



Ohio State Dental Board  
77 S. High Street, 17<sup>th</sup> Floor  
Columbus, Ohio 43215-6135

(614) 466-2580 Tel  
(614) 752-8995 Fax  
Dental.Ohio.Gov

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**NOTICE OF OPPORTUNITY FOR HEARING**  
**Case # 2023-00114**

December 4, 2024

Kenneth Antonelli, D.D.S  
5788 Ridge Rd.  
Parma, Ohio 44129

VIA: RPost Registered Email  
kenantonelli@yahoo.com

Dear Dr. Antonelli,

In accordance with Chapter 119. of the Ohio Revised Code ("O.R.C."), you are hereby notified that the Ohio State Dental Board ("Board") proposes under authority of O.R.C. Sections 4715.30 and 4715.03 to suspend, place on probationary status, revoke, refuse to renew, or refuse to reinstate, or censure your license to practice dentistry for the following reasons:

1. Your chart notes and records systems for Patients 1 - 3 (as identified in the Patient Key, to remain confidential and not subject to public disclosure) are below the standard of care for the following reasons:
  - a. The patient records that you maintain cannot be easily accessed by a subsequent treating dentist to know what procedures were done as the system used is specific only to your system of organization, employing the following symbols: /, //, ///, ////, \*\*, as a way of identifying completed treatments versus future treatments. Patient records are kept in five distinct folders which cannot be easily cross-referenced. Records are kept in a calendar application called Starfish, scant patient notes are recorded in the business card tab associated with the patient's name, and few financial records are kept.
  - b. There are insufficient financial records of therapies performed on patients to show what charges are associated with which therapy.
  - c. The patient charts which you maintain do not have consent to treatment forms or signed comprehensive treatment plans.
  - d. You failed to document a review of medical history at each visit.

- e. The patient charts contained no description of local anesthetics that would be comprehensible to a subsequent provider.
  - f. You do not maintain lab slips for manufacture of crowns or prosthesis.
2. As to Patient 1 (as identified in the Patient Key, to remain confidential and not subject to public disclosure). You deviated from the standard of care in the following ways:
- a. On or about November 27, 2012, you performed endodontic therapy on tooth #29. You failed to adequately document the endodontic treatment - the anesthetic used on tooth #29, the number of canals treated, irrigation materials used, files used and working length in each canal, the type of filling material used for canal obturation.
  - b. There are undated radiographs in the patient record that correspond to chart notes for November 27, 2012. The chart notes and the periapical x-rays show that the endodontic therapy was performed without isolation of the tooth using a dam.
  - c. On or about February 4, 2020, you commenced therapy to provide maxillary anterior crowns on teeth #7 - #10. The patient chart indicates periodontal pockets. You failed to treat the periodontal disease or refer the patient to a subsequent provider for treatment of the periodontal disease. It is below the standard of care to provide the maxillary anterior crowns without regard to periodontal stability of bone support.
3. On or about January 18, 2020, you performed endodontic therapy on teeth #12 and #13, of Patient 2 (as identified in the Patient Key, to remain confidential and not subject to public disclosure). You deviated from the standard of care in the following ways:
- a. The information for the endodontic treatment for teeth #12 and #13 are scantily written. The x-rays show no evidence of isolation with clamp and rubber dams during the performance of the endodontic therapy. The patient record contains no information about the number of canals treated, irrigation materials used, files used and working length in each canal, the type of filling material used for canal obturation, or the anesthetic used, location, or amount of anesthetic administered.

4. As to Patient 3 (as identified in the Patient Key, to remain confidential and not subject to public disclosure). You deviated from the standard of care in the following ways:
  - a. In the cardfile system a note dated March 2017 indicates that the patient had two heart valves replaced and will need premedication, and that the patient is on warfarin.
  - b. On or about June 13, 2019, the patient had an appointment for a mesial occlusal lingual amalgam patch on tooth #15, no anesthetic is documented. There is no documentation as to whether the patient had a change in her medical history or whether she self-administered pre-medication, and if so, the type of medication, and dosage.
  - c. On or about August 30, 2022, you provided crown preparation on tooth #3. There is no documentation as to whether the patient had a change in her medical history or whether she self-administered pre-medication, and if so, the type of medication, and dosage.

