED
COMMON PLEAS COURT
FRANKLIN CO. OHIO
2009 FEB 26 PM 2:44
CLERK OF COURTS - CV

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MEMORANDUM IN SUPPORT

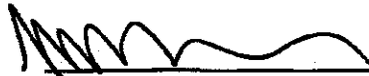
Plaintiffs brought the instant cause of action alleging that Plaintiff Donald Troyer was injured as a direct and proximate result of negligent medical care and treatment provided by Defendant Janis. Plaintiffs were represented by former counsel at the time of the filing of the complaint. After Plaintiffs' current counsel reviewed all of the medical records and assumed representation of them on January 22, 2010, the determination was made that additional parties had to be named in the suit. Therefore, Plaintiffs seek leave to amend so that they may add OhioHealth Corporation dba Grant Medical Center, William DeCarbo, D.P.M., Carly Robbins, D.P.M., Karl Fulkert, D.P.M., Nicklaus Bechtol, D.P.M., Elizabeth Hewitt, D.P.M., Nathan Penney, D.P.M., and Mark Krahe, D.O. as additional parties.

Under Civil Rule 15(A), leave to amend shall be freely given when justice so requires. This principle is broadly affirmed in numerous Ohio Supreme Court decisions. See, e.g., *Peterson v. Teolosio* (1973), 34 Ohio St.2d 161, 175.

As stated above, Plaintiffs' counsel - who only recently became involved in this action - determined that there were additional incidences of negligent care and additional individuals who allegedly provided said negligent care. The statute of limitations as to these providers have not expired yet. Rather than file a separate suit against these proposed parties, and then seek consolidation, judicial economy favors simply adding them as party-defendants to the pending litigation. Finally, the complaint was recently filed and no discovery has yet occurred, therefore, there will be no prejudice to Defendant Janis or the parties to be joined.

For the foregoing reasons, Plaintiff requests leave from this Court to amend the Complaint to add OhioHealth Corporation dba Grant Medical Center, William DeCarbo, D.P.M., Carly Robbins, D.P.M., Karl Fulkert, D.P.M., Nicklaus Bechtol, D.P.M., Elizabeth Hewitt, D.P.M., Nathan Penney, D.P.M., and Mark Krahe, D.O.

Respectfully Submitted.



Anne M. Valentine (0028286)

Susic L. Hahn (0070191)

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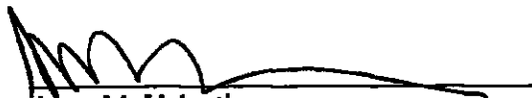
shahn@leesebergvalentine.com

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing document has been served upon the following by regular U.S. Mail, postage prepaid, this 26th day of February, 2010.

Gregory D. Rankin, Esq.
Ray S. Pantle, Esq.
Lanc. Alton & Horst, LLC
Two Miranova Place, Suite 500
Columbus, OH 43215-7052


Anne M. Valentine

IN THE COURT OF COMMON PLEAS OF FRANKLIN COUNTY, OHIO

DONALD P. TROYER
524 E. Church Street
Urbana, Ohio 43078

and

TAMARA TROYER
524 E. Church Street
Urbana, Ohio 43078

Plaintiffs,

vs.

Case No.: 09-CVA-12-18259

Judge J. Bessey

LEONARD J. JANIS, D.P.M.
dba Total Foot and Ankle of Ohio
5131 Beacon Hill Road, Ste. 360
Columbus, Ohio 43228

and

OHIOHEALTH CORPORATION dba
GRANT MEDICAL CENTER
c/o Frank T. Pandora (Statutory Agent)
180 E. Broad Street, 34th Floor
Columbus, Ohio 43215

Jury Demand Endorsed Hereon

and

WILLIAM DECARBO, D.P.M.
300 Polaris Parkway, Ste. 2000
Westerville, Ohio 43082

and

CARLY ROBBINS, D.P.M.
3663 Ridge Mill Drive
Hilliard, Ohio 43026

and

KARL FULKERT, D.P.M. :
325 Westfield Road, Ste. B :
Noblesville, Indiana 46060 :

and :

NICKLAUS BECHTOL, D.P.M. :
8563 Refugee Road NW :
Pickerington, Ohio 43215 :

and :

ELIZABETH HEWITT, D.P.M. :
6670 Perimeter Drive, Suite 240 :
Dublin, Ohio 43016 :

and :

NATHAN PENNEY, D.P.M. :
285 East State Street Suite 670 :
Columbus, OH, 43215 :

and :

MARK KRAHE, D.O. :
6299 Solitaire Lane :
Columbus, Ohio 43231 :

Defendants. :

AMENDED COMPLAINT

Now come the Plaintiffs, by their attorney, and for their complaint state:

INTRODUCTION

1. Plaintiff Donald P. Troyer is an individual residing in Urbana, Champaign County, Ohio.
2. Plaintiff Tamara Troyer is an individual residing in Urbana, Champaign County, Ohio and the spouse of Plaintiff Donald Troyer.

