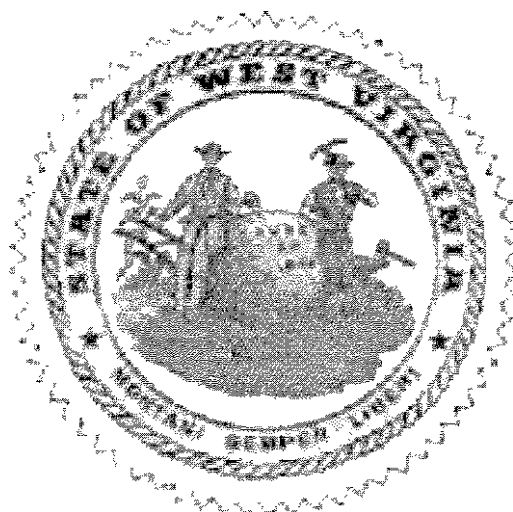


West Virginia Board of Medicine

Annual
Report to
the
Legislature



2007
Volume I



R. Curtis Arnold, DPM
South Charleston

Michael L. Ferrebee, MD
Morgantown

Angelo N. Georges, MD
Wheeling

Doris M. Griffin, MBA
Martinsburg

M. Khalid Hasan, MD
Beckley

Beth Hays, MA
Bluefield

Carlos C. Jimenez, MD
Glen Dale

J. David Lynch, Jr., MD
Morgantown

Vettivein Maheswaran, MD
Charles Town

Bill May, DPM
Huntington

Joe E. Miller, LtCol USMC (Ret), MA
Hurricane

Badshah J. Wazir, MD
South Charleston

Kenneth Deau Wright, PA-C
Huntington

State of West Virginia

West Virginia Board of Medicine

101 Dee Drive, Suite 103

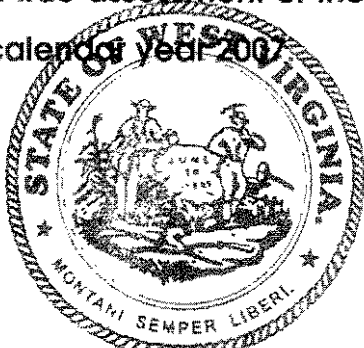
Charleston, WV 25311

Telephone 304.558.2921

Fax 304.558.2084

CERTIFICATION

Pursuant to West Virginia Code §30-1-12(b), I do hereby certify that the following WEST VIRGINIA BOARD OF MEDICINE 2007 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2007.



STATE OF WEST VIRGINIA

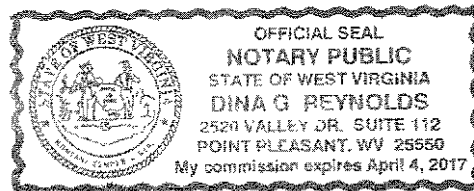
COUNTY OF Mason

JOHN A. WADE, JR., M.D.
PRESIDENT

The foregoing instrument was acknowledged before me this 4th day of January, 2008, by JOHN A. WADE, JR., M.D., President, West Virginia Board of Medicine.

My commission expires April 4, 2017

Notary Public



PRESIDENT
John A. Wade, Jr., MD
Point Pleasant

SECRETARY
Catherine Stemp, MD, MPH
Charleston

EXECUTIVE DIRECTOR
Robert C. Knittle
Charleston

COUNSEL
Deborah Lewis Rodecker
Charleston

DISCIPLINARY COUNSEL
John K. McHugh
Charleston



R. Curtis Arnold, DPM
South Charleston

J. David Lynch, Jr., MD
Morgantown

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Carlos C. Jimenez, MD
Glen Dale

CERTIFICATION

Pursuant to West Virginia Code §30-1-12(b), I do hereby certify that the following WEST VIRGINIA BOARD OF MEDICINE 2007 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2007.

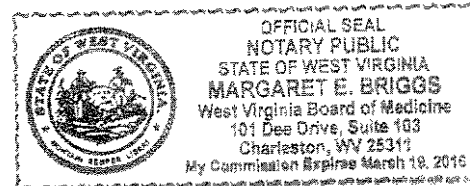


Catherine Slemper
CATHERINE SLEMP, M.D., M.P.H.
SECRETARY

The foregoing instrument was acknowledged before me this 4th day of January, 2008, by CATHERINE SLEMP, M.D., M.P.H., Secretary, West Virginia Board of Medicine.

My commission expires March 19, 2016.

Margaret E. Briggs
Notary Public



PRESIDENT
John A. Wade, Jr., MD
Point Pleasant

SECRETARY
Catherine Slemper, MD, MPH
Charleston

EXECUTIVE DIRECTOR
Robert C. Knittle
Charleston

COUNSEL
Deborah Lewis Rodecker
Charleston

DISCIPLINARY COUNSEL
John K. McHugh
Charleston

WEST VIRGINIA BOARD OF MEDICINE

2007

ANNUAL REPORT TO THE LEGISLATURE

**Submitted by: Robert C. Knittle, Executive Director
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
(304) 558-2921**

WEST VIRGINIA BOARD OF MEDICINE COMMITTEE ASSIGNMENTS

COMPLAINT COMMITTEE

Angelo N. Georges, M.D., Chair
Michael L. Ferrebee, M.D.
Bill P. May, D.P.M.
Badshah J. Wazir, M.D.

PROFESSIONAL LIABILITY COMMITTEE

J. David Lynch, Jr., M.D., Chair
M. Khalid Hasan, M.D.
Ms. Beth Hays
Vettivelu Maheswaran, M.D.

CORPORATE PRACTICE OF MEDICINE COMMITTEE

Ms. Doris M. Griffin, Chair
M. Khalid Hasan, M.D.

MANAGEMENT COMMITTEE

John A. Wade, Jr., M.D., Chair
Ms. Doris M. Griffin
Catherine C. Slemo, M.D., M.P.H.

EXECUTIVE COMMITTEE

John A. Wade, Jr., M.D., Chair
Ms. Doris M. Griffin
Catherine C. Slemo, M.D., M.P.H.

PHYSICIAN ASSISTANT COMMITTEE

Kenneth Dean Wright, P.A.-C., Chair
Ms. Doris M. Griffin
Ms. Beth Hays
Carlos C. Jimenez, M.D.
Vettivelu Maheswaran, M.D.

LEGISLATIVE COMMITTEE

Angelo N. Georges, M.D., Chair
M. Khalid Hasan, M.D.
Ms. Beth Hays
John A. Wade, Jr., M.D.

AD HOC COMMITTEE ON AMERICANS WITH DISABILITIES ACT

J. David Lynch, Jr., M.D., Chair
Angelo N. Georges, M.D.
Ms. Beth Hays
Badshah J. Wazir, M.D.

LICENSURE COMMITTEE

J. David Lynch, M.D., Chair
R. Curtis Arnold, D.P.M.
Ms. Doris M. Griffin

**MEMBERS OF THE
WEST VIRGINIA BOARD OF MEDICINE**

R. CURTIS ARNOLD, D.P.M.
417 D. Street
South Charleston, West Virginia 25303
304/744-8951

MICHAEL L. FERREBEE, M.D.
604 Wings Knob Place
Morgantown, West Virginia 26508
304/ 598-1890 or 304/598-8648

ANGELO N. GEORGES, M.D.
40 Medical Park, Suite 501
Wheeling, West Virginia 26003
304/242-4182

DORIS M. GRIFFIN, M.B.A.
528 Bridle Path Drive
Martinsburg, West Virginia 25404
304/263-1625

M. KHALID HASAN, M.D.
Raleigh Psychiatric Services
24 Mallard Court
Beckley, West Virginia 25801
304/252-8409

BETH HAYS, M.A.
3008 East Cumberland Road
Bluefield, West Virginia 24701
304/325-3653

CARLOS C. JIMENEZ, M.D.
1000 Wheeling Avenue
Glen Dale, West Virginia 26038
304/845-1331

J. DAVID LYNCH, JR., M.D.
460 Mylan Park Lane
Morgantown, West Virginia 26501
304/983-7766

VETTIVELU MAHESWARAN, M.D.
927 South Samuel Street
Charles Town, West Virginia 25414
304/725-3600

BILL MAY, D.P.M.
1320 7th Avenue
Huntington, West Virginia 25701
304/529-7164

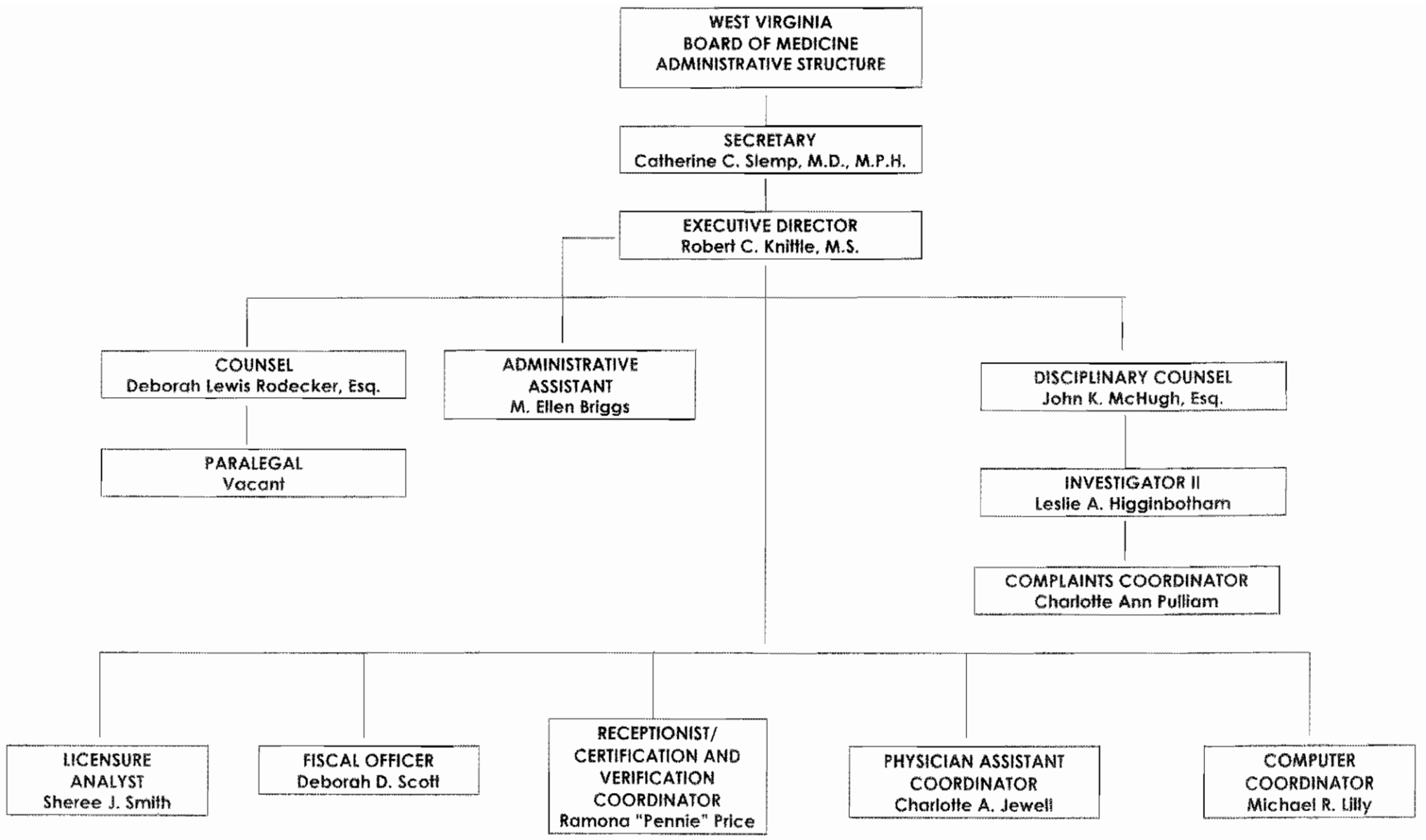
JOE E. MILLER, LTCOL USMC (RET), M.A.
3709 Cambridge Drive
Hurricane, West Virginia 25526-8921
304/562-6998

CATHERINE SLEMP, M.D., M.P.H.
SECRETARY
WV Bureau for Public Health
505 Capitol Street, 2nd Floor
Charleston, West Virginia 25301
304/558-6900

JOHN A. WADE, JR., M.D.
PRESIDENT
One Valley Drive, Suite 112
Point Pleasant, West Virginia 25550
304/675-1244

BADSHAH J. WAZIR, M.D.
118 East Ridge Road
Charleston, West Virginia 25314
304/766-3688

KENNETH DEAN WRIGHT, P.A.-C.
St. Mary's Cardiovascular & Thoracic Surgeons
Highlawn Medical Building
2828 1st Avenue, Suite 200
Huntington, West Virginia 25702
304/399-7530



WEST VIRGINIA
BOARD OF MEDICINE
ADMINISTRATIVE STRUCTURE

SECRETARY
Catherine C. Slemp, M.D., M.P.H.

EXECUTIVE DIRECTOR
Robert C. Knittle, M.S.

COUNSEL
Deborah Lewis Rodecker, Esq.

ADMINISTRATIVE
ASSISTANT
M. Ellen Briggs

DISCIPLINARY COUNSEL
John K. McHugh, Esq.

PARALEGAL
Vacant

INVESTIGATOR II
Leslie A. Higginbotham

COMPLAINTS COORDINATOR
Charlotte Ann Pulliam

LICENSURE
ANALYST
Sheree J. Smith

FISCAL OFFICER
Deborah D. Scott

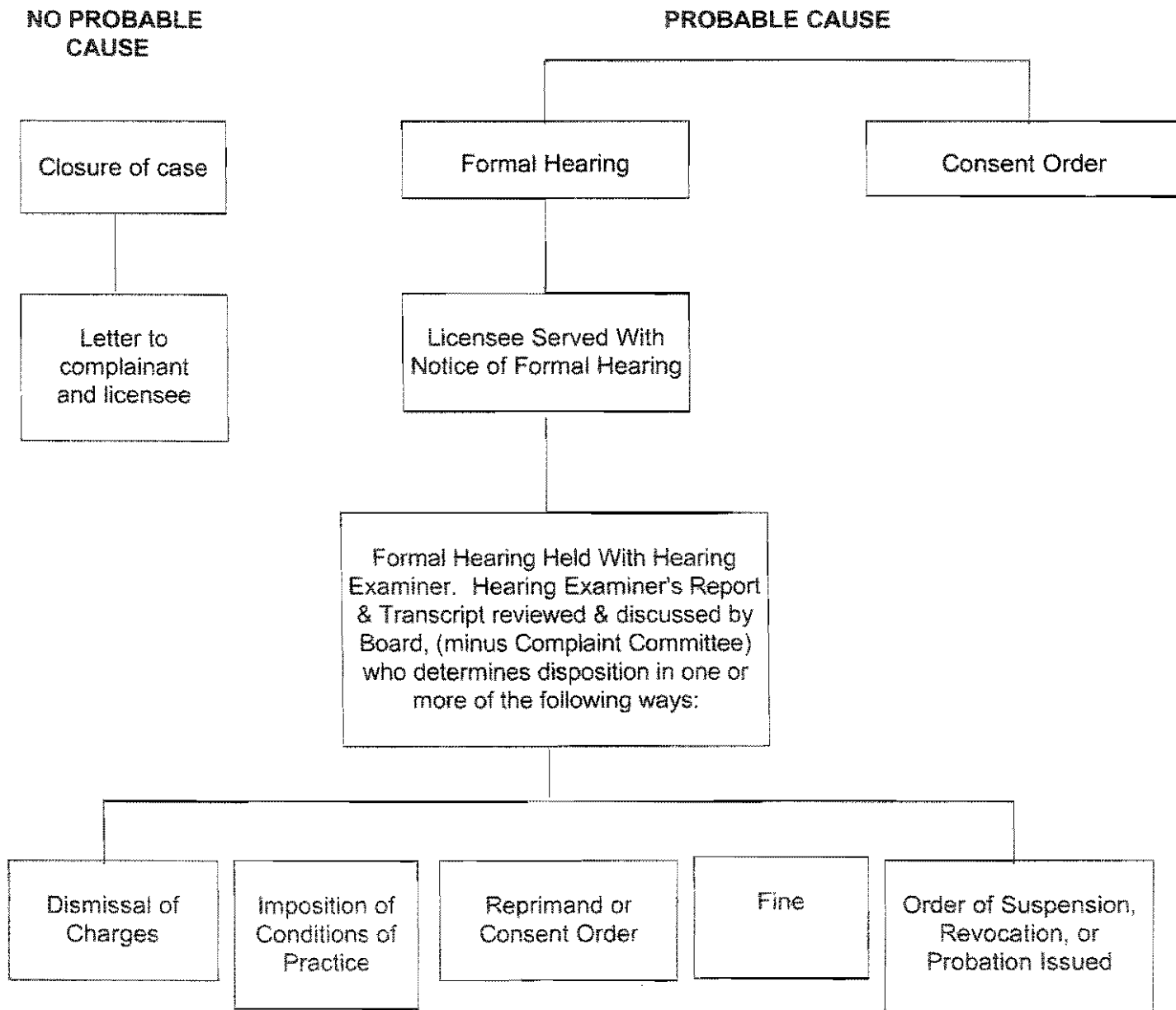
RECEPTIONIST/
CERTIFICATION AND
VERIFICATION
COORDINATOR
Ramona "Pennie" Price