Section 4715.30(A), O.R.C., authorizes the Board to discipline the holder of a license issued under this Chapter for any of the following reason(s): (9) Providing or allowing dental hygienists, expanded function dental auxiliaries, or other practitioners of auxiliary dental occupations working under the certificate or license holder's supervision, or a dentist holding a temporary limited continuing education license under division (C) of section 4715.16 of the Revised Code working under the certificate or license holder's direct supervision, to provide dental care that departs from or fails to conform to accepted standards for the profession, whether or not injury to a patient results. The conduct alleged in paragraphs (1) through (4), inclusive, constitutes violations of Section 4715.30(A)(9).

Accordingly, the Board is authorized to impose one or more of the sanctions cited in Section 4715.30 O.R.C.

Pursuant to Chapter 119. of the Ohio Revised Code, you are hereby advised that you are entitled to a hearing in this matter. If you wish to request a hearing, the request must be made in writing and must be received in the offices of the Board within thirty days of the date of service of this notice.

You are further advised that, if you timely request a hearing, you are entitled to appear at such hearing in person, or by your attorney, or you may present your position, arguments or contentions in writing. At the hearing you may present evidence and examine witnesses appearing for or against you.

If you timely request a hearing, you are entitled to receive at least sixty (60) days in advance of the hearing, if so requested, a copy of each item the Board procures or creates in the course of the investigation. Such items may include, but are not limited to, the one or more complaints filed with the Board, correspondence, reports and statements; deposition transcripts; and the patient(s) dental records. The Board may charge a reasonable fee for providing copies. Before providing the copies, the Board shall determine whether the investigative items contain any personal identifying information regarding a complainant. If the Board determines that the investigative items contain such personal identifying information, or any information that would reveal the identity of a complainant, the Board shall redact the information from the copies it provides. The Board shall not provide any information that is subject to the attorney-client privilege or work product doctrine, or that would reveal the investigatory processes or methods of investigation used by the Board. The Board shall not provide any information that would constitute a confidential law enforcement investigatory record.

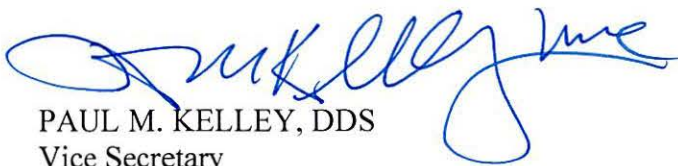
If you do not request a hearing within thirty (30) days of the date of service of this Notice, the Board may, in your absence and upon consideration of the foregoing charges, determine whether or not to limit, suspend, place on probationary status, revoke, refuse to renew, or refuse to reinstate, or censure your license to practice dentistry.

**BY THE ORDER OF THE OHIO STATE DENTAL BOARD**

Supervisory Investigative Panel



KATHY BRISLEY-SEDON, DDS  
Secretary



PAUL M. KELLEY, DDS  
Vice Secretary



**S E A L**

CC: Katherine Bockbrader, Esq., Assistant Section Chief, Health and Human Services Section

I, Miguel A. Santiago, Interim Executive Director of the Ohio State Dental Board, hereby certify that the foregoing Notice of Opportunity for Hearing was mailed to Dr. Kenneth Antonelli by RPost Registered Email, on this 9th day of December 2024.



MIGUEL A. SANTIAGO, ESQ.  
Interim Executive Director  
**S E A L**



**CONFIDENTIAL**  
**PATIENT IDENTIFIER KEY**  
Case #2023-00114

<b>Patient Number Referenced in Notice of Opportunity for Hearing</b>	<b>Patient Identity</b>
Patient 1	[REDACTED]
Patient 2	[REDACTED]
Patient 3	[REDACTED]

**CONSENT AGREEMENT  
BETWEEN  
KENNETH ANTONELLI, D.D.S.  
AND  
THE OHIO STATE DENTAL BOARD**

This CONSENT AGREEMENT is entered into by and between KENNETH ANTONELLI, D.D.S., (DR. ANTONELLI) and THE OHIO STATE DENTAL BOARD, (Board), the state agency charged with enforcing the Dental Practice Act, Chapter 4715 of the Ohio Revised Code (ORC).

For purposes of this Agreement, "CONSENT AGREEMENT" shall be defined as this Agreement, and the following record attached hereto and incorporated herein:

- Notice of Opportunity for Hearing, dated December 4, 2024 (Notice).

DR. ANTONELLI voluntarily enters into this CONSENT AGREEMENT being fully informed of his rights under Chapter 119, ORC, including the right to representation by counsel and the right to a formal adjudication hearing on the issues considered herein.

