

ORIGINAL FILED

**DEC 12 2011
MADELINE COX ARLEO
U.S. MAG. JUDGE**

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

UNITED STATES OF AMERICA : **Hon. Madeline Cox Arleo**
 :
v. : **Magistrate No. 11-8235**
 :
MARYAM JAFARI : **CRIMINAL COMPLAINT**


I, the undersigned complainant, being duly sworn, state the following is true and correct to the best of my knowledge and belief:

SEE ATTACHMENT A

I further state that I am a Special Agent with the Department of Health and Human Services, Office of the Inspector General, and that this Complaint is based on the following facts:

SEE ATTACHMENT B

continued on the attached pages and made a part hereof.



**Andrew Reyes, Special Agent
Department of Health and Human Services
Office of the Inspector General**

Sworn to before me and subscribed in my presence,
December 12, 2011 at Newark, New Jersey

**HONORABLE MADELINE COX ARLEO
UNITED STATES MAGISTRATE JUDGE**



Signature of Judicial Officer

ATTACHMENT A

From at least in or about 2010 through at least in or about December 2011, in the District of New Jersey, and elsewhere, defendant

MARYAM JAFARI

did knowingly and willfully solicit and receive remuneration, directly and indirectly, overtly and covertly, in cash and in kind, that is, a kickback, from Orange Community MRI in return for referring patients to Orange Community MRI for the furnishing or arranging for the furnishing of items and services for which payment may be made in whole or in part under a Federal health care program, as described in Attachment B below.

In violation of Title 42, United States Code, Section 1320a-7b(b)(1)(A), and Title 18, United States Code, Section 2.

ATTACHMENT B

I, Andrew Reyes, am a Special Agent with the Department of Health and Human Services, Office of the Inspector General ("HHS-OIG"). I have knowledge of the facts set forth herein through my personal participation in this investigation and through oral and written reports from other federal agents or other law enforcement officers. Where statements of others are set forth herein, these statements are related in substance and in part. Since this Criminal Complaint is being submitted for a limited purpose, I have not set forth every fact that I know or other law enforcement officers know concerning this investigation. I have only set forth those facts that I believe are sufficient to show probable cause exists to believe that the defendant has committed the offense set forth in Attachment A. Where I assert that an event took place on a particular date, I am asserting that it took place on or about the date alleged.

1. At all times relevant to this Complaint:

- a. Defendant MARYAM JAFARI was a physician licensed in New Jersey practicing internal medicine. JAFARI operated an office at 176 Bloomfield Avenue, Newark, New Jersey.
- b. Orange Community MRI ("OCM") was located at 345 Henry Street, Suite 102, Orange, New Jersey. OCM provided services to patients that included magnetic resonance imaging ("MRIs"), ultrasound imaging ("Ultrasounds"), echocardiograms ("Echos"), computed axial tomographies ("CAT Scans" or "CT Scans"), and dual-emission X-ray absorptiometries ("DEXA Scans") (collectively, the "diagnostic tests").
- c. There was a Cooperating Witness (the "CW") who held himself out to be

an individual acting on behalf of OCM. Starting from in or about late September 2011 to in or about December 2011, the CW did so at the direction and under the supervision of HHS-OIG.

2. The Medicare Program ("Medicare") is a federal program that provides free or below-cost health care benefits to certain individuals, primarily the elderly, blind, and disabled. Medicare is a "Federal health care program" as defined in Title 42, United States Code, Section 1320a-7b(f). Individuals who receive benefits under Medicare are commonly referred to as "beneficiaries."

3. The Medicare Part B program is a federally funded supplemental insurance program that provides supplementary Medicare insurance benefits for individuals aged sixty-five or older, and certain individuals who are disabled. The Medicare Part B program pays for various medical services and diagnostic testing, including MRIs, Ultrasounds, Echos, CT Scans, and DEXA Scans for beneficiaries.

4. The Medicaid Program ("Medicaid") is a jointly funded, federal-state health insurance program that provides certain health benefits to the disabled, as well as individuals and families with low incomes and resources. The federal involvement in Medicaid is largely limited to providing matching funds and ensuring that states comply with minimum standards in the administration of the program. Medicaid is a "Federal health care program" as defined in Title 42, United States Code, Section 1320a-7b(f). Individuals who receive benefits under Medicaid are commonly referred to as "beneficiaries."

5. The federal Medicaid statute sets forth the minimum requirements for state Medicaid programs to qualify for federal funding, which is called federal financial participation. 42 U.S.C. §§ 1396 et seq. In New Jersey, the New Jersey Medical Assistance Program is

administered by the New Jersey Department of Human Services. Under New Jersey law, Medicaid pays for certain medical services and diagnostic testing, including MRIs, Ultrasounds, Echos, CAT Scans, and DEXA Scans for beneficiaries.