PHYSICIAN ASSISTANT
COORDINATOR
Charlotte A. Jewell

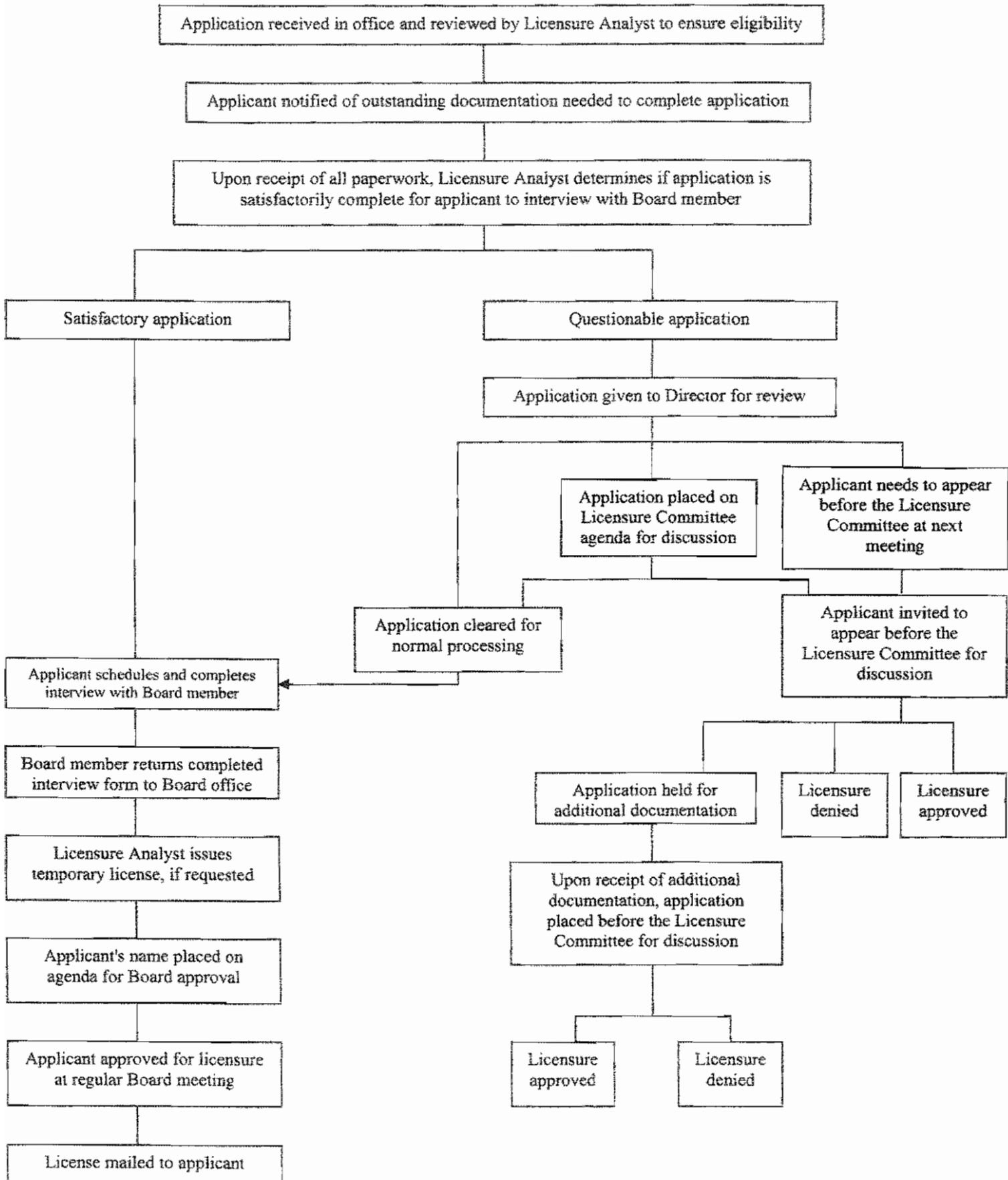
COMPUTER
COORDINATOR
Michael R. Lilly

PROCEDURE FOR DISPOSITION OF COMPLAINTS

- Formal written complaint received and referred to Complaint Coordinator for logging, opening of case file, and summary.
- Complaint is reviewed by Investigator and Director for jurisdiction determination for further direction.
- Letter of acknowledgement to complainant explaining necessity for confidentiality.
- Letter to licensee requesting response to enclosed complaint.
- Response of licensee received and summary documented in case file.
- Response summarized or forwarded in full to complainant for comment.
- Response of complainant received and summary documented in case file.
- Case file placed on the agenda of Complaint Committee for direction.
- At conclusion of Complaint Committee investigation, Committee acts by finding one of the following:



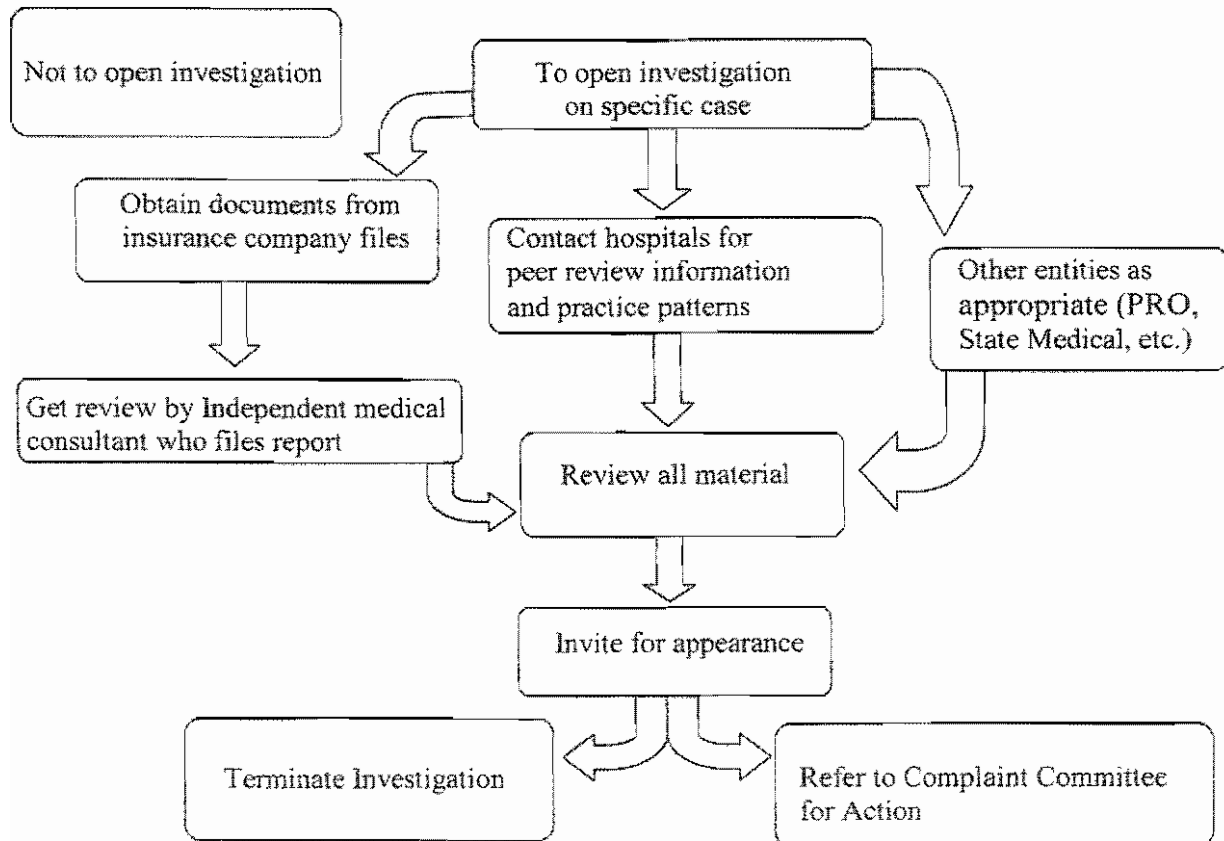
PROCEDURES FOR PERMANENT LICENSURE



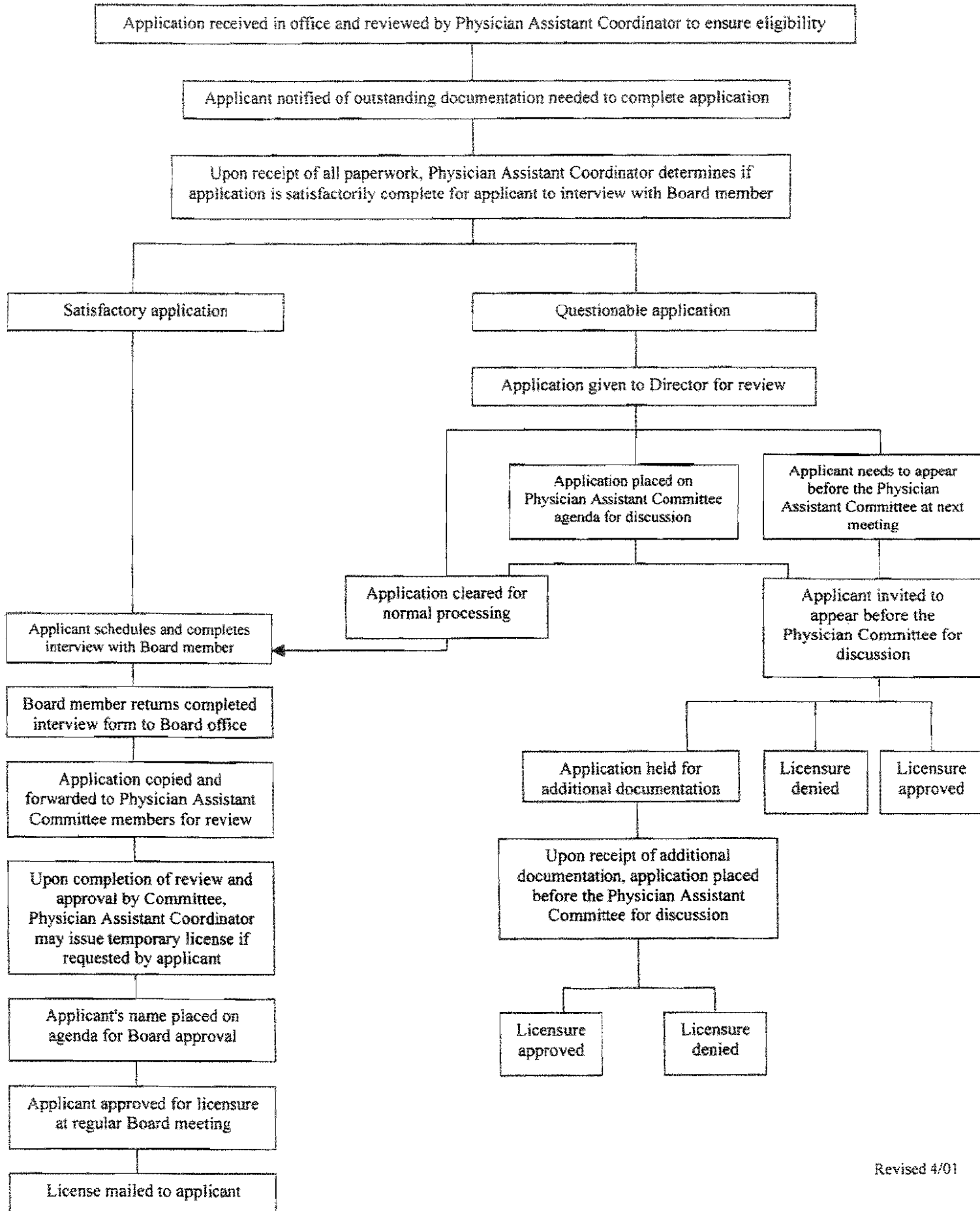
PROCEDURES FOR PROFESSIONAL LIABILITY COMMITTEE

- Staff reviews malpractice situation for practitioners whenever the Board receives notice that, within a five-year period, three or more judgments or any combination of judgments and settlements resulting in five or more unfavorable outcomes arising from medical professional liability have been rendered or made against a physician or podiatrist.
- Request explanation in writing by practitioner of the cases, along with medical records maintained by the practitioner and request signed release forms for insurance company files. Practitioner is to respond within 30 days of receipt of Board's request. Advise practitioner if no timely response, the committee will automatically open an investigation of all the cases.
- Make copies of practitioner's response to present to Committee.

Committee determines:



PROCEDURES FOR PHYSICIAN ASSISTANT LICENSURE





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South Charleston

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West Virginia Board of Medicine

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Charleston, WV 25311

Telephone 304.558.2921

Fax 304.558.2084

January 1, 2008

In the calendar year 2007, West Virginia Board of Medicine receipts were \$1,080,258.40. In the calendar year 2007, West Virginia Board of Medicine disbursements were \$1,081,360.99.

Robert C. Knittle

WEST VIRGINIA BOARD OF MEDICINE

Licensure Activity As of 12/31/07

Total Number of Actively Licensed Physicians (M.D.)	5,379
Total Number of Inactively Licensed Physicians (M.D.)	692
Total Number of Actively Licensed Podiatrists (D.P.M.)	103
Total Number of Inactively Licensed Podiatrists (D.P.M.)	16
Total Number of Actively Licensed Physicians (M.D.) Practicing in West Virginia	3,837
Total Number of Actively Licensed Podiatrists (D.P.M.) Practicing in West Virginia	75
Total Number of Physician Assistants (P.A.)	542
Total Number of Medical Corporations	513
Total Number of Professional Limited Liability Companies	47
Total Number of Special Volunteer Medical Licenses	13
Total Number of Medical School Faculty Limited Licenses	4

Licenses, Certifications, and Registrations Issued - 2007

Permanently Licensed Physicians (M.D.)	381
Licensed Podiatrists (D.P.M.)	4
Licensed Physician Assistants (P.A.)	66
Certified Medical Corporations	21
Registered Professional Limited Liability Companies	3
Special Volunteer Medical Licenses	1
Medical School Faculty Limited Licenses	0
	2

**MEDICAL DOCTORS AND PODIATRISTS
LICENSED AS OF DECEMBER 31, 2007**

West Virginia Board of Medicine

Medical Doctors as of December 31, 2007

License	Name	License	Name
22649	ABAABA, ABIEDU CHARLES	21579	ADAMS, DONNA RAE
17537	ABAD, AUGUSTO TENMATAY	19817	ADAMS, E.LIZABETH GRANGER
16132	ABADIR, FAROUK HELMY	13950	ADAMS, FREDERICK DAVID
22698	ABALLAY, RICHARD ANTHONY	15868	ADAMS, GAYLE LEE
13474	ABALOS, JOSE MARZAN	16102	ADAMS, JEFFERY ALEXANDER
13346	ABAYON-CASTRO, LADISLAWA C.	20760	ADAMS, KEITH IRVIN
20926	ABBAS, HAIDER	20454	ADAMS, SAMUEL LEE
22440	ABBAS, RAJA SOHAIL	13749	ADAMSKI, THOMAS ROBERT
22360	ABBASI, SALEHA	16704	ADAMSON, REX SCOTT
20463	ABBRECHT, PETER HERMAN	15775	ADDISON, JEFFERY FLOYD
09772	ABDALLA, FOJAD HASSAN	16849	ADEL, ANOUSHIRVAN
21668	ABDALLAH, EHAB SALEM ABDELKRIEM	21293	ADENIYI, JOHN ADETUNJI
20596	ABDEEN, M ANWAR YAHYA	21580	ADENIYI, OLATOKUNBO MODUPE
22361	ABDELGABER, AHMED MOHAMED ELSHAZLY	21670	ADENUPE, OLUMADE ADEBAMBO
17237	ABDEL-LATIF, MURSHID KHADER	17145	ADESINA, GLUTOMISIN MOPELADE
19995	ABDRABBO, MOHAMMAD KHALOUCK	09228	ADI, ADLA
20404	ABDUL, SAM	19601	ADKINS, CATHERINE ANNE
22431	ABDUL-JALIL, MAJESTER NASHEED	17642	ADKINS, CLARK DAVID
12368	ABDULLA, ESSA	21943	ADLER, OSCAR
19987	ABDULNABI, YOUSEF	21112	ADMANI, IRFAN MOHAMED
18328	ABLA, ADNAN ADIB	22762	AFRAM, DAVID
19280	ABNER, KELLE EMERICK	22704	AGAHEHRANI, ABDOLREZA
17886	ABORAYA, AHMED SAYED	10930	AGARWAL, ANIL BHIKULAL
22858	ABOUELENIN, KARIM HASSAN	11261	AGARWAL, BHARAT DAS
20145	ABOU-SAMRA, MUHAMMAD NABIL	11042	AGARWAL, CHAITANYA KUMAR
18109	ABOU-SHAAR, YUSR	21001	AGARWAL, SAMIR
09147	ABRAHAM, CHARLES	16589	AGARWAL, SANJAY
17641	ABRAHAM, FRANK MATTHEW	20957	AGARWAL, SOMA
20170	ABRAHAM, JAME	13227	AGAS, JULYSES DIAZ
10277	ABRAHAM, JOSHY	19906	AGBAYANI, ERNESTO VICTORINO H.
22362	ABRAHAM, KURIAN PATHIYAPPALLEL	21203	AGCAOILI, DEMETRIO JOSE
10060	ABRAHAM, MARAMMA	11400	AGGARWAL, KRISHAN KUMAR
08782	ABRAHAM, NAZEM	11722	AGGARWAL, MADHU
15218	ABRAHAM, RAJAN	22441	AGGARWAL, MANU BALA
21000	ABRAHAMS, JAMES JUSTIN	10061	AGNIR, ORLANDO INES
14486	ABRAHAMS, ROGER A.	17844	AGOSTO, JOSE ALBERTO
14458	ABRAMOWITZ, DAVID RAPHAEL SAMUEL	17748	AGRAWAL, GYANESH
11399	ABRENICA, NELIO S.	10329	AGRAWAL, LALIT SARAN
10516	ABURAHMA, ALI FAWZI	13100	AGRAWAL, SURESH KUMAR
20706	ACKERMAN, ELIZABETH SUZANNE	09857	AGUILA, HONORATO MONTALVO
18592	ACKLEY, KEVIN RAY	19344	AGUILAR, MELCHOR JULIA
20405	ACKLIN, TRACI BOYD	16918	AGUIRRE, ALFREDO AURELIO
15639	ACOSTA, II, ELBERT RABAINO	22859	AGYEI-GYAMFI, KWADWO
21045	ACTON, JAMES DOUGLAS	12398	AHMAD, IJAZ
16766	ADA, JESSE RAMIREZ	20589	AHMAD, INTIKHAB
21455	ADAM, JR., GEORGE FRANKLIN	21110	AHMAD, NAUSHABA
17973	ADAMOVICH, EDWARD	14387	AHMAD, RAZIA SULTANA