This CONSENT AGREEMENT is entered into on the basis of the following stipulations, admissions and understandings:

- A. The OHIO STATE DENTAL BOARD is empowered by Section 4715.30, ORC, to limit, revoke, suspend a certificate or license, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate or license. Section 4715.30(A)(9), ORC, authorizes the Board to discipline a licensee for "[p]roviding or allowing dental hygienists, expanded function dental auxiliaries, or other practitioners of auxiliary dental occupations working under the certificate or license holder's supervision, or a dentist holding a temporary limited continuing education license under division (C) of section 4715.16 of the Revised Code working under the certificate or license holder's direct supervision, to provide dental care that departs from or fails to conform to accepted standards for the profession, whether or not injury to a patient results."
- B. DR. ANTONELLI is currently licensed to practice dentistry in the State of Ohio. License No. 30.017771.
- C. DR. ANTONELLI admits that the BOARD has evidence to prove the allegations in the Notice.
- D. The OHIO STATE DENTAL BOARD enters into this CONSENT AGREEMENT in lieu of formal proceedings based upon any alleged violations of Section 4715.30(A)(9), ORC. The Board expressly reserves the right to institute formal proceedings based upon any other

violations of Chapter 4715, ORC, whether occurring before or after the effective date of this CONSENT AGREEMENT.

### AGREED CONDITIONS

WHEREFORE, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any further formal proceedings at this time, DR. ANTONELLI knowingly and voluntarily agrees with the BOARD, to the following terms, conditions and limitations:

### PROBATIONARY TERMS

DR. ANTONELLI's license shall be subject to the following PROBATIONARY terms, conditions, and limitations for a minimum period of two (2) years:

- i. DR. ANTONELLI shall successfully complete clinical didactic classes in the following areas:
  - a. Ten (10) hours, Endodontics to include pulpal diagnosis, documentation, endodontic therapy and follow-up;
  - b. Twenty (20) hours, Comprehensive Examinations to include medical history, dental history, periodontal diagnosis, and occlusion evaluation;
  - c. Ten (10) hours, Radiographic Technique and Interpretation;
  - d. Ten (10) hours, Treatment Planning, to include staging, options, and prognosis;
  - e. Ten (10) hours, Restorative Dentistry to include restorative crowns and direct restorations;
  - f. Ten (10) hours, Prosthetic Dentistry to include fixed bridges and implant supported prosthetics;
  - g. Ten (10) hours, Records Documentation, which at the option of DR. ANTONELLI may be taken through the Center for Personalized Education for Physicians (CPEP); and
  - h. Five (5) hours, Risk Management and Informed Consent.

Further, DR. ANTONELLI shall successfully complete clinical hands-on classes in the following areas:

- i. Ten (10) hours, Endodontics; and
- j. Ten (10) hours, Surgical Dental Implant Placement.

The **clinical hands-on** and **didactic** training must be taken through Board approved provider and **must be approved in advance** by the Secretary and Vice Secretary. Proof of successful completion of the courses required in this paragraph shall be submitted to the Secretary and Vice Secretary within three hundred sixty-five (365) days from the date this CONSENT AGREEMENT is ratified by the Board. The continuing education hours shall

not count towards the continuing education requirements set forth in section 4715.141, ORC.

2. Upon receipt of written confirmation from the Board of completion of the educational requirements set forth in paragraph 1. above, DR. ANTONELLI shall submit to the Board's Secretary and Vice Secretary, by the fifth (5th) day of each month, a list of patient initials for whom he has rendered endodontic treatment including restorative crowns and prosthetics to include bridges as well as implants. The Secretary and Vice Secretary or its designee may select up to ten (10) anterior and ten (10) posterior (molar) cases for whom DR. ANTONELLI provided endodontic treatment during the preceding month. For each patient selected, DR. ANTONELLI shall provide the following documentation:

- i. Pre-operative, working, and post-operative radiographs for each tooth;
- ii. Patient clinical notes;
- iii. Documentation of symptoms and diagnosis;
- iv. Treatment plan;
- v. Treatment records;
- vi. Working lengths;
- vii. Endodontic materials used;
- viii. Prescriptions and anesthetics used for treatment; and
- ix. Any other records requested by the PANEL.

In fulfilling the requirements in this paragraph, DR. ANTONELLI may submit color copies of progress notes. Radiographs can be duplicates or copied to a memory stick. At the Board's Secretary and Vice Secretary's discretion, such records may be reviewed by a consultant to the Board.

