

MATTHEW J. PLATKIN
ACTING ATTORNEY GENERAL OF NEW JERSEY
Attorney for Plaintiff
Richard J. Hughes Justice Complex
P.O. Box 117
Trenton, New Jersey 08625

By: Anna M. Lascurain
Deputy Attorney General
(609) 376-2965
Anna.lascurain@law.njoag.gov
Attorney ID No. 006211994

(lien number)
J-004559-23

SUPERIOR COURT OF NEW JERSEY
LAW DIVISION - BERGEN COUNTY
DOCKET NO. BER-L-3448-19

MARLENE CARIDE, :
COMMISSIONER OF THE NEW :
JERSEY DEPARTMENT OF :
BANKING & INSURANCE, :

Civil Action

ORDER

Plaintiff, :

v. :

PURE ANTI AGING MEDICAL :
MANAGEMENT, LLC; :
INNOVATIVE SPINE CARE, LLC; :
THIRD SPACE MEDICAL, LLC; :
WAYNE MILLER, D.C.; and :
TATIANA SHARAHY, M.D., :

Defendants. :

THE COURT having considered the Plaintiff's papers, certifications and exhibits submitted in the action against the Dr. Wayne Miller, D.C., Tatiana Sharahy, M.D., Pure Anti-Aging Medical Management, LLC., Third Space Medical LLC., and

Innovative Spinal Care LLC. (collectively the "Defendants") and for good cause shown;

It is hereby *on this 6th day of January 2023,*

ORDERED that Defendants terms of settlement as placed on the record on September 19, 2022 before this Court are hereby enforced on the following terms:

ORDERED that Defendants admitted to have violated The New Jersey Insurance Fraud Prevention Act, N.J.S.A. 17:33A-~~et seq~~ on six patients by billing for services not rendered by Dr. Miller and Dr. Sharahy; and it is further

ORDERED that Defendants having failed to abide by the terms of the settlement shall have a judgment lien docketed against Drs. Miller and Sharahy jointly and severally and against their defendant companies Pure Anti-Aging Medical Group, Third Space Medical and Innovative Spine in the amount of \$341,500.00 consisting of the following terms: \$300,000.00 in a civil monetary penalty; Insurance Surcharges in the amount of \$7,500.00 against all Defendants; and \$4,000.00 in attorney's fees; and it is further

ORDERED that Plaintiff can apply for additional attorney's fees related to the filing of this motion by a subsequent application to the Court; and it is further

~~ORDERED that the within judgment for penalties and an insurance surcharge are not dischargeable in any bankruptcy proceeding.~~

SO ORDERED



The Honorable Robert A. Vinci, J.S.C.

Dated: 1/6/23

UNOPPOSED