License	Name	License	Name
20500	AHMAD, SAED AFTAB	19384	ALFAFARA, PAMELA ANTONIETTA P.
10870	AHMAD, SAEED	20249	AL-FAKIH, MOUHANAD K.
22860	AHMAD, SHARJEEL	21350	ALGHADBAN, ADNAN
14272	AHMAD, SYED MAHMOOD	10871	AL-HAJJ, GABRIEL EMILE
13228	AHMED, AFZAL UDDIN	18703	AL-HAMMAMI, GHASSAN
21294	AHMED, FAROOQUE	22861	ALI, KHURRAM NAWAZ
21160	AHMED, JAMIL	19762	ALI, RAZA
21161	AHMED, KALIM	16523	ALI, ROBBIE A.
19602	AHMED, MOHAMMAD ARJMAND N.SAR	22021	ALI, SADIA
08860	AHMED, MOHAMMED JAMIL	21113	ALI, SYED ZAEEMUDDIN
21002	AHMED, MONJUR	20930	ALICEA-ROLON, JUAN ALBERTO
20366	AHMED, MUHAMMAD SHAMIM	22763	ALJOUDI, HAYTHAM M I
19383	AHMED, NADEEM	22444	ALKHADDO, JAMIL BAWERJAN
19906	AHMED, NAVEED	22764	AL-KHALDI, AOUS SALIM
21582	AHMED, NAZIA	18594	ALKHOURI, NABIEL
20171	AHMED, SAFIQUE	22232	ALLAN, BENJAMIN LEE
15012	AHMED, SAYEED	21163	ALLEN, ANNA MARGARET
20366	AHMED, WASIM	12637	ALLEN, DENNIS WAYNE
20312	AHSANUDDIN, ASHFAQ ALAM	22180	ALLEN, GREGG PHILIP
20859	AJAYI, RICHARD OLUTOYIN	16807	ALLEN, GREGORY WILLIAM
22442	AKALAL, MELANIE G	22127	ALLEN, JEFFREY WAYNE
18611	AKBAR, MOHAMMAD	09371	ALLEN, V, JOEL
19113	AKBAR, SHAZIA	08217	ALLEN, KENNETH JEAN
18143	AKBARY, ALI	17749	ALLEN, KENNETH SCOTT
20247	AKELLA, JAGAN	18478	ALLEN, IV, LEONARD FRANK, JR
13348	AKERBERG, FRED L	17687	ALLEN, LUIS GREGORIO
21162	AKERS, II, PAUL DEXTER	19909	ALLEN, MARK W.
10783	AKERS, PAUL VINSON	13476	ALLISON, DAVID J
21046	AKHTAR, JAWAID	17007	ALLISON, LINDA GAIL
21833	AKINPELU, AFOLABI OLADAPO DAVID	12639	ALLMAN, RICHARD MARK
19656	AKINS, JAMES ALAN	20356	ALLMAN, SARA
22705	AKKACH, KAMAL	16473	ALLY, SYED AZIM IHTESHAM
14953	AKSOY, YASAR	11401	ALMARIO, EVANGELINA A.
21047	AL-ALY, ROBERT MOHAMMED	10691	ALMARIO, JR., VICENTE PECSON
20762	ALAM, SYED MANSCOR	10012	ALMASE, LUIS AMANCIO
19907	ALAPPAT, PAUL ANTONY	18958	ALMASHAT, JAFAR TAKI
16919	AL-ASADI, LO'AY MAHMOUD	16146	ALMASY, WILLIAM MICHAEL
12100	AL-ASBAHI, RIAD S	17307	ALMAWALDI, MOHAMAD MOLTAZ
20498	AL-ASHHAB, HAZEM ABDEL-HAFEEZ	21583	ALMEHMI, AMMAR ALMUHAMMAD
20654	AL-ATAIE, MOHAMMAD BASHAR	10136	ALMOND, GREENBRIER DAVID RALPH
18061	AL-ATTAR, INAS HASSAN	21944	ALMUBARAK, MOHAMMED
18226	ALAYLI, GHASSAN	21945	ALMUSADDY, MOUSAB
22931	ALBERICO, ANTHONY MICHAEL	13230	ALONZO, RESTITUTO HEBRON
22443	ALBERT, MELISSA ANN	19659	ALPERT, BARRY LEONARD
21671	ALBRECHT, AMY L.	21466	ALTAHA, BAHAR
08361	ALBRINK, MARGARET JORALEMON	20708	ALTAHA, RAMIN
17005	ALDANA, LILIAN ROLDAN	22594	ALTAYEH, ABDULLAH
19525	ALDERMAN, FRANK WAYNE	17889	ALTEMUS, ROSEMARY MARTHA
20707	ALDIS, JOHN WARNER	17147	ALTHAUS, DAVID PAUL
19106	ALENCHERRY, JOHNNY PHILIP	22363	ALTIZER, MELANIE DAWN
21349	ALEXANDER, ALLISON BAHAR	11525	ALTMAYER, ROBERT BRANN
16458	ALEXANDER, MICHAEL SHEPARD	14896	ALVAREZ, DONA MARIE

License	Name	License	Name
20407	ALVAREZ-RIVERA, MARCOS NICOLAS	19429	ANTON, JOHN JOSEPH
10145	ALVEZ, LAURA DEMERRE	21512	ANTON, MICHAEL EUGENE
14184	AMBROZ, ALESSANDRO	09372	ANWAR, MOHAMMAD FAROOQ
22537	AMBROS, MARIACLARA	17238	ANWER, MUHAMMED SAIED
22695	AMBRUS, GABOR ROBERT	22447	APONTE CARRASCO, VICTOR ALTEMIO
21149	AMENDT, WAYNE CLEAVE	19604	APREA, RICHARD ANTHONY
16308	AMIN, ANSUYA A.	22765	AQUINO, SUZANNE LEI
18696	AMIN, KUMAR BIPIN	09840	ARAGONES, PETER CARANTES
19428	AMIN, MAYANK S	21834	ARAIZA, BEATRIX DAGMAR
19002	AMIN, SANGEETA BHAGWATLAL	11369	ARANAS, BONIFACIO B
11212	AMJAD, HASSAN	13099	ARAUJO, ARMANDO
21511	AMJAD, MOHAMMAD	11140	ARBOGAST, JAMES GREY
21584	AMMON, WALLACE KEITH	16808	ARCHBOLD, LORI LYNN
10269	AMORES, CONSTANTINO YCONG	14205	ARCHIBALD, IAN DRUMMOND
22862	AMSTUTZ, KAREN SCHARENBERG	20533	ARIF, IMRAN
21114	ANAND, AJAY	19513	ARJA, MOHAMAD AKSAMAWATI
22445	ANAND, NEIL KAMAL	16922	ARMBRUST, FREDERICK H
21295	ANAND, SUMIT	17845	ARMENI, MARK ANTHONY
21351	ANANTHARAMAN PRYA	21585	ARMISTEAD, DRURY LACY
22541	ANDERSON, BRETT KIRK	19430	ARMISTEAD, NITI SINGH
22863	ANDERSON, CHAD DAVID	17846	ARMSTRONG, ORTON CARL
18847	ANDERSON, CHARLA LYNN	21673	ARNETT, BRENDA M.
16614	ANDERSON, CHRISTIAN GYAN	19432	ARNETT, CHARLES LEE
16613	ANDERSON, DAVID MARK	09975	ARNETT, EDWARD FIKE
14321	ANDERSON, JAMES PATRICK	13103	ARNETT, JAMES ALLEN
22364	ANDERSON, JOHN DAVID	09031	ARNETT, JR., JEROME CAYTON
17637	ANDERSON, MARSHA SLAUGHTER	16126	ARONOFF, STEPHEN CARL
22542	ANDERSON, PETER JON	21739	ARORA, RUPINDER KAUR
14185	ANDERSON, ROGER DALE	22865	ARSHAD, HASSAN
22432	ANDERSON, STACEY A.	14718	ARTHURS, CHARLES BRIAN
18922	ANDERSON, TAREK	22129	ARTIS, CATHY JEAN
22022	ANDERSON, TERENCE MICHAEL	21354	ARTOUNIAN, VAZGEN ROGER
22864	ANDERSON, JR., THOMAS MCDOWELL	09929	ARTZ, STEVEN ALBERT
11100	ANDERSON, WARREN THORSTEN	17176	ARUMJGANATHAN, THANIGASALAM
21947	ANDRAS, ROBERT LOUIS	22234	ARUNAGIRI, GURUSWAMI
22233	ANDREI, MADALINA MARIANA	21586	ARVAN, YURI LEO
13314	ANDREINI, DEREK HUGH	22235	ARVANITIS, MICHAEL JAMES
14036	ANDREINI, JR., HUGO JOSEPH	09656	ARYA, SIROUS
17122	ANG, PETER LEE	19517	ASAAD, SHONDA M. ARNETT
14440	ANGCO, MANUEL MARTINEZ	18912	ASAD, FARHANA
22596	ANGELOS, WILLIAM JOHN G	21835	ASAD, USMAN BIN
20931	ANGER, ERIC RAY	17750	ASBURY, CAROLANN
15717	ANGOTTI, JOHN DAVID	17847	ASBURY, DONALD WALTER
14700	ANGOTTI, MICHAEL THOMAS	14415	ASCUE, JOSEPH THOMAS
10692	ANGULO, EDWIN BORRUEL	20862	ASGHAR, ALI
22446	ANIL, GOKHAN	20045	ASH, TONIA KAY
22023	ANIS, AMIR	17308	ASHBY, DIANE ELIZABETH
21665	ANSAH, MARTINSON ASIEDU	20367	ASHIR, MOHAMMAD ABDULLAH
16616	ANSELMO, MARIO TOLENTINO	14737	ASHLEY, JEFFREY VERNON
15006	ANSINELLI, RICHARD ALLEN	12021	ASHRAF, MOHAMMAD
19003	ANTIGUA-MARTINEZ, MARIA TERESITA PAULIN	20934	ASHRAF, SYED SAUD
21672	ANTOLINI, CHRISTOPHER RYAN	22019	ASKARI, SHAHRAM

License	Name	License	Name
22122	ASRIAN, ARTOUR GEORGE	18137	BAGNOLI, JR., DOMINIC JOSEPH
17727	ASSA'AD, AMAL HALIM	20666	BAHNIWAL, CHARANJIT SINGH
17008	ASSALEY, JOSEPH PHILLIP	18586	BAILER, WILLIAM JOSEPH
20863	ASTBURY, JEFFREY CHARLES	17593	BAILES, JR. JAMES RODNEY
17398	ATASSI, SAMMAR	20146	BAILES, JR., JULIAN EDWIN
22650	ATIF, MUHAMMAD	19730	BAILEY, BONNIE JEAN
11402	ATKINS, ROBERT BURTON	11900	BAILEY, DAVID JORDAN
17505	ATTIA, SAFWAT MIKHAEL	17439	BAILEY, JR., JAMES DESPARD
15500	AUBER, MIKLOS LASZLO	20410	BAILEY, JUSTIN DALE
16617	AUBLE, DEBRA MARIE	21414	BAILEY, KENNETH MICHAEL
11899	AUDITOR, JOSE Y.	18225	BAILEY, MARSHA LEE
22365	AUJLA, SUKH DEV SINGH	22597	BAILEY, MARY JANAY
19819	AUKERMAN, DOUGLAS FREDERICK	22448	BAILEY, NATHANAEL GLEN
17240	AUKERMAN, GLEN FREDERICK	21164	BAILEY, SHELLEY RENE
18705	AULICK II, NEAL FINLEY	17538	BAILEY, THOMAS DAVID
18261	AUSMUS, CRAIG	22767	BAINBRIDGE, JR., PHILLIP EUGENE
08204	AUVIL, LORETTO REDD	16610	BAISAS, ROGER CALINGO
10279	AVASHIA, BIPINCHANDRA H.	10521	BAKANE, NEELA RAMESH
19998	AVELLINI, JAMES RAYMOND	21050	BAKER, BRADLEY KENNETH
12275	AVERY, DAVID WAYNE	22651	BAKER, DONALD JAMES
18911	AVERY, SARAH STANSBURY	16231	BAKER, JOHN JAY
21457	AVIDON, GLENN STEVEN	21837	BAKER, VICKI VAUGHAN
08902	AVINGTON, MICHAEL DAVID	19607	BAKHTIAR, JAMSHID ASOL HASSEN
20865	AVOLIO, GUY ANTHONY	18706	BAKSI, MITALI GHOSH
20046	AVULA, RAJAMANI	21791	BAL, GEORGE KALWANT
13674	AWA, PAUL KAZUHIKO	19261	BALA, PETER ZYGMUNT
14924	AWAN, RASHID AHMED	21838	BALABAN, DAVID HOWARD
09572	AYA-AY, JUANITO MALON	20866	BALASUBRAMONY, SURESH
11528	AYCOTH, EDWARD D	11529	BALDERA, ALFRED
14756	AYERS, DAVID RUSSELL	13849	BALDWIN, II, ERNEST FRANK
15579	AYERS, HAROLD EDWARD	21044	BALI, AHMAD
09974	AYOUBI, MOUTASSEM B	13105	BALIAN, ARPY
17192	AZAR, JOHN JURJUS	21415	BALL, RUSSELL ALLEN
09612	AZAR, ROBERT WILLIAM	22768	BALLESTER, GABRIELA VIVIAN
21204	AZIZ, FATIMA ZEHRA	22706	BALLESTER, OSCAR FRANCISCO
21355	AZIZ, HAROON	15755	BALMASEDA, JR., MARIO TOLEDO
17728	AZZO, WALID H.	20457	BALTIERRA, DAVID ALONSO
20408	AZZOUZ, MOUHANNAD	14050	BALUH, HOPE MARIE
20709	BAALBAKI, ALI HUSSEIN	20503	BALZANO, ERIC ROGER
19431	BABALOLA, EBENEZER OLUFEMI	20504	BALZANO, JOHN FRANK
20710	BABAYEV, MARIETTA	21839	BANDAK, ABDALLA ZACKARIA
19201	BACAJ, PATRICK JACQUES	22449	BANKS, UGOALA CHIKEZIE
22766	BACCHUS, MELISSA NADINE	18474	BANNAN, RAYMOND ANTHONY
11859	BACHWITT, PAUL	18587	BANNISTER, TAMMY LYNN
19911	BACKUS, SHANE KEITH	15780	BANNISTER, WARREN DALE
21413	BADAMO, FRANCIS PATRICK	10665	BANTUG, ROGELIO ORITO
21836	BADIN, SHADI	16084	BANVARD-FOX, CHRISTINE ADELE
15535	BADOUR, ASHRAF S.	21792	BARAKZOY, AHMAD SHAH
11996	BAE, WILLIAM HARVEY	19117	BARAY, AHMAD SULTAN
18837	BAEK, JAMES JONG-MIN	22928	BARBARIN, AYANA KAI
14631	BAFNA, MOHAN LAL	07242	BARBERIA, REGINA MARGARET
21587	BAGE, SEYOUM DAFFO	10189	BARCINAS, GASPAR ZAMORAS

License	Name	License	Name
11530	BARCLAY ROGER STEVENSON	20313	BEANE, DAVID JOEL
18110	BAREBO, RONALD ERNIE	11534	BEANE, JAMES MICHAEL
16708	BARGHOUTHI, THAIR ALI	08996	BEANE, JOHN EDWARD
12978	BARIT MANUEL CORTEZ	19118	BEANE, MICHAEL EDWARD
21205	BARKER, BILLIE JO	19434	BEARD KIP RANDALL
15981	BARKER, FREDERICK WILLIAM	22228	BEASLEY BENJAMIN EDWARD
22598	BARNES, KATRINA RAE	22238	BEASLEY, MICHAEL SCOTT
22866	BARNES, PATRICIA L. AUKES	22707	BEATHARD, GERALD AVON
13233	BARNETT, STEVEN M.	18092	BEAVER, BONNIE L.
22237	BARNHILL, RAYMOND LANN	17849	BECKER, JAMES BERNARD
21588	BARRERA, ANTHONY MICHAEL	18838	BECKNER, MARIE ELAINE
16708	BARRERA, ROBUSTIANO JOCSON	22770	BEDI, MANINDER SINGH
22543	BARRERAS-RINCON, JOSE RAFAEL	17970	BEDNAR, MARLENE ANN
17752	BARRETA, TELLY MENDOZA	21208	BEHAR, SUSAN LYNN
22366	BARRETT, II, MILTON RALPH	09774	BEHNAM, KAMAL MATTA
21886	BARRON, DAVID R.	22933	BEHNAM, MARCELINA BENAFSHE
13106	BARROWS, BARRY VAN	16619	BEHNAM, RAMSEY A.
19999	BARTLETT STEPHEN THOMAS	19529	BEJJANI, GHASSAN KHALIL
11531	BARVICK, EDWARD JAMES	11792	BEKHEIT-SAAD, SOAD GUIRGUIS
21206	BARYUN, ESAM NURI	09032	BELCHER DARRELL CECIL
15670	BASHA, IMAD SHAMSI	22026	BELCHER, KENNETH LEE
22024	BASHIR, SHAHIDA	22368	BELGRAVE, CLAIRE
21793	BASS, JONATHAN	18457	BELL, HARRY JULES
16593	BASSI FLORENCE HANNA	20059	BELL, NAAMAN LEE
21887	BASSO, ANA CRISTINA	14604	BELL, WILLIAM GENE
22367	BASTANMEHR, HIVA	14421	BELLA, CECILIA
20368	BASTIN, CRYSTAL HEATHERMAN	11235	BELLAM, RADHAKRISHMAMURTY
17092	BASTUG, DEMIR EROL	22369	BELLE, TROY ALLYN
09941	BASU, DILIP KUMAR	09616	BELLOTTE, JOHN ANTHONY
20808	BATALLA, GAMALIEL PASAMBA	22867	BELLOTTE JONATHAN BRADLEY
18469	BATARIO, DANILO FORTALEZA	09793	SEMBALKER, SHRIKANT LAXMAN
13850	BATAUSA, JAIME CALUNIA	10389	BENAVIDES AURELIO
20867	BATES, BRIAN ANTHONY	16234	BENDER, DAVID BRIAN
15164	BATES, MARK CLINE	17311	BENDER, FILITSA HATZIVASILIOU
21794	BATICH, JOHN WILLIAM	16475	BENDY, JR., ROBERT HAROLD
15718	BATISTE, C. STEVEN	22370	BENE, CLAUDIU EUGEN
17893	BATRA DEVENDER KUMAR	18111	BENEGALRAO, YOGINI S.
19433	BATT, MURRAY DAVID	11536	BENEKE, GEORGE ROBERT
08528	BATTAGLINO, JR., JOHN JOSEPH	21840	BENEZRA, CLIFFORD JAY
21207	BATTEN, DEAN	20667	BENHAMED NESREEN ABDURRAHMAN
18999	BATTIN, JOHN ALAN	18148	BENJAMIN JAMES KEVIN
17894	BATTLE, EMILY HAMRICK	21674	BENNETT, AMANDA KATHARINE
19816	BAUM, MICHAEL RAYMOND	22934	BENNETT, ASHLEY WILLIAM
22769	BAUMGART, JUDY REBECCA	22708	BENNETT, FREDDIE JAMES
08861	BAUTISTA, ARISTON RODRIGUEZ	13481	BENNETT, JAMES M
12401	BAUTISTA, CARMELITA N.	13107	BENNETT, LORI KAY
22647	BAX, STACY JOSEPH	13482	BENNETT, MARK ROBERT
22932	BAXTER, MARGARET ANN	10435	BENNETT, ROGER PAUL
10731	BAYLOSIS, ROBERTO BALMORES	18600	BENNETT, TODD PRESTON
15085	BAYO, ALEXIS JUAN	21888	BENNI, ABD ALRAHMAN
10332	BEALL, CHARLES LAWRENCE	08857	BENSENHAVER, DEWEY FRANKLIN
17241	BEAM, WILLIAM RANDY	14203	BENSON, MARILEE