3. Defendant Leonard J. Janis, D.P.M. ("Defendant Janis") is a medical doctor specializing in the care of foot and ankle conditions for adults and children and practicing under the name of "Total Foot and Ankle of Ohio", in Franklin County, Ohio.

4. Defendant OhioHealth Corporation dba Grant Medical Center, located in Columbus, Franklin County, Ohio, provides treatment, by and through its actual and ostensible agents and employees, to those in need of medical care.

5. Defendant William DeCarbo, D.P.M., ("Defendant DeCarbo") with offices in Columbus, Franklin County, Ohio, is duly licensed to practice podiatric medicine by and in the State of Ohio. Defendant DeCarbo provides treatment for consideration to those in need of podiatric care.

6. Defendant Carly Robbins, D.P.M., ("Defendant Robbins") with offices in Columbus, Franklin County, Ohio, is duly licensed to practice podiatric medicine by and in the State of Ohio. Defendant Robbins provides treatment for consideration to those in need of podiatric care.

7. At all relevant times, Defendant Karl Fulkert, D.P.M., ("Defendant Fulkert") was duly licensed to practice podiatric medicine by and in the State of Ohio. Defendant Fulkert provides treatment for consideration to those in need of podiatric care.

8. Defendant Nicklaus Bechtol, D.P.M., ("Defendant Bechtol") with offices in Franklin County, Ohio, is duly licensed to practice podiatric medicine by and in the State of Ohio. Defendant Bechtol provides treatment for consideration to those in need of podiatric care.

9. Defendant Elizabeth Hewitt, D.P.M., ("Defendant Hewitt") with offices in Franklin County, Ohio, is duly licensed to practice podiatric medicine by and in the State of Ohio. Defendant Hewitt provides treatment for consideration to those in need of podiatric care.

10. Defendant Nathan Penney, D.P.M., ("Defendant Penney") with offices in Columbus, Franklin County, Ohio, is duly licensed to practice podiatric medicine by and in the State of Ohio. Defendant Penney provides treatment for consideration to those in need of podiatric care.

11. Defendant Mark Krahe, D.O., ("Defendant Krahe") with offices in Franklin County, Ohio, is duly licensed to practice medicine by and in the State of Ohio. Defendant Krahe provides treatment for consideration to those in need of medical care.

12. On September 5, 2008 pursuant to §2305.11.3 O.R.C. Defendant Janis was advised that Plaintiffs were considering bringing an action for medical malpractice.

13. An Affidavit of Merit is attached hereto as Exhibit 1, and incorporated herein as contemplated by Civ. R. 10(C)(2).

14. Concurrently with the filing of this Complaint, Plaintiffs have filed a Motion to Extend Period of Time to File Affidavit of Merit pursuant to Ohio Civil Rule 10. A copy of the motion is attached hereto as Exhibit 2.

CLAIM FOR RELIEF OF PLAINTIFF DONALD TROYER AGAINST DEFENDANTS

Count I: Negligence

15. Defendants, individually or by and through agents or employees, were professionally negligent and fell below the accepted standards of medical care in that they failed to exercise the degree of care required of reasonably skillful and prudent physicians, podiatrists, specialists, and/or other health care professionals under similar circumstances.

16. As a direct and proximate result of Defendants' negligence as stated above, Plaintiff Donald Troyer has suffered severe and permanent injuries, *inter alia*, multiple surgeries, infection, and amputation of his right foot. Said injuries have caused Plaintiff pain and suffering

and mental anguish, and will continue to do so in the future due to the permanent nature of his injuries.

17. As a further direct and proximate result of the negligence of Defendants, Plaintiff has incurred hospital, medical, and other related expenses, and will continue to incur same in the future due to the permanent nature of his injuries.

Count II: Informed Consent

18. Defendants failed to fully inform Plaintiff Donald Troyer of the risks inherent in the management and treatment plan pursued by Defendants and/or failed to advise him of accepted medical treatment alternatives and, therefore, failed to obtain his informed consent.

19. Had Plaintiff been fully and properly informed of the risks inherent in the management and treatment plan pursued by Defendants and/or advised by Defendants of accepted medical treatment alternatives, he would not have consented to the management and treatment plans pursued by Defendants.

20. As a direct and proximate result of the failure of Defendants to obtain informed consent, Plaintiff sustained injury due to the risks inherent in Defendants' management and treatment plans.

CLAIM FOR RELIEF OF PLAINTIFF TAMARA TROYER AGAINST DEFENDANTS

21. Plaintiff Tamara Troyer states that she is the wife of Plaintiff Donald Troyer.

22. As a direct and proximate result of the negligence of Defendants as set forth above, Plaintiff Tamara Troyer has lost the services, society, companionship, comfort, sexual relations, love, and solace of Plaintiff Donald Troyer, and will continue to lose same in the future due to the permanent nature of his injuries.

WHEREFORE, Plaintiffs individually demand judgment against Defendants, jointly and severally, in an amount in excess of \$25,000.00, plus interest, the costs of this action and any other relief this Court deems just and equitable.