Documents requested by the Secretary and Vice Secretary pursuant to this paragraph must be received by the Board office within fourteen (14) days from the date the request is sent.

DR. ANTONELLI agrees to submit ten (10) anterior and ten (10) posterior (molars) cases for which he has rendered endodontic treatment. Further, DR. ANTONELLI agrees to submit ten (10) cases for which he has completed restorative crowns, or bridges, or completed implant cases. DR. ANTONELLI agrees that he shall not be released from this CONSENT AGREEMENT until he has submitted the cases as set forth in this paragraph that have been reviewed and approved by the Secretary and Vice Secretary as meeting the standard of care.

3. DR. ANTONELLI shall fully cooperate with Board investigators in accordance with the law.
4. DR. ANTONELLI shall disclose a copy of this CONSENT AGREEMENT to every employer on or before his first date of employment as a dentist or first date of employment as a dentist after being re-hired.

5. DR. ANTONELLI shall submit monthly declarations, to be received by **the fifth day of each month**, under penalty of BOARD disciplinary action stating whether there has been in compliance with all the conditions of this CONSENT AGREEMENT.
6. DR. ANTONELLI may not instruct, teach, or present any continuing education courses or training during the probationary period.
7. DR. ANTONELLI shall obey all federal, state, and local laws, and all rules governing the practice of dentistry in Ohio.
8. DR. ANTONELLI shall be responsible for the expenses associated with the above probationary requirements.
9. In the event DR. ANTONELLI is found by the Board's Secretary and Vice Secretary to have failed to comply with any provision of this CONSENT AGREEMENT, and is so notified of that deficiency in writing, such periods of noncompliance will not apply to the reduction of the probationary period under this CONSENT AGREEMENT.
10. In the event that DR. ANTONELLI should leave Ohio for three (3) continuous months, or reside or practice outside the state, DR. ANTONELLI must notify the Board in writing of the dates of departure and return. Periods of time spent outside Ohio will not apply to the reduction of this period under the CONSENT AGREEMENT, unless otherwise determined by motion of the Board in instances where the Board can be assured that probationary monitoring is otherwise being performed.
11. Subject to the provisions of Chapter 119, as set forth below, DR. ANTONELLI agrees that his license to practice dentistry may be automatically suspended if DR. ANTONELLI has violated or breached any terms or conditions of this CONSENT AGREEMENT. Following the automatic suspension, the Board shall notify DR. ANTONELLI via RPost Registered Email of the specific nature of the charges and automatic suspension of DR. ANTONELLI's license. If, in the discretion of the Board, DR. ANTONELLI appears to have violated or breached any terms or restrictions of this CONSENT AGREEMENT, the Board reserves the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including, but not limited to, alleged violations of the laws of Ohio occurring before the effective date of this Consent Agreement.
12. In the event that DR. ANTONELLI's license to practice dentistry is automatically suspended, during the period of suspension, DR. ANTONELLI **may not**: 1) employ a licensed operator, e.g., dentists, and dental hygienists, and dental x-ray machine operators to perform dentistry or dental hygiene duties or otherwise treat patients during the period of suspension, nor may any corporation, business, partnership or business entity owned in part or whole by DR. ANTONELLI employ or enter into a legal contract with a licensed

operator to perform dental or dental hygiene duties during the period of this suspension; or  
2) derive income from a legal or beneficial interest in a dental practice.

13. DR. ANTONELLI shall appear in person for quarterly interviews before the Board or its designated representative, or as otherwise directed by the Board.
14. Upon successful completion of his probationary terms, DR. ANTONELLI must appear before the Board or its designee at a regularly scheduled Board meeting before the Board will fully restore DR. ANTONELLI's license to practice dentistry.

#### **DURATION/MODIFICATION OF TERMS**

The terms and restrictions of this Consent Agreement may be modified or terminated, in writing, at any time upon the agreement of both DR. ANTONELLI and the Board.

The Board may only alter the probationary period imposed by this Consent Agreement if: (1) the Board determines that DR. ANTONELLI has complied with all aspects of this Consent Agreement; and (2) the Board determines that DR. ANTONELLI is able to practice dentistry according to accepted standards of the profession without Board monitoring, based upon an interview with DR. ANTONELLI by the Board or its designee.