License	Name	License	Name
16770	BENSON, MARK LEIGH	15784	BIAN, YONGLING
20102	BENSON, SCOTT MICHAEL	21890	BIANCO, SABATINO
22450	BENSON, STEPHANIE MICHELLE	09033	BICE, JR., WALTER BERNARD
22184	BENTLEY, SHANNON KRISTEEN	21052	BIENEMAN, BRUCE KIRKE
20000	BENTON, ROLAND EDWARD	21298	BIHONEGN, HELLEN YIGZAW
21889	BERARDI, RONALD STEPHEN	13483	BINDER, JAMES THOMAS
20756	BERDIN, HEIDI ARSUA	13622	BINNS, JR., CARL BROOKS
20937	BEREND, KEITH ROBERT	22936	BIOLA, JOHANNA FISHER
16621	BERENS, ANDREW JOSEPH	21841	BIR, ARVINDER SINGH
20176	BERES, MICHAEL BRIAN	22451	BIR, SEEMA
22935	BERHANE, MEDHANIE CHICHI	13911	BIRD, WILLIAM CLAUDE
19531	BERHANE-KAFEL, MINIYA	16785	BISHARA, MAHER
20364	SERMAN, EDWARD STEVEN	12592	BISHOP, HARRY A.
12394	BERNARDO, ELMA Z.	16415	BISMAR, HISHAM
21795	BERNARDO, JOSE FRANCISCO	09842	BISWAS, KANOJ KUMAR
21796	BERNS, DAVID HERSCHEL	21458	BITTNER, LIANA LUBA
22868	BERNSTEIN, RICHARD CARL	16623	BUNDO, RUSSELL
12107	BERNSTEIN, ROBERT STEVEN	20060	BIXLER, DANAE
21296	BERROYA, MAYE R.	18960	BIZRI, AHMAD GHASSAN
10290	BERRY, BRUCE LYLE	12220	BLACK, JERRY NELSON
22130	BERRYMAN, BILL GENE	22452	BLACK, MICHAEL BRIAN
22869	BERRYMAN, JOHN DAVID	16236	BLACKSBURG, ILENE RAE
18366	BERTRAND, SUSAN TRUE	12402	BLAHA, JOHN DAVID
22771	BERZINGI, CHALAK OMER	21797	BLAINE, DAVID ALLAN
22870	BESANCENEY, CARRIE EMMA	11637	BLAIR, PAUL ALEX
17588	BESS, CHARLES DAVID	20938	BLAKE, III, PAUL MAXWELL
08185	BESS, JR., ROBERT WILLIAM	18533	BLAKE, ROBERT EUGENE
17886	BETO, II, ROBERT JAMES	16883	BLAKE, RODGER ALAN
11075	BETTINGER, ROBERT	21210	BLANCHE HERRERA, MERCEDES MARIANA
18707	BETTS, JEFFREY BRIAN	20314	BLANCO, JOHN LOUIS
22772	BEYER, GREGORY LYNDEN	11142	BLAND, JAMES EDWARD
16451	BEZOUSKA, CHRISTINE ANN	19471	BLAND, MARY MARGARET
10694	BHAGAT, RASIKBHAI MOHANBHAI	14441	BLANDO, GENEROSO BONA
21786	BHAGWANAN, SUNDRI G.	19121	BLANKENSHIP, KEVIN JAY
21297	BHAGWANDIEN, NARENDRA SHAYM	12278	BLATT, MICHAEL WILLIAM
16135	BHALANI, KIRITKUMAR HARJIVANDAS	14605	BLATT, STEPHEN NORMAN
14890	BHALODI, ASHOKKUMAR VALLABHDAS	17594	BLAYDES, STEPHEN HILL
18112	BHANDARI, RANJAN PRAKASH	19669	BLEVINS, DAVID VIRGIL
12647	BHANOT, SUBHASH CHANDER	21891	BLITZ, RICHARD LANCE
19609	BHARTI, SANJAY RANJIT	17312	BLOCH, WILLIAM EVAN
10201	BHASIN, RAM PAL	20365	BLODGETT, THOMAS PETER
16568	BHASIN, SUNITA MALHOTRA	21513	BLOM, DINA PATRICIA CHRISTINE
11406	BHAT, SARO, V.	21514	BLOM, PAUL HENRY
22538	BHATT, ASIT NARENDRA	15394	BLOOM, MARC BRUCE
11044	BHAVSAR, SHASHIKANT BHAILAL	15788	BLOOMFIELD, STEPHEN MICHAEL
13751	BHIRUD, NILMA RAVINDRANATH	16880	BLOSSER, LAURA R.
13752	BHIRUD, RAVINDRANATH HARIBHAU	10140	BLUM, DONALD ALAN
22239	BHOJWAN, RAJESH RAM	13484	BLUM, FREDERICK CARL
20506	BHULLAR, NAVNEET	11723	BLUME, THOMAS EDWARD
13693	BHULLAR, SATINDER SINGH	21459	BOARDMAN, JOHN WORKS
22027	BHUSHAN, VIKAS	21185	BOAZ, TRAVIS LEE
14882	BIALAS, JEAN ANN	19007	BOBES, SUSAN ELAINE

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14254	BOCCHINO, VINCENT JAMES	20940	BOWE, III, RONALD DEE
22186	BODALA, PRATHIMA	22652	BOWEN, JON ROBERT
22453	BODE, ANNE KATHERINE	12922	BOWEN, ROBERT EVANS
22296	BODE, ERIC KENNETH	09794	BOWEN, ROBERT WAYNE
21675	BOONAR, CATHERINE MARY	18065	BOWEN, SHANE ALLAN
22240	BODNER, NEAL MITCHELL	20870	BOWER, BRIAN EDWARD
21948	BOEDEKER, EDGAR CHARLES	11998	BOWER, STEPHEN LEE
08512	BOFILL, RANO SOLJUDUM	14606	BOWERS, JEFFERY JOHN
18884	BOGAERT, MARIA ALICIA	17450	BOWERS, II, ROBERT JOHN
07680	BOGGS, JAMES ERNEST	11538	BOWERS, TIMOTHY KEEFE
10788	BOGGS, JOSEPH LOUIS	20062	BOWERS, JR., TIMOTHY KEEFE
14734	BOGGS, JR., LEO RICHARD	14590	BOWLAND, WARREN F
22186	BOIKO, IOURI GEORGE	20459	BOWLIN, JR., DAVID ALAN
20868	BOKIL, HARSHAD SRINIVAS	19283	BOWMAN, CHRISTOPHER EDWARD
10789	BOLAND, JAMES P.	11902	BOWMAN, DAVID A.
18023	BOLANO, LUIS ENRIQUE	20316	BOWMAN, II, RICHARD GRAHAM
20715	BOLING, JR., WARREN WILSON	20411	BOWN, PAUL CHRISTIAN
17244	BOLUMEN, EDUARDO FAUSTO	22455	BOYCE, BRANDON MARK
13108	BONASSO, PATRICK CORKREAN	19518	BOYD, BRITA KATHERINE
10281	BONDY, HAROLD EUGENE	10392	BOYD, CAROLE BROOKS
21949	BONFIGLIO, RICHARD PAUL	18066	BOYD, DAVID ROSS
17506	BONFIGLIO, RON	12283	BOYD, MARY SIMON
20406	BONFILI, MARILYN JUDY	22030	BOYKIN, MARK ALAN
12108	BONI, JR., DINO RICHARD	21412	BOYKO, MICHAEL JOHN
10790	BONITATIBUS, ERNEST JEROME	22456	BOYLE, MICHAEL FRANCIS
08848	BONNEY, JR., WALTER ALLEN	21301	BOYLSTON, BEDFORD FORREST
21515	BONNIN, MARNI JUDITH	17755	BOZKIR, IHSAN NACI
09481	BONTOS, GEORGE EMMANUEL	21950	BOZORGI, FARSHID
20939	BONYAK, EDWARD VINCENT	21830	BRACERO, LUIS ALFONSO
22454	BOO, HEATHER ELISABETH	09190	BRACKEN, JR., SAMUEL JOSEPH
22871	BOO, SOHYUN	18923	BRADFIELD, HAROLD ALLISON
14514	BOOKOUT, CRAIG LEWIS	19533	BRADFORD, GEOFFREY E
20594	BOOTH, HOBSON GILL	14640	BRAGER, PAUL MITCHELL
20689	BOOTH, JR., RICHARD OSBORNE	15535	BRAGG, DANA EUGENE
12404	BOPANA, PRASADA RAO	22131	BRAJER, JASON HOWARD
14876	BORCHERT, CHRISTOPHER ALAN	22773	BRAMER, MICHELLE ANNE
22028	BORDER, WILLIAM LEWIS	17850	BRANAM, CHRISTOPHER OLIVER
16569	BOREN, MARY NANNETTE	17729	BRANCAZIO, LEO RICHARD
22296	BORN, MICHAEL JAMES	20178	BRANCAZIO, LISA ANN
16039	BORS, KATHLEEN PATRICIA	19204	BRANDON, BRENT DENNIS
13854	BORSCH, MARK ANDREW	18603	BRANDT, ANDREAS MARTIN
12282	BOSE, MIKKLINENI S	19347	BRANDT, SUSAN JEAN
21676	BOSHELL, BILL HUNTER	14988	BRANSON, PHILIP JOSEPH
15116	BOSO, EDWIN BRIAN	18535	BRANT, ARTHUR MICHAEL
21892	BOTTA, SAMUEL ANTHONY	11463	BRAR, GURPREET SINGH
19314	BOU-ABBOUD, CHARLES FOUAD	18066	BRAUN, JR., NOHL ARTHUR
21299	BOUCHER, ROBERT MANUEL	22872	BRAUNLICH, EARL FRITZ
16136	BOUKHEMIS, RABAH	18361	BRAUTIGAN, FREDERICK BRIAN
19008	BOULIGNY, RANDY PETER	19983	BRAVO, KEITH MICHAEL
22029	BOURBIA, ABDELHAMID	12375	BRAVO-EDORA, FLORESITA B
18402	BOUSTANI, MARIA RIZKALLAH	22544	BRAXTON, BRIAN ERIC
10600	BOUSTANY, MICHAEL	21211	BRECHER, ERIC SCOTT

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22653	BREITZ, KAREN ELIZABETH	15370	BUNDY, JR, ROBERT VIRGIL
20370	BREHM, JR, JOHN GREENAWALT	19766	BUNNER, JULIE SUZANNE
12284	BRENDEMUEHL, JUDITH	22031	BURBRIDGE, REBECCA ANN
22467	BRENNAN, GARY BROOKS	22241	BURDETTE, DAVID DUKE
13485	BREZINA, EDWARD SHARP	14099	BURDETTE, JOHN A'HEARN
11540	BRICK, JAMES EMMERSON	16928	BURDETTE, MICHELLE RENE
11541	BRICK, JOHN FRANKLIN	14255	BURDICK, HOYT JEFFERY
19437	BRICKING, TODD RYAN ANTHONY	08472	BURGESS, CLYDE ALBERT
20412	BRIDENSTINE, JAMES BUCKLEY	17452	BURGESS, KIMBERLY ANN
18330	BRIGGS, KATRINA MICHELE BROWN	19438	BURKE, LISA GAIL
18331	BRIGGS, LEON BURDETTE	13039	BURKE, JR., PAUL WEBBER
18362	BRITTON, CYNTHIA ANN	22709	BURKE, RAINA J.
16603	BROADMAN, LYNN M.	22710	BURKETT, DONNA LYNN
15208	BRODAREC, IVAN	12372	BURKHART, MICHAEL WARREN
20001	BROOKS, CLAUDETTE ELISE	12652	BURKLAND, CARL DAVID
20941	BROOKS, DANIEL E	22458	BURMAN, ROBERT WARD
18851	BROOKS, JORDAN ALAN	19534	BURNER, KEVIN L
20764	BROWN, CAREY CHRISTOPHER	17596	BURNS, BRUCE ERIC
17196	BROWN, CLARENCE DAVID	18963	BURNS, WILLIAM HUGH
22545	BROWN, DEBRA MARIE	20002	BURNS, WILLIAM NEEL
20430	BROWN, ELIZABETH LANTZ	22132	BURRIS, GLENN WILLIAM
17896	BROWN, JAMES EDWARD	17229	BURROUGHS, JUDY FAYE
20179	BROWN, JAMES WALTER	21893	BURSTEIN, STUART SAMUEL
17508	BROWN, JUDITH LYNN	14864	BURTNER, CHARLES DAVID
18422	BROWN, LINDA GAIL	13392	BURTON, DENNIS MORGAN
09617	BROWN, PATRICK LEE	13480	BUSCH, GINA RAE
20942	BROWN, JR., ROBERT STANLEY	14863	BUSH, MARJORIE LYNN
17851	BROWN, SAMUEL ELBERT	13491	BUSH, STEPHEN HAROLD
20943	BROWN, STEVEN FARLEY	14900	BUSSEY, II, FREDERICK NEWTON
10935	BROWN, TIMOTHY ALDEN	21677	BUTCHER, CHRISTIAN HAYS
22546	BROWN, WILLIAM FRANCIS	09035	BUTCHER, MICHAEL DANE
13694	BRUBAKER, REID CLARENCE	20250	BUTT, AHSEN ALI
14678	BRUCE, ROGER DEAN	12879	BUTT, GHAZALA R.
18150	BRUCE-MENSAH, KOFI	18607	BUTT, SAAD ULLAH
20944	BRUMFIELD, STEVEN SCOTT	14641	BYLER, DAVID J.
20180	BRUNNER, MATTHEW DAVID	17692	BYLER, DEBRA LYNN
20181	BRUNNER, NANCY ELLEN	18711	BYLER, TONY LEE
21116	BRUNO, CHRISTINE MARIE	09100	BYRD, JOHN WILLIAM
08970	BRYAN, FRANK SAMUEL	21357	BYRD, MARK ANDREW
08691	BRYANT, II, JAMES LEE	18712	BYRD, JR, WALTER REDDING
22873	BUCHANAN, LAURA SUSAN	17693	BYRNE, GREGORY JAMES
16927	BUCHKO, SHEILA NADINE	21951	BYRNE, RICHARD HARVEY
13753	BUCHSBAUM, ROY	19768	BYRON, BRANDON PATRICK
14912	BUCK, DAVID STEELE	17852	CABANISS, PATRICIA SUSAN
22371	BUCKLEY, MARLA SHEA	14498	CABAUYAN, LIVIA NUEVAS
19912	BUCY, MARK CHRISTOPHER	22133	CABE, ELLEN MARY
13038	BUENAFE, WALDRO BARBERO	13855	CABOTAJE, LIBERATO GALINGAN
19671	BUERGER, DANIEL EUGENE	10203	CABRAL, MARIANO TORRES
19010	BUEFELFISCH, CATHRIN MARGARETE	14763	CACCICOLA, THOMAS ANDREW
17445	BUKEIRAT, FAISAL AHMAD	17128	CACERES, MANUEL JOSE
15584	BUKOVINSKY, CHARLES	19514	CACERES, MARIA ESPERANZA
16772	BULLARD, JAMES WILSON	22032	CAHALL, CLEMENT ALBERT