Respectfully submitted,



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Attorney for Plaintiffs

JURY DEMAND

Plaintiffs hereby respectfully demand a jury of eight as to all issues contained herein.



Anne M. Valentine

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing document has been served upon the following by regular U.S. Mail, postage prepaid, this 26th day of February, 2010.

Gregory D. Rankin, Esq.
Ray S. Pantle, Esq.
Lanc, Alton & Horst, LLC
Two Miranova Place, Suite 500
Columbus, OH 43215-7052



Anne M. Valentine

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- 3. This affidavit of merit is submitted pursuant to Ohio Civ. R. 10(D)(2)(b) for Plaintiff Donald Troyer, et al. case no: 09 CVA 022976
- 4. I have carefully reviewed all medical records reasonably available concerning the allegations in the complaint.
- 5. I am familiar with the applicable standard of care in this case.
- 6. It is my opinion within a reasonable degree of medical certainty that the Defendant herein breached that standard of care and that the breach caused injury to the Plaintiffs.

Further, Affiant saith naught.

Lawrence Marczak
 Lawrence Marczak, D.P.M.

State of Illinois
 County of Cook

Sworn to before me, a Notary Public in and for said State and County, by the said Lawrence Marczak D.P.M, this 24th day of April 2009.

Nikia D. Williams
 Notary Public EXP 06/14/2010



RAY A. COE
 ATTORNEY AT LAW
 10000 W. 111TH STREET
 MORTON, ILLINOIS 60450-4000

NOTARY PUBLIC (CIVIL RIGHTS)
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 FAX 815-401-0119

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Lawrence Marczak, D.P.M.

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Fax (773) 283-7578

Tax ID Number: 36-3082523

Residence

3100 N. Sheridan Road
Chicago, Illinois 60657
(773) 477-2406

Educational Background

University of Illinois; B.S. Biological Science - 1974
Illinois College of Podiatric; D.P.M. - 1978

Postgraduate Training/Residency

Surgical Residency at Thorek Hospital - Chicago. 1979

Hospital/Surgical Privileges

St. Joseph Hospital - Chicago; Attending 1990
Lincoln Park (formerly Grant) Hospital - Chicago; Attending 1992
Illinois Masonic Hospital - Chicago; Attending 2000
University of Chicago (Weiss Memorial) Hospital - Chicago; Provisional May, 2001

25 East Same Day Surgery Center - Chicago

Clinical Appointments

Section of Podiatry/Surgery Department Head - Lincoln Park (formerly Grant) Hospital
Credentials Committee - Lincoln Park (formerly Grant) Hospital
Veterans Administration Hospital - Westside Chicago; Associate Chief - Podiatry
Section

Rehabilitation Institute of Chicago at Northwestern
Scholl College of Podiatric Medicine; Adjunct Faculty
Chairman of Utilization Review for Grant Physicians Practice Association (IPA)
President Grant Physicians Practice Association (IPA)
St. Francis Hospital, Milwaukee; Arthroscopy Seminar Instructor

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Certification Status

Board Certified, Diplomate American Board of Pediatric Surgery -	1983
Voluntary Re-Certification - Foot & Ankle	- 2003
Certification in CO2 Laser	1985
Certification in Pulse-Dye Laser	1994
Certification in ExtraCorporal Shockwave Therapy	2002

Professional Membership

American Podiatric Medical Association
 Illinois Podiatric Medical Association
 American Association of Hospital Pediatrist - Fellow
 American College of Foot & Ankle Surgeons - Fellow

Licensures

Illinois - 016003003 (1978)
 Florida - PC 0091189 (1978)

Continuing Education

GME hours available upon request

Professional Liability Insurance

Amounts - \$1 Million/3 Million

Publications

"Giant Cell Tumor of the Foot"
 Journal of the American Podiatric Medical Association;
 April 1988
 "Epidermal Inclusion Cysts"
 Journal of the American Podiatric Medical Association;
 December 1990
 "Calcified Tendo Achilles Insertion: A New Surgical Approach"
 Journal of Foot & Ankle Surgery;
 September/October 1991
 "Kaposi's Sarcoma of the Foot"
 Journal of the American Podiatric Medical Association;
 July 1992

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"Wound Care Management"

Podiatry Perspectives;

1996

(Presented at the Midwest Podiatry Conference, April 1996)

Miscellaneous Affiliation

Podiatric Surgical Residency Program Co-Director

Veterans Administration Hospital, affiliated with Scholl College

Loyola University of Chicago; Jesuit Infirmary - Attending

Wright Hall (formerly Mundelein College) of Chicago; BVM Sister - Attending

American Society for Musculoskeletal Shockwave Therapy

Podiatric Consultant

Columbus Home Care

Rush/Pres. St. Lukes Home Care

References

Steven Galomino, DPM., 9780 S. Kedzie, Evergreen Park, Il. 60805

Finance Guska - Griffin, DPM., 111 N. Wabash, Chicago, Il. 60602

Barry A. Goldman, Attorney at Law., 134 N. LaSalle, Chicago, Il. 60602

***** Additional References Available*****

1/2004