6. At all times relevant to this Complaint, OCM was a Medicare- and Medicaid-approved provider of, among other things, diagnostic testing, including MRIs, Ultrasounds, Echos, CAT Scans, and DEXA Scans.

The Kickback Scheme

7. Starting at least in or about 2010, individuals acting on behalf of OCM made cash payments to certain New Jersey health care practitioners, including JAFARI, in exchange for referring patients to OCM for diagnostic tests.

8. After the end of each calendar month, individuals acting on behalf of OCM, including CW, printed OCM patient reports that included, among other information, dates of service, patient name, the referring health care practitioner, the kind of medical insurance to be billed, and the diagnostic tests performed (the "Kickback Reports"). There was a separate Kickback Report printed for OCM patients who received MRIs, Ultrasounds, Echos, CAT Scans, and DEXA scans. The Kickback Reports were then used to tally the number of OCM patient diagnostic tests referred by each doctor and the type of insurance used, and the results of these tallies were used to determine the amount of the kickback payment paid by OCM to the health care provider. In the event the Ultrasound Kickback Report indicated that OCM performed an Ultrasound on both the right and left portions of a patient (e.g., right venous doppler and left venous doppler), the right and left Ultrasounds counted as only one diagnostic test for the purpose of calculating the kickback payment.

9. Pursuant to JAFARI's agreement with OCM, JAFARI was to receive payment from OCM for each Medicare or Medicaid beneficiary MRI or CAT Scan referred to OCM by either JAFARI or M.J., a health care practitioner also working out of an office located at 176 Bloomfield Avenue, Newark, New Jersey. Pursuant to the same agreement, JAFARI also was to receive payment from OCM for certain privately-insured patient MRI or CAT Scans referred to OCM by JAFARI or M.J. In the event a patient referred to OCM paid for diagnostic tests directly and not through Medicare, Medicaid, or an insurance plan (i.e., the patient "self-paid" for the tests), then JAFARI did not receive any payment.

10. According to the MRI Kickback Report, for September 2011, JAFARI and M.J. referred a total of 3 MRIs to OCM; all 3 of those tests were for Medicare or Medicaid beneficiaries. According to the CAT Scan Kickback Report, for September 2011, JAFARI and M.J. referred a total of 4 CAT Scans to OCM; 3 of those 4 tests were for Medicare or Medicaid beneficiaries.

11. According to the MRI Kickback Report, for October 2011, JAFARI and M.J. referred a total of 15 MRIs to OCM; at least 10 of those tests were for Medicare or Medicaid beneficiaries. According to the CAT Scan Kickback Report, for October 2011, JAFARI and M.J. referred a total of 2 CAT Scans to OCM; both of those tests were for Medicare or Medicaid beneficiaries.

12. On or about November 22, 2011, JAFARI met with CW at JAFARI's office located at 176 Bloomfield Avenue, Newark, New Jersey. During this meeting, JAFARI accepted from CW a white envelope containing \$1,965 in cash, which included payments for the 13 MRIs referred to OCM and performed on Medicare or Medicaid beneficiaries, as well as the 5

CAT Scans referred to OCM and performed on Medicare or Medicaid beneficiaries during September and October 2011.

12. During this meeting, JAFARI responded "Ok" when CW told her that the envelope contained payments for August, September, and October. JAFARI responded "No problem . . . [t]hat works for me. That works for me" after CW explained, in sum and substance, how many tests JAFARI was being paid for in August, September, and October.

13. According to the MRI Kickback Report for November 2011, JAFARI and M.J. referred a total of 4 MRIs to OCM; 3 of those 4 tests were for Medicare or Medicaid beneficiaries. According to the CAT Scan Kickback Report for November 2011, JAFARI and M.J. referred a total of 2 CAT Scans to OCM; both of those tests were for Medicare or Medicaid beneficiaries.

14. On or about December 6, 2011, JAFARI met with CW at JAFARI's office located at 176 Bloomfield Avenue, Newark, New Jersey. During this meeting, JAFARI accepted from CW \$420 in cash, which included payments for the 3 MRIs referred to OCM and performed on Medicare or Medicaid beneficiaries, as well as the 2 CAT Scans referred to OCM and performed on a Medicare or Medicaid beneficiary during October 2011.

15. During this meeting, CW told JAFARI, in sum and substance, how many MRIs and CAT Scans she was paid for in November, and JAFARI responded to CW "I don't remember. But I will try to keep you very busy . . . I will, I will try to keep you busy . . . I appreciate it. Thank you so much."