License	Name	License	Name
11250	CALHOUN, ARTHUR LEWIS	22188	CARRICO, VICTORIA LEE
22187	CALHOUN, BYRON CRAIG	11908	CARRIER, JAMES MARSHAL
22033	CALL, JASON THOMAS	12882	CARRILLO, OSCAR PAULIBON
18008	CALLAHAN, LAWRENCE EUSEBIUS	19536	CARROLL, SAMUEL E.
15149	CALLIS, STEWART JAMES	14284	CARSON, LARRY VAN
18069	CAMERON, JR., OVERTON WINSTON	18114	CARSON, WILLIAM RAYMOND
13624	CAMOMOT, WIGBERTO CONDEVILLAMAR	10334	CARTAGENA, RODOLFO JUAN SANTOS
22297	CAMPBELL, II, JAMES ROBERT	17453	CARTER, CLAREMONT FRANKLIN
22654	CAMPBELL, JOHN ERWIN	10796	CARTER, GREGORY STERLING
22599	CAMPBELL, MICHAEL CORY	08762	CARTER, JAMES MONROE
20872	CAMPBELL, STEPHEN DOUGLAS	11144	CARTER, RICHARD FORD
18273	CAMRUD, MARISSA ANN	21212	CARTER, SHAWN LAWRENCE
18473	CANADY, MICHAEL RAY	18716	CARTER, STEPHEN LINDSAY
15049	CANDARI, JUSTITO MAGBANUA	09273	CARTER, WILLIAM HENKEL
12406	CANNARELLA, ROSEMARIE	19913	CARTWRIGHT, WILLIAM EDWARD
20506	CANNON, MARY LOUISE	15889	CARUGATI, RICHARD KEVIN
10733	CANSINO, OPHELIA DIAZ	22937	CARULLO, EMILIO JOSE FRANCISCO
17197	CANSINO, SILVESTRE PEREZ	08037	CARUSO, MICHAEL JOSEPH
22600	CANTEES, KIMBERLY KNIGHT	11835	CARUSO, PETER V.
14461	CANTERBURY, TIMOTHY DAVID WADE	18981	CARUSO, VINCENT JAMES
10141	CANTERNA, ANTHONY CHARLES	15247	CASANOVA, MANUEL AGUIRRE
21416	CANTINI, MARCO	09978	CASERTA, LARRY ALLEN
22372	CAO, WENHUI	19424	CASEY, NALINI PILLAI
14591	CAPEL, TERRY WILLIAM	21302	CASEY, RONALD LEE
20147	CAPELLE, SUSAN CHRISTINE	21842	CASEY, SEAN OWEN
08644	CAPINPIN, ALBERTO G.	18858	CASHELL, ALAN WALLACE
12032	CAPITO, CHARLES PETER	19822	CASINGAL, PHILIP LAPENA
13351	CAPITO, JOHN EML	12656	CASKEY, HERBERT TARTER
15534	CAPITO, JOSEPH CARL	20373	CASSIM, RIAZ SIRAJUDDIN
12654	CAPITO, RICHARD ANTHONY	11251	CASSIS, JR., NICHOLAS
22601	CAPPELLETTI, DANIELLE THERESA	12950	CASSIS, STEPHEN PAUL
14100	CAPPIELLO, ENRICO JOHN	18350	CASTALDO, CAMILLE JOAN
18714	CARAWAY, DAVID LEE	11752	CASTELLAN, ROBERT MICHAEL
22034	CARBAJAL, SCOTT ANDREW	22242	CASTILLO, ALVIN RENATO
11616	CARBONEL, RELY C.	12466	CASTILLO, PROBO HERRERA
18609	CARDENAS, IGNACIO	11285	CASTILLO, RENATO
22658	CARDENAS-ZEGARRA, SILVIA CECILIA	20947	CASTILLO, WILLIAM JAVIER
09514	CARDONA, MARIO SOTO	22756	CASTLE, JASON ALLAN
20251	CARDOSA, NORBERT JOE	22037	CASTO, DAVID ROGER
20414	CAREY, GERARD COLLINS	18855	CASTO, JEFFERSON PATRICK
13943	CAREY, KIM BRYAN	11203	CASTO, JOHN NICHOLAS
18715	CARIAS, KATHERINE DEBORAH	18717	CASTO, JOHN THERON
16240	CARICO, GREGORY ALAN	14442	CASTRO, FORTUNATO DOMINGO
08997	CARINGAL, JOSE BERNAL	10124	CASTRO, LEONIDAS
20946	CARLISLE, DAVID CHARLES	17012	CASTRUITA, JR., JESUS JOSE
22035	CARLISLE, ROBERT THOMAS	13913	CATHER, GLENNA ANNE
15387	CARLSON, CLIFFORD HUGH	14788	CATRAL, BEATRIZ LUMAIN
18275	CARPENTER, ANNE BETTS	11145	CATTERSON, EILEEN CATHERINE
20184	CARPENTER, JEFFREY SCOTT	12668	CAUDILL, JAMES WHITE
07632	CARPER, MARSHALL JENNINGS	22674	CAVAZOS, CRISTINA MARGARITA
12286	CARR, LINDA GAIL	14497	CAVENDER, SUSAN LYNN
22036	CARRICO, JR., JAMES BERNARD	09142	CAVENDISH, II JOHN WATSON

License	Name	License	Name
12546	CAVENEY ROBERT A.	21214	CHAUHAN, SUBODHSINGH RAMBABUSINGH
13914	CRAWLEY, KELLI ANN	22776	CHAUVENET, ALLEN RUSSELL
13114	CAYTON, JR., WAYNE BOYD	22656	CHE, MINGXIN
14138	CAZAN, JR., MATTHEW JOHN	19019	CHEBIB, MOUNA G
15185	CERMAK, MARY BETH	17457	CHEEMA, MAGSOOL AHMAD
17093	CHAFFIN, DAVID CURTIS	20766	CHEEMA, MUHAMMAD AKHTAR
17760	CHAFFIN, JR. DAVID GARVIN	22657	CHEN, YAN
19537	CHAFIN, CHRISTOPHER MARK	12881	CHENGAPPA, KAMBAYANDA LEE LA
18351	CHAFIN, JAMES BRETT	12785	CHENGAPPA, NIRMALA
22655	CHAITIN, ROBERT FREDERICK	14686	CHERIAN, JOHN
10019	CHAKSUPA, MONTRIE	17762	CHEERY, DANIEL ALAN
15721	CHALLA, KISHORE KUMAR	11677	CHELOW, BRUCE S.
14608	CHAMBERLAIN, ALLAN SCOTT	12288	CHEUKURI, THEODORE
19124	CHAN, SOKHOM R	20586	CHESNUT, JOY C
13495	CHAN, WILLIAM SIU-WUNG	13696	CHESS, ROBERT LEWIS
19440	CHANA, ZIAD AMIN	22134	CHEUNG, FELIX HO-MING
20185	CHANCELLOR, MICHAEL WADE	10735	CHEVY, SUTHIPAN
13486	CHANCEY, MICHAEL HOWARD	18168	CHHABRA, AMARINDER PAL SINGH
13042	CHAND, YOGESH	16241	CHIA, IMELDA CAPARAS
17527	CHANDEL, ASHUTOSH	15497	CHIANG, MYRA LEE
18719	CHANDEL, LESLIE PATRICIA	12507	CHIDECKEL, ELLJOTT W.
19623	CHANDEL, SAMARENDRA	12467	CHIDESTER, CANDACE CAROL
22459	CHANDLER, FRITZ-JOSE EDWARDS	18115	CHILDERS JR., CLARK EDWIN
20670	CHANDNA, JALAJ	15449	CHILDERS, ROBERT STEVEN
17314	CHANDRA, RAVI	07061	CHILLAG, ERWIN RUDOLPH
18352	CHANDRAN, DILIP NARAYAN	09861	CHILLAG, SHAWN ALEXANDER JEROME
10525	CHANDRAN, NARAYAN BALA	21741	CHIMIDZA, LEKGOGO
14427	CHANDRAN, PRATHAPA GOVINDAN	10205	CHIN, VICTORINO DUMABOC
20003	CHANDRASEKARAN, KILARI JAYARAMULU	13697	CHINAKARN, LATTEE WAIYAHONG
20461	CHANDRASEKHAR, SUBRAMANIAM	10438	CHINAKARN, NARONG
16608	CHANEY, GREGORY DONALD	16533	CHINNIS, ANN SHORT
11909	CHANEY, MALCOLM LINDSAY	22038	CHINTALA, VIJAYA SHREE
17454	CHANG, CHIN-YUNG	09180	CHINUNDET, PRASHOND
09980	CHANG, HAO	16569	CHIRICO, PETER ANTHONY
10436	CHANG, HO-HUANG	17246	CHISHOLM, LIONEL DONALD JOHN
14856	CHANG, SIMON KUOCHEN	22373	CHITNIS, SHUBHANGI CHANDRASHEKHAR
08424	CHANG, SUNG WHAN	20810	CHIU, EDWARD KIN YIP
11910	CHANG, WILLIAM WEI-LIEN	17858	CHO, IK RAE
15222	CHANNEL, JR., DENNIS CARROLL	14677	CHOBE, RASHMI
12287	CHAPMAN, JOHN LUDWIG	21788	CHOBY, SUSANNE
20948	CHARLES, EUGENIE	22243	CHOHAN, MOHAMMAD ASGHAR
13625	CHARLES, JONATHAN	13240	CHOI, CHANG HYUK
16627	CHARLES, PAUL MITCHELL	09623	CHOI, YOUNG INN
14759	CHARLTON, JUDIE FERN	10800	CHOKKAVELU, VISWANATHAN
22774	CHARLTON, MICHAEL THOMAS	12659	CHOLAK, GEORGE LOUIS
10069	CHATTHA, AMRIK SINGH	11547	CHONG, CHARLES FERNANDEZ
21213	CHATTHA, ASHRAF ALI	22711	CHOPRA, HARPREET KAUR
10070	CHATTHA, JASWINDER KAUR	15023	CHOPRA, RAVINDER
21056	CHAUDARY, NAUMAN ARIF	10143	CHOPRA, SURINDER KUMAR
21962	CHAUDHRY, HAIDER SALEEM	21895	CHOUDHARI, VIMAL BABUBHAI
22775	CHAUDHRY, IMRAN SHAIKAT	22188	CHOUDHRY, MUHAMMAD IMRAN
18071	CHAUDHRY, SANJAY	21843	CHOUEIRI, MARK ANTHONY

License	Name	License	Name
19770	CHOUNARD, SARAH BOLEN	21316	CLAWGES, HEATHER MARIE
21593	CHOUMAROV, KYRIL	13976	CLAY, DENISE ELAINE
22777	CHOWDHARY, ANEEL AKBAR	21216	CLAY, SMOKEY JOE
16417	CHOWDHARY, VIJAY KUMAR	13908	CLAYPOOL, ROBERT GORDON
18612	CHOWDHURY, ABDUR ROUF	12034	CLEAVENGER, RONALD LEE
12106	CHOWDHURY, MAHBUB	22190	CLEMENT, JOHN ANTHONY
22936	CHOWDURY, NEPAL CHANDRA	19611	CLEMENTS, II, CHARLES WESLEY
12660	CHRISTIANSEN, CARROLL DAVID	21964	CLOSE, KELLY BULLER
20671	CHRISTOPHER, MARK EARL	13696	CO, DOMINADOR ANG
15248	CHRISTOPHER, MARK GUNASEKARAN	20811	COAD, JAMES ELLIOTT
09661	CHUA, DOMINGO TAN	21595	COBEN, JEFFREY H
10736	CHUA, WINDELL TAN	21897	COCCARO, PETER JOSEPH
12103	CHUBINEH, BAHRAM	16930	COCHRAN, JANET MOORFIELD
22589	CHUDOW, SCOTT RUSSELL	13628	COCHRAN, ROBERT CARTER
21896	CHUMBER, PARAMJIT	11861	COCHRANE, JAMES ALAN
22039	CHUNG, PHILIP WOOSUNG	14565	COCKE, JR., WILLIAM MARVIN
12982	CHUNG, SOON OK	21955	COCKERHAM, CHRISTOPHER ALEXANDER
14739	CHURCH, DAVID HARLAN	12594	COFER, JR., HAROLD ANTHONY
22374	CIABATTONI, STEVEN EMMET	15573	COFFMAN, SHAWN WAYNE
15186	GIACCHELLA, ARTHUR PAUL	14817	COGAR, JANET ELAINE
17859	CIAROLLA, DAVID ANTHONY	22135	COGER, BRENTON RAYAL
20064	CIBIK, LISA MARIE	09037	COGHE, DAVID WILLIAM
20717	CIBLEY, LAURENCE JAY	22547	COHEN, DAVID BENJAMIN
12194	CICCARELLI, VIRGIL	16590	COHEN, EDWIN EL
21594	CICENAS, RYAN R	19662	COHEN, JUSTIN DAVID
19661	CILBERTI, DEVIN MARK	21844	COHEN, LOREN EDWARD
16604	CINCO, III, ALFONSO PICZON	16936	COHN, SIMON PHILIP
10440	CINCO, ANGEL MA.	21956	COKER, DONALD DUANE
22712	CINTRON, DEBORAH RUTH	11821	COLAH, XERXES RUSI
11987	CIPOLETTI, JR., PATSY P.	22375	COLE, CHRISTOPHER DANIEL
17248	CIRELLI, ROBERT JOSEPH	20005	COLE, JACQUELINE N.
15450	GIRINCIONE, ROBERT JOSEPH	20318	COLE, JR., WILLIAM A.
20768	CISCO, JODI MICHELLE	12820	COLEMAN, CATHERINE C.
16318	CITRO, JR., FRANCIS JEROME	21845	COLEV, MICHELLE YVONNE
18263	CLANCY, PAUL JOSEPH	22136	COLL, DAVID ALEXANDER
13448	CLARK, CAROLYN EDWARDS	20906	COLLINS, AMIE NOELLE
21461	CLARK, CHRISTOPHER BENNETT	20770	COLLINS, JOHN JEFFREY
21517	CLARK, II, CURTIS RAY	21743	COLLINS, JOHN ORVIL
10892	CLARK, HOLLY HOBACK	22461	COLSON, JAMES DOUGLAS
17504	CLARK, II, JAMES PAUL	10442	COLVIN, DAVID FORREST
21742	CLARK, JEFFREY RANDALL	17249	COLVIN, MEDA KAYE
21953	CLARK, JOHN MIRRELL	19128	COMER, JOHN WILLIAM
16288	CLARK, KAREN ELAINE	12663	COMERCI, JAMES LOUIS
20186	CLARK, MICHAEL BURTON	22548	COMETTI, MARIO PETER
10802	CLARK, THOMAS SAMUEL	19768	COMPTON, RICKY JACK
10010	CLARKE, DON LAZARO	20418	COMSTOCK, LLOYD KARR
16242	CLARKE, GREGORY DRESEL	18072	CONAWAY, KEVIN JAMES
15547	CLARKE, KEVIN MICHAEL	21168	CONDAX, GEORGE
20597	CLARKE, JR., RUSSELL PAUL	11550	CONE, TERENCE MICHAEL
22460	CLARKSON, CYNTHIA CLARK	19698	CONJURA, ANN
19126	CLASSEN, JOHN BARTHELOW	11146	CONLEY, II, FREDERICK ALLEN
10875	CLAUSELL, PAUL LINDORF	15891	CONNER, TIMOTHY ALLEN

License	Name	License	Name
14599	CONOVER PAULA JUNE	18329	COUTRAS STEVEN WALTER
16142	CONROTTO STEVEN ALAN	17901	COVELLI MICHAEL ANTHONY
21798	CONSTANTINIDI SANDA	22137	COWANS RODNEY HARRY
10586	CONSTANTINO FRANCISCO ARCIGAL	17902	COWELL DANIEL DAVID
19391	CONWAY ADA MARIE	18856	COWHER CHRISTOPHER JOSEPH
20812	COOK BETH ALLISON	22041	COX II JAMES ROGER
15506	COOK CHERYL LYNN	19443	COX KEVIN WAYNE
20873	COOK CHRIS CECIL	08598	COYNER JOHN LIGON
13810	COOK DAVID WELLINGTON	09059	CRAFT GARY CLIFTON
12289	COOK JEFFREY TRENT	21007	CRAIG MICHAEL DAVID
17923	COOK JENNIFER DAWN	18116	CRAIG II PAUL WILSON
09864	COOK LEWIS ANDERSON	19675	CRAMER DAVID THOMAS
14246	COOK LINDA LOU	21008	CRAMER DWIGHT EVERS
22020	COOK NICHOLAS ARIEL	11194	CRAWFORD GEORGE ANDREW
22376	COOK ROGER ALAN	22378	CREEL CHRISTOPHER JEFFREY
20771	COOK TERI LIANE	19210	CREMEANS II GARY DAVID
08607	COOLEY FREDERICK MORTON	13857	CRIGGER CHARLES DAVID
17250	COOMBE RAYMOND PAUL	22138	CRIFE LINDA HEIDEL
16091	COONLEY CRAIG JOSEPH	11220	CRISALLI ROBERT JAMES
15249	COOPER JOSEPH DAVID	20464	CRISAN VIORICA MARIA
14046	COOPER WARREN LINDLEY	21898	CRISER ANDREW LEE
17799	COPELAND STACEY ELLEN	20465	CROCCO TODD JEFFREY
16628	COPELEY MARY SANDRA	22713	CROCHELT JR ROBERT FRANK
21596	CORBIN ANNA KATHERINE	20805	CROCKER DAVID ALLEN
19348	CORBIN MICHAEL WELFORD	22602	CROMPTON JOHN DAVID
12509	CORDELL RONALD E.	16042	CROSBY GAIL KRISTIN
15070	CORDER STEVEN LYNN	20486	CROSBY IVAN KEITH
14750	CORDER WILLIAM THOMAS	09237	CROSBY THOMAS WILLIAM
22377	COREY WILLIAM STEVEN	21597	CROSS JENNY LYNN
16774	CORMIER SERGE	19689	CROSS KIMBERLY SUE
20462	CORN GEORGE BRIAN	13397	CROSS ROBERT LOUIS
20718	CORNELIUS JENNIFER LYNN	21958	CROSSLAND STEPHEN PAUL
20419	CORNELL JOHN EDWIN	10877	CROTTY JR GLENN
19513	CORNETT EDGAR STUART	18966	CROW JR ROBERT JOSEPH
09342	CORNWELL JR CREEL SAYRE	22042	CROWDER ERIC ALEXANDER
20507	CORONEOS EMMANUEL J.	16294	CROWELL JR EDWARD BROWNING
09578	CORRO PRUDENCIO CHU	22939	CRUDEN-PARHAM CONSUELA J.
19129	CORTAS GEORGE ADEL	12666	CRUIKSHANK STEPHEN H
16449	CORTES VICENTE	11994	CRUZ HALBERTO G
21799	CORY ROBERT PAUL	22463	CRUZ LORNA RUBIANO
09038	COSMIDES JAMES CONSTANTINE	21598	CRUZ-SANCHEZ RICARDO
22675	COST JAMEY LYNN	15479	CRUZZAVALA JOSE LUIS
10336	COTELINGAM JAMES DWARKANATH	22433	CUBE CESAR PADUA
16629	COTES ENRIQUE EDUARDO	21899	CUCUZZELLA MARK THOMAS
09983	COTES OSTERMAN	21304	CUEVAS FRANCIS JOSEPH S
19208	COTTON APRIL ELAINE	15797	CULPEPPER CLIFFORD PERRY
19769	COTTRELL DOMINIC JOSEPH	22043	CULPEPPER JR JOHN WESLEY
20137	COTTRILL-SKINNER BRIDGET YVONNE	21599	CUMMINGS KRISTIN JOY
22462	COUCH AMOS PAUL	10937	CUNANAN ROBERTO ALARCON
20448	COUCH FRANCES GENE	09984	CUNNINGHAM JAN HOWARD
14642	COUGHLIN ROBERT MICHAEL	14179	CUNNINGHAM MICHAEL EDWARD
21957	COUSINS GEOFFREY RAMON	11862	CUNNINGHAM POLLEY HALE

