

In the United States Court of Federal Claims

OFFICE OF SPECIAL MASTERS

No. 10-806V

Filed: March 13, 2012

DAN SMITH,

Petitioner,

v.

SECRETARY OF HEALTH
AND HUMAN SERVICES,

Respondent.

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Special Master Zane

Uncontested attorneys' fees and costs

Steven K. Jambois, Kravolec, Jambois & Schwartz, Chicago, IL, for Petitioner;
Chrysovalantis P. Kefalas, United States Dep't of Justice, Washington, D.C., for Respondent.

DECISION¹

ZANE, Special Master.

On March 6, 2012, Petitioner filed an Amended Petition for Attorneys' Fees and Costs. On March 8, 2012, Respondent submitted a response indicating that Respondent agreed that the amount claimed by Petitioner's counsel was an appropriate amount to be awarded for attorneys' fees and costs. In that amended petition, Petitioner's counsel requested \$23,701.50, in attorneys' fees and \$7,309.54, in costs for a total of \$31,011.04. On March 13, 2012, Petitioner's counsel filed a statement from Mr. Smith pursuant to General Order #9, which stated that Petitioner incurred no personal litigation costs. In accordance with 42 U.S.C. §§ 300aa-15(b) and (e)(1), the undersigned hereby awards the amount to which Respondent does not object.

Petitioner, Dan Smith, alleged that the influenza (flu) vaccine, which vaccine is contained in the Vaccine Injury Table, 42 C.F.R § 100.3(a), and which Mr. Smith received on or about

¹ The undersigned intends to post this decision on the United States Court of Federal Claims's 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)). As provided by Vaccine Rule 18(b), each party has 14 days within which to request redaction "of any information furnished by that party (1) that is trade secret or commercial or financial information and is privileged or confidential, or (2) that are medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of privacy." Vaccine Rule 18(b). Otherwise, the entire ruling will be available to the public. Id.

December 17, 2007, caused him to suffer from Guillain Barre Syndrome. A decision awarding compensation based upon the parties' stipulation was entered on February 2, 2012.

Although Respondent did not concede the claim, the parties, nonetheless, settled the matter, and an award of compensation was made. The undersigned finds that the stipulated amount of \$31,011.04, in attorneys' fees and costs, is reasonable based on the stage at which this matter was settled. Based on the request's reasonableness and pursuant to Vaccine Rule 13, the undersigned **GRANTS** Petitioner's counsel's petition for fees, to which Respondent has acquiesced. The judgment shall reflect that Petitioner is awarded attorneys' fees and costs as follows:

in a check made payable jointly to Petitioner (Dan Smith) and Petitioner's counsel (Steven K. Jambois, Kravolec, Jambois & Schwartz), in the amount of \$31,011.04.

The court thanks the parties for their cooperative efforts in resolving this matter. In the absence of a motion for review filed pursuant to RCFC, Appendix B, the Clerk is directed to enter judgment accordingly.²

IT IS SO ORDERED.

s/ Daria Zane
Daria J. Zane
Special Master

² Pursuant to Vaccine Rule 11(a), the parties can expedite entry of judgment by each party filing a notice renouncing the right to seek review by a United States Court of Federal Claims judge.