#### **ACKNOWLEDGMENTS/LIABILITY RELEASE**

Any action initiated by the Board based on alleged violations of this CONSENT AGREEMENT shall comply with the Administrative Procedure Act, Chapter 119, ORC.

DR. ANTONELLI acknowledges and understands that this CONSENT AGREEMENT shall be considered a public record as that term is used in Section 149.43, ORC, and may be reported to any appropriate data bank or reporting agency. DR. ANTONELLI acknowledges that his social security number will be used if the information is so reported, and DR. ANTONELLI agrees to provide his social security number to the Board for such purposes.

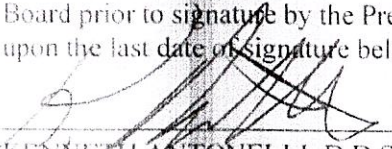
DR. ANTONELLI, with the intention of binding himself and his successors in interests and assigns, holds harmless from liability and forever discharges the State of Ohio, the Board, and any of their members, officers, attorneys, agents, and/or employees, personally or in their official capacities, from any and all claims that were raised or could have been raised in or relating to this matter, including but not limited to costs, expenses, attorney fees and/or all other damages.

DR. ANTONELLI acknowledges that he has had adequate opportunity to ask questions concerning the terms of this CONSENT AGREEMENT and that all questions asked have been answered in a satisfactory manner.

WHEREFORE, in consideration of the mutual promises contained herein, and subject to the conditions and limitations stated herein, the Board hereby foregoes any disciplinary proceeding against DR. ANTONELLI pending successful completion of these terms and conditions.

**EFFECTIVE DATE**

It is expressly understood that this CONSENT AGREEMENT is subject to ratification by the Board prior to signature by the President, Secretary and Vice Secretary and shall become effective upon the last date of signature below.

  
\_\_\_\_\_  
KENNETH ANTONELLI, D.D.S.

7-25-25  
\_\_\_\_\_  
DATE

\_\_\_\_\_  
Counsel for DR. ANTONELLI

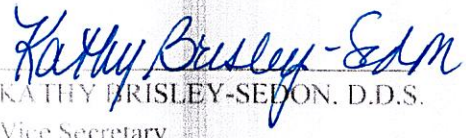
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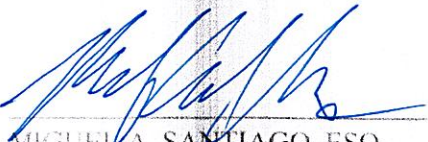
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**OHIO STATE DENTAL BOARD**

 9/24/2025  
CANISE Y. BEAN, D.M.D., M.P.H. DATE  
President

 9-24-25  
PAUL M. KELLEY, D.D.S. DATE  
Secretary

 9\*24-25  
KATHY BRISLEY-SEDON, D.D.S. DATE  
Vice Secretary

 9/24/25  
MIGUEL A. SANTIAGO, ESQ. DATE  
Chief Legal Counsel



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Phone: 614-464-2300 Toll Free  
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  - c. On or about August 30, 2022, you provided crown preparation on tooth #3. There is no documentation as to whether the patient had a change in her medical history or whether she self-administered pre-medication, and if so, the type of medication, and dosage.

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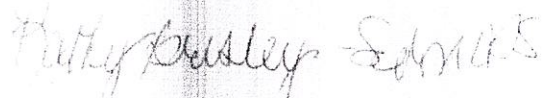
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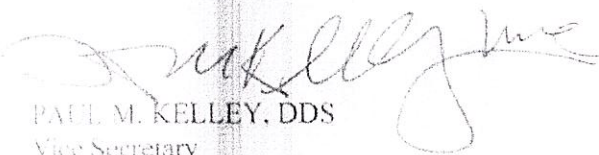
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Secretary



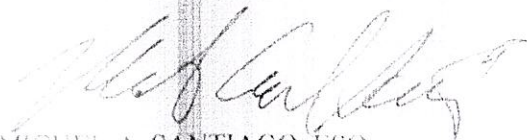
PAUL M. KELLEY, DDS  
Vice Secretary



SEAL

CC: Katherine Bockbrader, Esq., Assistant Section Chief, Health and Human Services Section

I, Miguel A. Santiago, Interim Executive Director of the Ohio State Dental Board, hereby certify that the foregoing Notice of Opportunity for Hearing was mailed to Dr. Kenneth Antonelli by RPost Registered Email, on this 9 th day of December 2024.



MIGUEL A. SANTIAGO, ESQ.  
Interim Executive Director  
S E A L



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