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11795	CUNNINGHAM, WILLIAM NORMAN	19615	DARNELL, ROBIN LEEANN
18353	CUPP, MATTHEW ADAM	19522	DARNELL, ZANE ASHLEY
22558	CUPPETT, COURTNEY DAWN	18723	DARROUX, EDMUND SIMON
19211	CURCI, KRISTINA M.	21847	DARVESH, GAZALA MOOSA
21218	CURE, ROBERT JOSEPH	12110	DAS, KANAI LAL
08959	CURNUTTE, LARRY DOUGLAS	16887	DAS, PHANI BHUSHAN
18354	CURRENCE, DAVID JAY	20874	DAS, TITU DILIP
22044	CURRY SEAN MICHAEL	17154	DASARI, JALAJA RAMAIAH
19824	CURTIS, CLINTON E.	19825	DASARI, ANTHONY PETER
12036	CURTIS, ROBERT JAMES	20057	DASILVA, ANTHONY ABIOLA
15668	CURTIS, II, RODNEY LEE	11077	DATTA, CHINMAY KUMAR
22549	CUTLER, ALEXANDRA STEPANIVNA	10146	DATTA, VASANT
20719	CUTLIP, MARIJA GRBA	14196	DATTOLA, RICHARD KENNEDY
12667	CUTLIP, II, WILLIAM D.	22139	DAUDIFFRET, ALEXANDRE CHRISTOPHE
19732	CUTONE, TINA M.	15014	DAUITO, RALPH
13354	CUTRONE FABRIZIO	21744	DAUME, JASON THOMAS
22299	CUZZOIRT, JEREMY CLIFTON	13117	DAUPHIN, JAMES M.
22229	CYRUS, DEBRA A.	21678	DAVALOS, JULIO GUSTAVE
19733	CZINEGE, ERVIN ILLES	21117	DAVE, DARSHANKUMAR ASHWINBHAI
10670	DABABNAH, MOUSA IBRAHIM	13760	DAVE, PRAFULL KANAIYALAI
20951	DABBS, RANDAL LEE	21118	DAVENPORT, GARY BRUCE
15255	DACHOWSKI, ALICE ANN	20952	DAVENPORT, WILLIAM JEPHTA
21800	DACHOWSKI, JR., EDWARD ALBERT	22779	DAVIDOFF, ALAN BRETT
12037	DAGHER, GHASSAN Y.	13502	DAVIDSON, ANNE STRIPLING
20720	DAGUE, GERALD ARNOLD	19827	DAVIDSON-DAGOSTINE, RAMONA ANN
18355	DAIA, EURIPEDES ANTONIO	22780	DAVIS, ALBERT RAYMOND
21845	DAL CANTO, ALBERT JOHN	21902	DAVIS, JAD LEE
21900	DAL CANTO, FLORENCE CLARE	21219	DAVIS, JASON SCOTT
15568	DALAL, JYOTSNA NARSINGH	22465	DAVIS, MARK CAMERON
16319	DALBY, PATRICIA LORRAINE	15251	DAVIS, PAUL DUANE
11221	D'ALESSANDRI, ROBERT MATTHEW	22550	DAVIS, PETER LYNN
19290	DALRYMPLE, JOANNE LEE	21220	DAVIS, ROBERT BROOKS
22464	DALTNER, CARL JOSEPH	13914	DAVIS, SAMUEL RICHARDSON
17317	DALY, TIMOTHY MICHAEL	21980	DAVIS, STEVEN WARD
19130	DAMERON, JEFFREY C	20813	DAVISSON, LAURA MARIE
22778	DAMICO, ANTHONY ROBERT	15714	DAVULURI, CHAUDHURY D. K.
15124	DAMRON, TIMOTHY ANDREW	18725	DAWLAH, ZUBAER MUHAMMADNASIMU
13812	DANAI, NOSRATOLLAH	19292	DAWLEY, BRENDA MITCHELL
22659	DANAI, PAJMAN ALEXANDER	21521	DAWOOD, MOHAMED YUSOFF
13630	DANIEL, JR., CHARLES RICHARD	16933	DAWOOD, MOHAMMED
21901	DANIEL, EMMETH ARTURO	19576	DAWSON, II, G STEPHEN
07971	DANIEL, JOHN MORTON	22466	DAY, JAMES BRUCE
15586	DANIELS, FRANK J	22379	DAY, KEVIN ALLEN
09579	DANIELS, JAMES DAVID	13118	DAY, STANLEY TYLER
08849	DANIELS, JR., WILLARD FLOYD	16223	DAYAL, VIKRAM
15188	DANNALS, THOMAS EDWARD	20190	DAYO, III, MATEO BRAWNER
20189	DANS, NESTOR FELIPE	16561	DAYTON, BARRY DEAN
12471	DAR, NASREEN RIAZ	16418	D'BROT, JUAN MANUEL
10444	DARIO, JR., NEPOMUCENO ZAFRA	15799	DE JOSEF, ANIANO BELTRAN
14772	DARISTOTLE, JOEDY LOUIS	12410	DE JOSEF, TERESITA P
20106	DARLINGTON, JR., ALBERT CLARKE	10126	DE LARA, CARLOS FERNANDEZ
18430	DARMELO, MATTHEW PHILIP	16583	DE LOS REYES, EMILY CAOILI

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13434	DE MESA, ISABELITA T.	11553	DEVABHAKTHUNI, BABU R.
13703	DE ROMANETT, LINDA ELAINE	15671	DEVABHAKTUNI, PRAMODA KUMARI
18860	DE SOUZA, ALEXANDRE S. T.	15587	DEVABHAKTUNI, PRASAD VENKATADURGA
20058	DEACONSON, TIMOTHY F.	21169	DEVANATH, NRIPENDRA CHANDRA
21009	DEAN, ALAN MICHAEL	20600	DEVARAJ, KIRAN SHASHI
11047	DEAN, RODNEY DOUGLAS	22940	DEVINE, MICHAEL TIMOTHY
16217	DEARDORFF, DAVID ALVA	20192	DEWESE, CHRISTOPHER LEE
20320	DECI, DAVID MICHAEL	21904	DEWITT, JAN ALLEN
11863	DEDHIA, KARAKHCHAND V.	14593	DHALJWAL, IQUBAL SINGH
21119	DEE, SALLY ONG	21522	DHALJWAL, SANJIT KAUR
22857	DEEL, JOHN TATE	21523	DHANVANTHARI, LAKSHMI
17647	DEER, TIMOTHY RAY	21010	DHARAWAT, MADHUSUDAN N.
15951	DEEULIS, TIMOTHY GUINEY	19677	DHAYAPARAN, SELLATHURAI KANAGARAJAH
22380	DEFazio, JENNIFER MARIE	19579	DI CRISTOFARO, SEAN CHARLES
18151	DEFILIPPO, JOHN LEONARD	20006	DIAB, ANAS
10867	DEGRAY, STEPHEN ALAN	20816	DIAL, JR., LARRY DALE
19734	DEGUZMAN, GARY STEVEN	19132	DIAL, WALTER EVERETT
15686	DEHGAN, EBRAHIM	16814	DIAZ, JR., ANTONIO RIMANDO
20847	DEHLOW, PAMELA GAIL	09181	DIAZ, CLEMENTE C.
13119	DEL CHECCOLO, RICHARD LAYNE	08558	DIAZ, SALVADOR
21903	DEL ROSARIO, MARIA CONCEPCION	21905	DIAZ-LOPEZ, HECTOR IVAN
20422	DEL TORO, ISABEL CRISTINA	22381	DIB, JOUD CHASSOUB
16442	DELA CRUZ, RENATO FALGUI	18617	DICH, NGUYEN HUU
14275	DELA ROSA, ROMULO GANUELAS	19735	DICKENSON, JOSEPH KEVIN
17094	DELAGARZA, VINCENT WALTER	20007	DICKENSON, STACEY DAVIS
22457	DELANOY, ANNE ELIZABETH	19212	DICKERSON, MICHAEL M
22140	DELAPORTAS, DINO JAMES	11913	DICKEY III, THOMAS OSCAR
16605	DELGIORNO, LOUIS JOHN	20375	DICKEY, III WILLIAM THOMAS
13701	DELGRA, CECILIO DELA VICTORIA	20721	DICKEY-WHITE, HOWARD IRWIN
19539	DELGRA, LEMWEL GALVEZ	12038	DICKIE, THOMAS ANDREW
22191	DELIRI, HAMID	16420	DICKMAN, DANIEL JOSEPH
17201	DELUCA, JOHN ANTHONY	19578	DICKSON, JOAN
17202	DEMARCO, JAMES JOSEPH	20510	DICRISTOFARO, SHARON MARIE
21848	DEMBSY, ALAN MARK	21679	DIDDEN, DAVID GREGORY
11864	DEMETRIOUS, S. RAFLA	11754	DIEHL, STEVEN LLOYD
22551	DEMICK, STEPHEN EDWARD	22468	DIER, GARY LAWRENCE
13046	DENNING, DAVID ALAN	19392	DIETTINGER, FRANK GEORGE
16419	DENNISON, WILLIAM BRIAN	22876	DIETZ, MATTHEW JAMES
19294	DEOL, PRABHJOT SINGH	20953	DIETZ, PAUL DALE
17078	DEPETRO, JOSEPH JAMES	22300	DILLARD, CARRIE MARIE
16935	DEPOND, ROBERT TODD	16093	DILLIS, CHARLOTTE LORRAINE
18591	DERAKHSHAN, IRAJ	20722	DIMITRIOU, GEORGE A.
17095	DERRO, MELANIO MARIO	13450	DINH, ANTHONY TUNG
12931	DESAI, BHARATI SHIRISH	17451	DINSMORE, JR., HARRY HEASLEY
17863	DESAI, HIMANSHU PARMANAND	14444	DIP-FIGUEROA, ALLAN
18026	DESAI, VINAY MOHANLAL	16510	DISTEFANO, JOHN F.
18152	DESAI, VIREN DINKERRAI	21600	DITTY, JACK FOSTER
19828	DESHPANDE, AVINASH SHRINIVAS	22877	DIVEKAR, PREETI RAJESH
20675	DESYGNE, MICHAEL NICHOLAS	10880	DIWAN, VAMAN SHRIPAD
19920	DETEMPLE, JULIE ANN	20254	DIXON, BRIAN JEREMY
21857	DEUR, LAUREN GAYLE	22045	DIXON, ETOSHA DENISE
21801	DEUR, TOMISLAV	12824	DIZON, ALLAN ATILANO DAVID

License Name

License Name

20255 DIZON, MARIA ANGELA
21680 DOBRANSKI, STEFAN ANDREW
16457 DOBSON, ANDRE L
19214 DOCTOR, SHAMOON ABBAS
22700 DOCTRY, NATHAN ELLIOTT
21746 DOD, HARVINDER SINGH
09198 DODD, LARRY ALLEN
22469 DODDI, KRISHNA PRASAD
21906 DODSON, JEFFREY ALAN
22714 DOLAN, JENNA BREE
22470 DOLATA, WOJCIECH KAZIMIERZ
07944 DOLGOVSKIJ, MICHAIL
17906 DOMANICO, RENEE SUE
11727 DOMAOAL, ANA MARIA V.
10700 DOMAOAL, ANTONIO MARAVILLAS
09599 DOMINGUEZ, FERNANDO
12934 DONAHEY, SUE ANN
08694 DONAHOE, DORVAL HENDRIX
21961 DORCHAK, JOSEPH JOHN
11679 DORNBLAZER, GEORGE H.
21802 DOROMAL, NOEL MACAIRAN
14956 DORSEY, III, JOHN THOMAS
11270 DOSHI, DINESH MANSUKHLAL
15954 DOSHI, HIMANSHU MANSUKHLAL
21962 DOSSETT, LUCY MARYANNA
19449 DOTANI, MOHAMMAD IMRAN
08787 DOTSON, THOMAS OWEN
22603 DOTY, DAVID KENNETH
22471 DOUGHERTY, THOMAS HERBERT
20050 DOUGLAS, RICHARD ALLEN
21903 DOUGLAS, WADE GERARD
12412 DOUGLASS, THOMAS R
22941 DOUKAS, WILLIAM CARLTON
17853 DOVE, MYRA LYNNE
22552 DOWER, JOSHUA MICHAEL
19616 DOWNHAM, LISA ELAINE
21601 DOWNS, LORRIE ANN
21602 DOWNS, MATTHEW PAIGE
11107 DOYLE, DANIEL BARRY
18231 DOYLE, JR., EDWARD JEROME
15588 DOYLE, GREGORY ALAN
22660 DOYLE, THOMAS JAMES
16125 DRANSFELD, HANS GERHARD
18967 DRANSFELD, JOSEPH WERNER
13815 DRAPER, JR., JOHN ALLISON
22604 DRAPER, JOY CAROLINE
18968 DREICH, JEREMY MICHAEL
21691 DRESBACH, ELAINE CECILIA
11048 DRESSLER, WILLIAM CONRAD
12588 DREWS, JR., MARION H.
15336 DRISCOLL, HENRY KEANE
15895 DRIVER, JR., RICHARD PAUL

18619 DROZDOW, GILBERT LANCE
16145 DUBBERKE, LANCE PETER
18620 DUBINSKY, DIANE EVE
16937 DUCATMAN, ALAN MARC
16938 DUCATMAN, BARBARA STEINMETZ
17767 DUD CH, JOHN EDWARD
19617 DUESTERHOEFT, D'ANN ELIZABETH
19196 DUFFY, CAMERON DEWAYNE
20511 DUFFY, SCOTT PATRICK
19978 DUFFY, TRESSIE MONTENE
21059 DUGAN, BUCHANAN MERRYMAN
20322 DUGAN, CINDY CONSTANTINO
20069 DUGAN, PATRICK PARKER
12936 DUKART, WILLIAM STUART
13858 DUMAPIT, JR., RUPERTO DOMINADO
17301 DUMAS, JAMES GEORGE
21360 DUMITRACHE, ANGELA
21170 DUMM, KELLI JO
10533 DUNCAN, JR., HARRY EARL
22382 DUNCAN, LAURA FEASTER
21603 DUNCAN, TERESA ANN
22699 DUNCAN, JR., WILLIAM LOWREY
18154 GUNDERVILL III, ROBERT FRANK
22715 DUNLAP, BRIAN STEWART
21682 DUNN, BRUCE EUGENE
09835 DUNWORTH, ROBERT LAWRENCE
15046 DUPKE, KEVIN CHARLES
21222 DUQUE, MARIA DEL PILAR
16015 DUREMDES, GENE BERMEJO
09778 DUREMDES, GENEROSO DIVINAGRACIA
10151 DUREMDES, JANELLE BERMEJO
22301 DURGIN, JEFFREY DURHAM
14026 DURNELL, THOMAS ALAN
09868 DURNING, ROBERT PETER
20612 DURRANI, MEHMOOD ALAM
19772 DURRENBERGER, STEPHEN DAVID
19450 DURST, PAUL RAY
19736 DUSENBERRY, DAVID
14719 DUSHKOFF, ROBERT BOYNE
18155 DUTHIE, JAMES SOLOMON
18786 DUVERT, JOSEPH HUGO
18156 DVORAK, VERA CERMINOVA
17907 DWYER, GEORGE MICHAEL
13704 DWYER, KENNETH LEE
12197 DY, ANTONIO TENG
10072 DY, JOHNNY
13676 DY, ROSEMARY
16776 DZIALOWSKI, KENNETH JOSEPH
21807 EASTONE, JOHN ANTHONY
16787 EBY, WILLIAM CLIFFORD
09277 ECHOLS, WILLIAM JERRY
22605 ECKARD, DONALD ALAN

License	Name	License	Name
22553	ECKARD, VALERIE ROCKWELL	17865	ELSARRAG, ZAKI MUSTAFA-ALI
15306	ECKERD, JOHN MARCUS	13247	EL-SHABANY, YOUSEF OTHMAN
19680	ECKERSON, ROBERT JUDD	15401	EL-SHAHAWY, MOHAMED ALI
21803	ECONOMIDES, NICHOLAS J.G.	21748	ELSWICK, DANIEL ELLIOT
20513	EDDY, LORI ANN	10286	ELYADERANI, MORTEZA KADKHODAI
19013	EDE, DAVID ELIAS	22303	EMBI, COLLEEN SHERIDAN
19774	EDGERTON, PETER JOHN	11682	EMCH, EDWARD LEE
20876	EDGMON, JEREMY JOHN	21465	EMERY, GWENDOLYN ARENS
10073	EDNACOT, ROMEO RUIZ	21306	EMERY, SANFORD EMIL
11019	EDWARDS, BENJAMIN MITCHELL	14258	ENDICOTT, JAMES WILLIAM
16320	EDWARDS, BRUCE NEAL	14594	ENDRICH, JOSEPH PETER
18873	EDWARDS, CHARLES STEPHEN	11720	ENGELBERG, ALAN LINDSEY
22192	EDWARDS, PAUL DOMINIC	17910	ENGLAND, GREGORY JAMES
19543	EDWARDS, III, ROBERT WILSON	20514	ENRICO-SIMON, AGNES AGATEP
09278	EDWARDS, TILMAN KEITH	09089	ENTRESS, CHERYL PIXLEY
14177	BELLS, DAVID ACEVEDO	22878	EPLING, JAMES ANDREW
21056	EGGLESTON, KEVIN LEE	21420	EPSTEIN, BEVERLY
19618	EGGLESTON, ROBERT MICHAEL	11010	EPSTEIN, WILLIAM HARRIS
09377	EGNOR, II, JAMES KESLEY	21058	ERICKSON, FRANK ALBERT
19544	EHRLICH, PETER FREDERICK	18075	ERICSON, SOLVEIG GRONNING
21419	EIGLES, STEPHEN BARNETT	16718	ESFAHANI, FRAYDOON
16146	EINZIG, STANLEY	17178	ESHEL, AMIR ISRAEL
21057	EITEL, DOUGLAS RAY	22193	ESHELMAN, JR., JOSEPH C
20324	EKANEM, FELIX MICHAEL	21684	ESKINS, CHRISTOPHER R
19922	EKANEM, BANGA MICHAEL	19545	ESLAVA-FERNANDEZ, ARNELLE V
21484	EL-AWADY, MOHAMMED FAWZI	12113	ESPANOL, JOSE SOLANOR
22046	EL-BASH, FERAS AHMAD	14901	ESPIRITU, JR., JULIAN LLADO
22472	EL-BASH, SALAH MOHAMMED	20193	ESTALLA, OSCAR CINCO
22302	ELGHUL, ASHRAF MOHAMED	11918	ESTIGOY, ROMULO J.
22983	ELHABYAN, ABDULKARIM	18489	ESTOLANO, MARIO GUSTAVO
19829	ELHAMDANI, MEHIAR OMAR M	16045	ESTRADA, CRISTINA GARDE
17770	EL-HARAKE, MAYEZ AHMAD	15941	ESTRADA, RUBEN CASTRO
16147	ELITSUR, YORAM	21466	ESTRELLA, FERNANDO SANCHEZ
18356	EL-KADI, HIKMAT ABBAS	12156	ETTEHADIEH, SEID AHMAD
17908	ELKHATIB, ABBAS YOUSEF	15805	EVANS, CARLOTTA RAY
17771	EL-KHATIB, HUSSEIN EL-SAYED	17097	EVANS, CATHERINE JOANN
15886	ELKINS, GREGORY ALLEN	16253	EVANS, DAVID PAUL
18925	ELKINS, JR., LOUIS WOODROW	14625	EVANS, JOSEPH E.
22554	ELKINS-SMITH, MELINDA LYNN	11728	EVANS, PATRICIA RAE
15804	ELKSNIS, STEPHEN M.	10883	EVANS, JR., WILLIAM EUGENE
11916	ELLER, RICHARD WARREN	20955	EVERLY, VICKI LYNN
20877	ELLINGTON, JR., JOE CAREY	18403	EWEN, JULIA LYNN
15724	ELLIOTT, SANDRA YOUNG	15806	EWING, KIMBERLY FAYE
11681	ELLIOTT, TERRY LYNN	22047	EX, ERIC JOSEPH
13508	ELLIOTT II, WILLIAM MARTIN	14015	EXNER, ALBERT JOSEPH
17772	ELLIS, BRIAN DAVID	09239	EYE, JR., EARL HOWARD
16478	ELLIS, JOHN WESLEY	07918	EYE, HARRY LUKE
22123	ELLIS, PAUL DAVID	21223	FABER, GEORGE HERMAN
22606	ELLIS, PERCITA LOREN	19353	FADA, ROBERT ALAN
22384	ELLISON, MATTHEW BLAIR	12937	FAGUNDO, RAMON H.
10338	EL-MALLAWANY, AMIN MOUSTAFA	12886	FAHEEM, AHMED DAVER
21804	ELMES, CORNELIS MILLARD	20878	FAHIM, MOHAMED MOHAMED

