## IN THE UNITED STATES COURT OF FEDERAL CLAIMS OFFICE OF SPECIAL MASTERS

No. 11-695V Filed: May 15, 2014

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DEBBIE LYNN RAKES,	*
-,	*
Petitioner,	* Attorney Fees and Costs
V. ,	*
	*
SECRETARY OF HEALTH	*
AND HUMAN SERVICES,	*
,	*
Respondent.	*
* * * * * * * * * * * * * * * * * * * *	k *

Lawrence Disparti, Esq., Disparti Law Group PA, Holiday, FL, for petitioner. Heather Pearlman, Esq., U.S. Department of Justice, Washington, DC for respondent.

## **DECISION ON ATTORNEY FEES AND COSTS<sup>1</sup>**

## **Vowell, Chief Special Master:**

In this case under the National Vaccine Injury Compensation Program,<sup>2</sup> I issued a decision on December 13, 2013 that awarded compensation pursuant to the parties' joint stipulation. Judgment entered on January 14, 2014. Petitioner filed her motion for attorney fees and costs on May 2, 2014.

On May 14, 2014, the parties informally conveyed to my chambers that respondent has no objection to the total amount of fees and costs requested by petitioners. Additionally, petitioner's counsel confirmed, pursuant to General Order #9, that petitioner incurred no personal litigation expenses.

I find that this petition was brought in good faith and that there existed a reasonable basis for the claim. Therefore, an award for fees and costs is appropriate,

<sup>&</sup>lt;sup>1</sup> Because this unpublished decision contains a reasoned explanation for the action in this case, I intend to post this decision on the United States Court of Federal Claims' website, in accordance with the E-Government Act of 2002, Pub. L. No. 107-347, § 205, 116 Stat. 2899, 2913 (codified as amended at 44 U.S.C. § 3501 note (2006)). In accordance with Vaccine Rule 18(b), petitioner has 14 days to identify and move to delete medical or other information, the disclosure of which would constitute an unwarranted invasion of privacy. If, upon review, I agree that the identified material fits within this definition, I will delete such material from public access.

<sup>&</sup>lt;sup>2</sup> The applicable statutory provisions defining the program are found at 42 U.S.C. § 300aa-10 *et seq.* (2006).

pursuant to 42 U.S.C. §§ 300aa-15(b) and (e)(1). Further, the proposed amount seems reasonable and appropriate. Accordingly, I hereby award the total \$2,717.58³ in the form of a check payable jointly to petitioner and petitioner's counsel of record for petitioner's attorney fees and costs.

The clerk of the court shall enter judgment in accordance herewith.<sup>4</sup>

IT IS SO ORDERED.

s/ Denise K. Vowell
Denise K. Vowell
Chief Special Master

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<sup>&</sup>lt;sup>3</sup> This amount is intended to cover all legal expenses incurred in this matter. This award encompasses all charges by the attorney against a client, "advanced costs" as well as fees for legal services rendered. Furthermore, 42 U.S.C. § 300aa-15(e)(3) prevents an attorney from charging or collecting fees (including costs) that would be in addition to the amount awarded herein. *See generally Beck v. Sec'y, HHS*, 924 F.2d 1029 (Fed. Cir.1991).

<sup>&</sup>lt;sup>4</sup> Entry of judgment can be expedited by each party's filing of a notice renouncing the right to seek review. See Vaccine Rule 11(a).