License	Name	License	Name
18076	FAHMY, NABIL WASSILI	17156	FERNANDEZ, NEFTALI FRANCISCO
16148	FALINGER III, CONARD FREDERICK	22474	FERNANDO, WANNAKUWATTE WADJGE, S
21908	FAIN, MATTHEW BENJAMIN	17547	FERNAU, JAMES LAWRENCE
13249	FAIR, ISABELLE C.	13510	FERRARI, III, NORMAN DAN
16368	FAIRBANKS, DAVID WESTON	19016	FERRARIS, VICTOR ANTHONY
22716	FAIRCHOK, GREGORY PAUL	19452	FERRARO, FRANCIS A.
20195	FAIYAZ, RASHID	18262	FERREBEE, MICHAEL LEE
18237	FAKADEJ, ANNA FRANCES	17688	FERREIRA, NELSON LAWRENCE
19546	FAKADEJ, MARIA MARGARET	19776	FERRELL, DAVID RALPH
22607	FAKIER, DAVID RICHARD	13862	FERRERA, DOMINIC NICHOLAS
22385	FALLON, KENNETH BRIAN	22782	FETSAK, ANDRBY VLADIMIROVICH
17911	FALTAOUS, ADEL AIAD	17600	FIALA, ANITA
22781	FAMULARCANO, EARL MICHAEL TECSON	15340	FIDLER, DONALD CARL
11729	FAMULARCANO, PRECILLA TECSON	12291	FIDLER, MICHAEL O'NEIL
22942	FANCY, TANYA	11555	FIERY, MICHAEL ALLEN
22473	FARAHMAND, NAVID	10943	FIGUEROA, EDMUNDO E
13804	FARID, TOURAJ	17601	FIGUEROA, OSCAR FERNANDO
22245	FARIDI, AHMAD BILAL	21308	FIJEWSKI, TODD ROBERT
22194	FARINASH, LLOYD JOSEPH	19384	FILOZOF, PETER PAUL
10942	FARIS, BISHARA MIKHAEL	22048	FINDEISS, LAURA KATHERINE
16046	FARIS, DAVID ALLEN	09624	FINK, KENNETH MARTIN
20816	FARIVAR-MOHSEN, HESAM	18491	FINKEL, MITCHELL SIMON
09945	FARMER, DONALD EDWARD	19831	FINKENBINE, RYAN DALE
15126	FARNSWORTH, MARK BRYAN	22304	FIORITO, THOMAS FREDERICK
19137	FAROOQ, AHMED OMER	15725	FISCHER, III, CARL R.
21909	FAROUH, YACQUB GEORGES	22144	FISCHER, JOSEPH WILLIAM
21080	FARQUHARSON, ROBERT ROY	16942	FISHER, GLENN AARON
12589	FARR, ROBERT WESLEY	12292	FISHER, MELANIE ANN
12376	FARRA, SAMI HA'DAR	17136	FISHKIN, DAVID L.
22555	FARRELL, III, GEORGE JOSEPH	22944	FITE, CHAD MICHAEL
13126	FARRIS, II, JOSEPH HARVEY	21685	FITZ, RALPH WOELFEL
18623	FARRY, KIMBERLY MARIE	13917	FITZPATRICK, KAREN MARIE
14023	FATHY, HARRY HORMUZ	22556	FITZWATER, AMANDA KRISTINE
16295	FAVELUKES, ALEX	20423	FLANNAGAN, PATRICK PHILIP
20376	FAW, MARY ELIZABETH	19832	FLAX, STEPHEN HOWARD
09378	FEASTER, STEPHEN JAMES	10605	FLEER, ROBERT ERIC
22843	FEATHERS, CHRISTOPHER CHARLES	12044	FLEMING, MARTIN PATRICK
13453	FEDDER, LEO MICHAEL	20957	FLEMING, SANDRA JANE
12829	FEDER, ARLENE STERN	21224	FLESHER, RYAN SCOTT
12830	FEDER, RICHARD ROSLING	15939	FLORES, ERNEST
22246	FEDERMAN, MICHAEL JOEL	20246	FLORES, LUIS RENE
22717	FEERO, WILLIAM GREGORY	21062	FLOWER, LISA MOORE
14782	FECHALL, JOSEPH GEORGE	20109	FLOWERS, COY ALDEN
22661	FELDER, JR., DAVID ARTHUR	19215	FLUHARTY, KELLY COLLEEN
22142	FELDMAN, NATHAN IRWIN	17548	FLYNN, FREEDA JEAN
20108	FELSEN, JAMES DAVID	21011	FLYNN, WILLIAM EDWARD
20602	FELSINGER, KATJA	17913	FODERINGHAM, GASTON GORDON
19298	FENTON, LESLIE HALL	22718	FOERSTER, BRADLEY ROGER
20603	FERGUSON, ANGELA BETH	12157	FOGARTY, DAVID CHARLES
12601	FERNANDES, JOSEPH EDMUND	20517	FOGARTY, WILLIAM THOMAS
12114	FERNANDEZ, ALBERTO A.	13635	FOGLE, JERRY ALLEN
11412	FERNANDEZ, HORTENCIA NICDAO	21750	FOGLE, RICHARD ALLEN

License	Name	License	Name
22386	FOLEY, DAVID ALLEN	17975	FREDERICK, LIZA ANTONETTE
19620	FORBERG, PAUL KINGSLEY	12294	FREDRICK, GEORGE THEODORE
21687	FORE, DAVID CHARLES	22476	FREED, HOLLY JANEL
20325	FOREHAND, JOHN RANDOLPH	09801	FREED, JOHN DOUGLAS
19299	FORMAN, BONNIE JO	20521	FREEMAN, BRUCE GREGORY
18729	FORMAN, NANCY ELLEN	14724	FREESE, JAMES WARREN
19924	FORNELLI, RICK ALLEN	17914	FRENN, ADEL ELIAS
17127	FORSSELL, CAROL ANN	08579	FRICH, JR., JOHN CARL
13512	FORT, KYLE FREDRICK	17158	FRICK, MATHIS PETER
13707	FORTE, PATRICK JOHN	09040	FRIDLEY, JAMES OWEN
14743	FORTUNATO, MICHAEL ANTHONY	20523	FRIEDLAND, MICHAEL
12474	FOSHAG, LELAND J.	18862	FRIEDMAN, GARY S.
21121	FOSHEY, MICHELLE LYNN	19663	FRIEDMAN, SCOTT JUSTIN-MARL
11557	FOSTER, BRUCE ALAN	11349	FROST, JAMES LAWRENCE
11998	FOSTER, DANIEL S	21967	FRUMAN, DALE BERNARD
12158	FOSTER, EARL JAMES	18413	FRY, III, ALLAND GORDON
19925	FOURNIER, KELLI LYNN MCDONALD	21805	FRYE, HADASSAH DAE
15726	FOWLER, DANIEL TROY	22508	FU, CHIAWAN
21225	FOWLER, MELISSA HA. PERN	14568	FULKS, RICHARD MORRISON
13514	FOX, MATTHEW PLATT	21688	FULLER, JEREMY DALE
22719	FOX, MELISSA DAWN	20818	FUMICH, FRANK EDWARD
15809	FOX, STUART HENRY	09963	FUNG, SARAVUT S.
21849	FOY, ANDREW MILES	19928	FUNK, CATHY MARIE
15140	FRAIL, CAROL LYNN JOHNSON	20858	FYE, MARK ALAN
15217	FRAME, DANIEL SCOTT	20819	GABRIEL, HANI FARID AZIZ
13127	FRAME, JAMES NORMAN	14490	GABRIEL, HOSNY S.
14735	FRAME, JERRY LEE	16371	GABRIELE, FREDERICK JOHN
20520	FRAME, KELBY LEE	16861	GABRIELE, MICHAEL WILLIAM
20149	FRAME, II, RONALD DAVID	22784	GADIYARAM, VIJAYA KRISHNA
19017	FRANCE, CHERYL ANN	19453	GAFFAR, ANILA
18257	FRANCE, JOHN CHARLES	15810	GAGLIARDI, IDA JOANN
13210	FRANCIA, JOSE AZARCON	17773	GAGUCAS, RAUL JARAVATA
18730	FRANCIS, CHARLES DAVID	22477	GAHLOT, LUXMI
18846	FRANCIS, II, FRED HARRIS	17393	GAIDO, JUAN FELIX
22783	FRANCIS, JR., RICHARD MCMASTER	08293	GAINER, JR., JAMES VINCENT
12293	FRANCKE, PAUL FREDERICK	17867	GAINER, JAMES WARD
11995	FRANCO, MANUEL P.	20425	GAINER, KENNETH MATTHEW
22475	FRANGOS, MICHELLE FRAN	09345	GAINER, II, ROBERT BROOKS
18357	FRANK, CHARLES EDWARD	20258	GAINES, LYNDON BLAINE
09281	FRANK, KAY ELLEN	11558	GAIS, RICHARD DOMENICK
19547	FRANKLIN, JR, GRANT L.	16632	GAITHER, NEAL STREATER
21063	FRANKLIN, PETER DOUGLAS	12558	GAJENDRAGADKAR, SUBHASH V.
20377	FRANKS, ADAM MICHAEL	10811	GALANG, LEANDRO PINGOL
21966	FRANKS, KEVIN MATTHEW	17002	GALEY, JOHN PATRICK
09486	FRANYUTTI, FULVIO ROGELIO	13253	GALFORD, ROBERTA ELIZABETH
13128	FRANZ, AGNES MARIE	20196	GALLOWAY, MICHAEL EARL
16248	FRANZ, CHARLES BRADLEY	22880	GALUPO, MARIA PAULA
16322	FRASER, FRANCIS ALOUYSIOUS	18863	GAMPONIA, EDGAR CLARENCE
19621	FRAZER, TERESA ELIZABETH	09186	GAMPONIA, HERMINIO LAFRADES
21416	FRAZIER, MARIE D.	17020	GAMPONIA, MELISSA JOSE
16249	FREAS, CAROL DIANE	10534	GANAN, ARACEL VILLANUEVA
22879	FREDERICH, MICHAEL EDWIN	13964	GANDEE, DURWOOD F.

License	Name	License	Name
09626	GANDEE, RAY WAYNE	16048	GHAPHERY, DAVID ALFRED
11273	GANGULI, PUNDALIK SHENAI	19778	GHARIB, ELIE GEORGE
18914	GANI, MUKHTAR ALI	22479	GHARIB, ROLA MICHELLE
22145	GANJOO, JESSIE	19929	GHARIB, WISSAM
22945	GANTT, B. PICKENS ALISON	09213	GHIZ, ROBERT LEROY
13638	GANZER, GARY ALBERT	18232	GHOBRIAL, ALBER LEWIS
21421	GARCES, PATRICIO BORROMEIO	18267	GHODASARA, DILIPKUMAR PARSOTAMBHA
11413	GARCIA, SERVILLANO V.	20199	GHODSI, SEYED ABDOLREZA
21689	GARDNER, GLENN PIERCE	21528	GIANGARRA, CHARLES EUGENE
19049	GARMANY, FARAH H.	12047	GIANNAMORE, MICHAEL P.
19050	GARMANY, FIROOZ	21065	GIANTURCO, ANNA MARIA
21604	GARMESTANI, ADRIAN SCOTT	16149	GIBBS, MICHAEL WARREN
09242	GARMESTANI, ALI ASGHAR	19758	GIBBS, SCOTT ROBERT
21125	GARMESTANI, AMY LYNNE	21096	GIFFORD, BONNIE DUPPER
20188	GARNER, SUSAN LEAH	16591	GILBARD, ROBERT JAY
17776	GARNETT, JAMES DAVID	08679	GILBERT, SR., GARY GENE
15512	GARRETSON, CHARLES A.	14967	GILES, HARLAN RAYMOND
21525	GARRETT, JEFFREY S.	20200	GILES, HENRY KIRK
13435	GARZA, GILBERTO A.	20990	GILKERSON, CHRISTINE LYNN
22387	GASIOR, THOMAS ADALBERT	22721	GILL, MUHAMMAD TAIMOOR LATIF
12604	GASKINS, RONALD DEVOE	12232	GILL, SATINDER PAL SINGH
22478	GASPAR, DANIEL FERREIRA	22881	GILL, VIKRAMJIT SINGH
19836	GASTON, IV, BENJAMIN MCTYEIRE	08623	GILLESPIE, FREDERICK DAVID
21226	GATELEY, KERRY WIX	16944	GILLISPIE, DEBORAH HARPER
21362	GATELEY, LAURA TURNEY	21312	GILMAN, RACHEL S.
20326	GAUDET, ROBERT JOSEPH	12295	GILMAN, ROBERT H.
20959	GAUTAM, INDIRA DWIVEDI	16719	GINGOLD, MONIQUE KOSSAK
17550	GAVIRA, DIANA MARILYN	11521	GINJUPALLI, SEETHA
22609	GAYED, AHMED KAMEL	20724	GINZBURG, HAROLD MYRON
08871	GAZIANO, DOMINIC JOSEPH	15168	GIOIA, VINCENT MARK
17651	GEBER, SHARRON RUTH	10450	GIRON, NABAL BURGUILLOS
10212	GEHMAN, LINFORD KULP	10513	GIRON, ZINNIA
22720	GEIB, KEVIN SHANE	21690	GIVAN, JASON DWAYNE
08582	GELDERMAN, ALBERT HERMAN	13986	GIVEN, WILLIAM DOUGLAS
12378	GELLEGANI, ROLANDO MONTECLARO	15169	GLASER, MARILYN KNOLL
11414	GENIN, JAMES ALAN	10745	GLASS, RICHARD SALVATORE
21526	GEORGANDELLIS, LUCAS	22480	GLOGOVER, PHILIP HERBERT
16864	GEORGE, DAVID SPENCER	20260	GLOGOWSKI, KAREN ANN
16459	GEORGE, JEFFREY EDWARD	08506	GLOVER, DOUGLAS DENNIS
22610	GEORGE, KERRI LYNN	22882	GLUSHKOV, OLEG VASILYEVICH
15482	GEORGES, ANGELO NICHOLAS	18119	GNEGY, DAVID ALAN
09627	GEORGIEV, MARIA TOTH	11051	GO, RONNY HWIE GWAN
17159	GERBO, ROBERT MICHAEL	10078	GO, ROSALIND LEE
13359	GERONILLA, DANTE RIZAL	18971	GOAD, BETTY AMELIA
18631	GERSMAN, MARK ANDREW	15533	GOAD, JOHN LEE
17503	GERVACIO, DANILO JOSE LINAN	22481	GOCKE, RYAN THOMAS
22247	GEVAS, STEVEN GEORGE	20466	GODDARD, JOHN ALLEN
16692	GHABRA, NABEEL	22722	GODFREY, LARRY JAMES
17869	GHALILI, KOUROSH	12116	GODLEWSKI, MATTHEW JAN
21012	GHAMANDE, SHEKHAR ANANT	21969	GOEBEL, HANS HILMER
10886	GHANNAM, MOUWAFAK AHMAD	17408	GOEBEL, LYNNE JANICE
08294	GHAPHERY, ALFRED DAVID	19144	GOEBEL, STEPHAN ULRICH

License	Name	License	Name
19020	GOETZ, DAVID WILLIAM	15760	GRAEBER, GEOFFREY MARC
17206	GOETZ, JAMES C.	15952	GRAEBER, JANET ELLSWORTH
12675	GOGINENI, RAVINDRA KUMAR	11080	GRAF, DAVID FREDERICK
10079	GOGO, PROSPERO BARQUERO	09628	GRAHAM, ANTHONY WILLIAM
17971	GOIN, JOSEPH EBITENBO	14895	GRAHAM, CECIL CURTIS
22146	GOINS, MICHAEL ROY	15762	GRAHAM, NANCY LYNN BUELL
21468	GOLAMCO, SANDRA PE	19930	GRANDE, CHRISTOPHER MARCELLINUS
18433	GOLD, RAMMY SCHMUEL	21230	GRANDE, LUKE FRANCIS
22723	GOLDAR, JOSE MANUEL	19530	GRANDIA, RONN A.
22946	GOLDBERG, TODD HARLEY	21172	GRANESE, RICHARD
11922	GOLDEN, JOSEPH IVAN	16250	GRANKE, DEBORAH S. KLEIN
15212	GOLDFARB, GLENN ROBERT	16251	GRANKE, KENNETH
17694	GOLDIZEN, CRISTINA LEIGH	16372	GRANT, AUDREY LOUISE
20606	GOLDMAN, CHARLES DAVID	15127	GRANT, CATHERINE E.
12534	GOLDSMITH, JOYCE	22854	GRANT, MAURICE RAYSHAWN
15811	GOLIATH, GILBERT	22662	GRASS, JEFFREY ALBERT
09127	GOMEZ, AURELIO RAFAEL	22663	GRASSIE, CHARLES ROBERT
17403	GOMEZ, DIEGO ALONSO	11494	GRAVELY, LEWIS WILLIAM
10506	GOMEZ, MANUEL ANTONIO	17652	GRAVES, CYNTHIA FRANCES
18279	GONCHIGAR, MRJUTHYUNJAYA	20427	GRAVES, JEFFREY MERSHON
16592	GONDALIA, BHAILAL GOKALBHAI	22482	GRAY, CYNTHIA ALLYSON
16150	GONZALES-CHAMBERS, ROWENA	06933	GRAY, DAVID BENONI
20010	GONZALEZ, BENJAMIN SIRRINE	07068	GRECO, RAY SILVIO
18929	GONZALEZ-FERNANDEZ, MARCO TULIO	19355	GREEN, GORDON JAMES
21171	GONZALEZ-RAMOS, FERNANDO LUIS	21972	GREEN, TAMARA MARIE
21606	GOODE, CHRISTOPHER SCOTT	17260	GREENBERG, BRUCE KEVIN
22434	GOODEN, MICHAEL ALLEN	21363	GREENBERG, JEFFREY ALAN
18972	GOODING, KELLIE KING	22786	GREENBERG, MICHAEL IRA
15423	GOODMAN, MARK ALVIN	17261	GREENBERG, SUNITA PHASGE
20451	GOODRICH, MICHAEL DARRELL	22197	GREENFELD, ANDREA HANA
08476	GOODWIN, II, ANDREW WIRT	22248	GREENFIELD, ANTJE L.
10989	GOODWIN, CLAUDIA ANN	19781	GREENLAW, ROBERT KING
14757	GOODWIN, FREDERICK MARK	16078	GREENSPOON, LAURENCE SCOTT
15898	GOODYKOONTZ, TONI BURNETTE	22305	GREER, JARRETT PRESTON
13710	GOPAL, ALLURI GIRIDHARA	13711	GREGORI, JOSEPH SYLVESTER
16005	GORDINHO, J. JORGE A.	20110	GREISMAN, BERNARD
09243	GORDON, ALAN GARY	17991	GRESS, TODD WILLIAM
21910	GORE, CHERYL ANN	22724	GREY, CARL ROBERT
21469	GOREJA, MUHAMMED ARIF JAMAL	17778	GREY, EDWARD JOSEPH
22147	GORNEY, STEWART R.	16049	GRIEGER, THOMAS ALLEN
19145	GORRAFA, ALY ABDEL-MONIEH	21123	GRIFFENHAGEN, EDNA ALLISON
12476	GOSIEN, OSCAR PAGALILAUAN	15118	GRIFFIN, JANET LOUISE
10945	GOSIENE, HENRY PAGAN	20775	GRIFFIN, SUSAN RUTH
14502	GOSIENGFIAO, JAIME P.	21067	GRIFFITH, BRIAN KEITH
15507	GOSWAMI, NABA	15225	GRIFFITH, JAMES PAUL
16452	GOSWAMI, PANNA U.	22386	GRIJALVA, GALO ALEXANDER
21970	GOTTLIEBSON, WILLIAM MARK	22787	GRISAFI, FRANK NICHOLAS
22755	GOULD, ROBERT JOHN	22725	GRISAFI, HEATHER LESLIE
20525	GOUNDER, RAMAKUMAR NATARAJAN	21607	GRISWOLD, DOREEN CHAMBERLIN
09751	GOVINDAN, SRINIVASAN	09042	GRISWOLD, FRANK CANTRELL
21806	GOYAL, MAHEEP KUMAR	21691	GROSE, BRIAN WADE
19838	GRADY, II, JOSEPH EDWARD	22015	GROSS, DONALD ANDREW

License	Name	License	Name
13132	GROSS JOYCE YUDITH	20438	HASTE, BETHSAIDA TAFARI
18839	GROTEN, DAVID LEE	22306	HACHIYA, KIYOMI ANNE
22483	GROTHAUS-DAY, CYRENE DAWN	14075	HACKETT, ELIZABETH ANNE
14026	GROUSE, DAVID SCOTT	20963	HACKNEY, MARK ANTHONY
14070	GROUX, WAYNE ELLSWORTH	21470	HADDAD, DAVID GEORGE
21973	GROVE, PHILIP SUMNER	18549	HADDAD, IBRAHIM JAMIL
21851	GROVER NITA NOEL	20964	HADDADIN, RAMZI NIMER
18792	GROVER, SUKHDEV SINGH	22611	HADDAD-MASHAD, AFSANE
08601	GROVES, JR., LOUIS WILLIAM	22485	HADDOX, CRAIG DE WITT
20327	GROVES, SAMUEL SHAWN	20676	HADDOX, JOSHUA ALEXANDER
11158	GRUBB, STEPHEN RAY	11474	HADDOX, THEODORE PRESCOTT
16894	GRUETTER DARLENE YAO	21365	HADDY, JULIE ANN
08670	GRUSPE, ARNOLD FELIPE	10778	HADI-SADEGH, SEYED HOSSEIN
22484	GRYNWALD, JR., JEFFREY KIRK	16153	HAFFAR, MOHAMAD BASSAM
20674	GUADALUPI, PIETRO	16209	HAFFAR, MOHAMMED YASER
11417	GUARDA-CANO, LUIS A.	22558	HAGAN, LARRY LYNN
13133	GUBERMAN, BRUCE ALLEN	22053	HAGER, CASEY SHAUN
22389	GUDAUSKY, TODD MICHAEL	22947	HAGGERTY, II, PHILLIP JOHN
11276	GUECO JR., VICENTE ALVAREZ	18832	HAGINS, TOD
12943	GUERRERO, PURISIMA TUMULAK	15226	HAHN, JERRY MITCHEL
20881	GUERRIERE-KOVACH PAMELA MARIE	13988	HAHN, JOHN LEE
20961	GUHA, SOMES CHANDRA	21610	HAHN, JOSEPH MITCHEL
12676	GUIDO, BRUCE PHILIP	13768	HAHN, KATHLEEN WYCKLENDT
22052	GUILFOOSE, JOHN ALAN	21231	HAID, JOHN STEWART
21752	GUIRGIS, HANY HESHMAT ZAKY	19459	HAIDAR, ZEINA NADIM
21364	GUIRGIS, NABIL GABALLA	11111	HAIKAL, ELIAS GEORGE
22567	GUNDAVDA, HEMANT PRAFULCHANDRA	19783	HAIKAL, LEE COREY
14588	GUNKO, IGOR	21611	HAIKAL, NABILA ABDEL AZIZ
21974	GUNNLAUGSSON, SKULI TOMAS	21807	HAILEMICHAEL, EYASSU GHEBREMEDHIN
20962	GUO, WEIXING	08953	HAINSLIP, CHARLES EDWARD
13455	GUPTA, NARESH CHANDER	21612	HAKIMIAN, ROGER ROBIN
22390	GUPTA, SANJAY	15028	HALBRITTER, KEVIN ASHLEY
19023	GUPTA, SANJAY	19738	HALE, WILLIAM RAY
19726	GUPTA SHASHI BALA	18634	HALEY, MAUREEN ANN
11159	GUSTAFSON, ROBERT ALLEN	20376	HALL, DAVID MICHAEL
08697	GUSTKE, ROBERT FRED	21313	HALL, LANCE THOMAS
14079	GUTIERREZ, ALVARO RAFAEL	20379	HALL, MARY JEAN
10427	GUTIERREZ-MAZORRA, JUAN FRANCISCO	13944	HALL, MICHAEL DAVID
17323	GUTMANN, LAURIE	15898	HALL, PHILLIP BRADLEY
08852	GUTMANN, LUDWIG	09629	HALL, RODNEY LEE
21174	GUTSTEIN, LAURIE LYNN	22054	HALL, ROY LOUIS
16889	GUYER, GRETA VIRGINIA	21068	HALL, TIMOTHY SCOTT
22083	GUYETTE, III FRANCIS XAVIER	22307	HALL, JR. WILLIAM DAVID
21911	GUYOT, ANNE MARIE	09283	HALL, II WILLIAM LLOYD
22249	GUZMAN PEREZ-CARILLO, GLORIA JULIA	21016	HALLABA, REDA SAADALLAH
11819	GWINN, JAMES ALEXIS	19813	HALLAK, OMAR KAMEL
14408	GYMESI, FERENC CHARLES	22726	HALLBERG, JOHN ANDREW
22148	GYURE, KYMBERLY ANNE	15113	HALLEY, MICHAEL WILLFORD
10704	HABASH, AFI SALIM	16945	HAMDAN, HIND FUAD
22756	HABERMAN, RONALD JAY	22788	HAMER, JOHN FORREST
20609	HABRE, ANTOINE GEORGES	21366	HAMID, KHAWAJA KHURRAM
19356	HABTE, ANTENEH CHENO	07606	HAMILTON, JR., FRANK ALEXANDER

License	Name	License	Name
22250	HAMILTON, III FRED HADLEY	19685	HARRER, DAVID STANLEY
19422	HAMILTON, THOMAS EVERETT	21753	HARRIES, DAVID PAUL
21124	HAMILTON, WILLIAM KENT	22949	HARRINGTON, GEORGE DAVID
20965	HAMIRANI, MIRZA TAJUDDIN	18864	HARRIS, ALAN CRAIG
22308	HAMLIN, BRIAN REYNOLDS	20882	HARRIS, DARREN LEONARD
16586	HAMMOND, MARY THERESA	13466	HARRIS, DAVID MAXWELL
12003	HAMRICK, JR. ROLAND EDWARD	21314	HARRIS, ERIKA MARIE
22357	HANCE, DARWOOD BLAISE	07787	HARRIS, JIMMIE LEE
22496	HANCOX, JOHN GIBSON	16776	HARRIS, MATTHEW WAYNE
18637	HANDE, VISHWANATH	17469	HARRIS, MICHAEL L.
21852	HANDRIGAN, MICHAEL THOMAS	12513	HARRIS, NATHANIEL N.
15676	HANES, VERNA ELIZABETH	10537	HARRIS, WILLIAM LEE
18404	HANING, HEDDA LITOWITZ	21233	HARRISON, JR. CURTIS WAYNE
20428	HANINGTON, KENNETH ROBERT	21853	HARRISON, DONNA MICHELLE
17918	HANKINS, CHRISTOPHER LOVELL	21234	HARRISON, DOUGLAS GROVER
20328	HANLON, CHARIN LEE	11161	HARRISON, PATRICIA JUNE
21422	HANNA, IBRAHIM	08421	HARRON, RAY ANTHONY
13524	HANNA, STEPHAN DOUGLAS	21754	HARSHBARGER, TODD LEE
18360	HANNAH, CARL ROBERT	21854	HARTEL, PAUL HERBERT
17872	HANNAH, JOHN WALTON	20608	HARTHUN, NANCY LYNN
20610	HANSBARGER, JOHN TRAVIS	09346	HARTMAN, II, IRA FRANKLIN
09671	HANSBARGER, LUTHER CLARK	18231	HARTMAN-ADAMS, HOLLY BETH
18121	HANSEN, DAVID ALLEN	18018	HARTZOG, JOSEPH MICHAEL
22055	HANSEN, ZACHARY HENRY LEE	21855	HARVELL, JEFFREY DARREN
12678	HANSON, GARY ARNOLD	17024	HARVEY, II, HAROLD EDWARD
11869	HANSON, MICHAEL WARD	17025	HARVEY, HYLIA MARIE
21232	HAO, WEI	22884	HARVEY, WADE VINCENT
22309	HAPPEL, JR., JOHN LINDSAY	20821	HASAN, AYESHA KHALID
17285	HAQ, NADEEM UL	10891	HASAN, MOHAMMAD KHALID
19842	HAQ, SYED NADEEMUL	18821	HASAN, NUSRATH
17780	HAQUE, REYAZ UL	21693	HASAN, OMAR KHALID
22948	HARDEN, THOMAS PASTEUR	18795	HASAN, SULAIMAN BASHIR
22293	HARDENBERGH, MARLA JO	16325	HASHEM, JOSEPH FELIX
20206	HARDEN-MACK, ANGELA MICHELLE	22654	HASHMI, ADNAN HASAN
20074	HARDWAY, MARK JASON	18733	HASHMI, MAHREEN
20261	HARDY, JOHN CULLEN	21175	HASHMI, SYED HAMID
17968	HARDY, JR., KENNETH FRANKLIN	22251	HASS, STEPHEN MATTHEW
21471	HARGRAVES, RONALD WILLIAM	10749	HASSAN, SURAYIA TEHSIN
19739	HARIDAS, SHOBHA	20075	HASSANI, FARZANEH
18096	HARIKA, JOPINDAR PAL	21176	HASSON, RICHARD MATTHEW
10453	HARISH, GORLI	22391	HATCH, RICHARD MONTAGUE
21423	HARLESS, WILLIAM WARREN	14382	HATEF, ABOLGHASSEM
16947	HARMAN, THOMAS FREDERICK	22497	HATFIELD, GINGER PATTY
14790	HARMON, MICHAEL BLAKE	13939	HATFIELD, RICHARD MARK
18732	HARPER, GLENN ANTHONY	21694	HATOUM, CHEHADA ANTHONY
18586	HARPER, LAURIE WINCHESTER	09873	HATTEN, JR., HOMER PAUL
08130	HARPER, THOMAS GEORGE	11823	HAUGHT, JOHN MICHAEL
22612	HARPER, TIFFANY LEIGH	18234	HAUPT, BRUCE FREDRIC
11160	HARPER, TIMOTHY GROSE	22488	HAUS, MARY MARGARET
21529	HARPOLD, ROBERT MORRIS	17026	HAVEN, HENRY HIRSCHBERG
17232	HARRAH, GREGORY SCOTT	20823	HAWKINBERRY, II, DENZIL WILLARD
08214	HARRAH, JOHN DAE	22727	HAWKINS, MICHELLE YVETTE

License	Name	License	Name
16211	HAWKINS, RANDALL FLEMING	18831	HERRIOTT, III, GEORGE EPHRAIM
09244	HAWKINS, RICHARD ALLEN	16285	HERRMANN, THOMAS ALFRED
19027	HAWTHORNE, BRIAN WENDELL	16226	HERSEY, JERRY ROGER
22950	HAYAT, FAISAL	15692	HERSHFIELD, BARTON KENT
22310	HAYES, JAIME THOMPSON	22489	HERVEY, SHELEIKA LINETTE
10611	HAYES, JR, RICHARD DARRELL	19302	HESLEY, KERR LYNN
08972	HAYES, THOMAS MORTON	17267	HESS, ALAN RAY
19686	HAYNES, MARY JANE	17552	HESS, DAVID ELWOOD
22056	HAZARD, HANNAH WRIGHT	20825	HESS, DAVID FREDERICK
22789	HE, MEI	19624	HESS, ELIZABETH HARRISON
22392	HEABERLIN, BRIAN KENT	20011	HESS, MICHAEL RAYMOND
15128	HEAVNER, ROBERT RANDAL	20824	HESS, MICHELLE LYNN
22728	HEBARDE III, HAROLD GEORGE	09043	HESS, RICHARD LYNN
22655	HEBE... DONALD JOHN	14897	HESS, ROBERT ALBERT
10612	HECETA, WILMER GAO-AY	08192	HESS, ROBERT DALE
17325	HECK, JR., HERMAN ANDREW	11569	HETZER, TIMOTHY BRUCE
09808	HEDGES, PAUL RICHARD	21016	HEWETT, JOHN JOSEPH
14649	HEFFERNAN, DAVID MICHAEL	14774	HEYD, KAREN ANN
14470	HEFLIN, II, ROBERT EUGENE	18161	HEYD, ROBERT LEO
19221	HEGAZI, AMR ZAKARIA	10456	HEYDARIAN, MAHMOOD
13963	HEGG, KYLE RICE	20012	HEYWOOD, SAMUEL GREG
21695	HEGSTROM, MICHAEL TERRANCE	20967	HIBBETT, KEVIN GERARD
07890	HEIRONIMUS, III, TERRING W.	22294	HIGGINS, MICHAEL JAMES
10455	HEISKELL, CHARLES ANDREW	13007	HIGH, CARL STEPHEN
22393	HELLER, HOWARD TODD	22952	HIGH, ERIC ANDREW
22961	HELMICK, KRISTEN PEROS	20113	HIGO, OMOKHAYE MOGOKEOLA
12161	HELSLEY, JAMES DOYLE	22885	HILES, JR. CHARLES HALL
20207	HELWANI, HASSAN	21017	HILL, BECKI SUE
16722	HEMBREE, WANDA MARIE	21756	HILL, CHERYL ANNÉ
22559	HEMSTREET, MITZI KAY	14848	HILL, DANIELL BUCHANAN
07415	HENDERSON, JR., ANDREW HUNTER	09900	HILL, DAVID PETER
20470	HENDERSON, JAMES MARTIN	20527	HILL, LISA CAROLINE
17533	HENDERSON, II, JOHN PAUL	19740	HILL, MARY WYNN
08529	HENDRICKS, DANIEL EWELL	14922	HILL, OTIS MONROE
21808	HENDRICKS, GREGORY SCOTT	13968	HILL, RANDALL JAMES
22729	HENNEBERRY, KYLE JOSEPH	14471	HILL, RONALD CHARLES
18640	HENNESSEY, WILLIAM JAMES	17553	HILSBOS, KENNETH
19462	HENRICKSON, ROY ERIC	18269	HILTZ-PARRA, DEBORAH JANE
17873	HENRY, BRADLEY DEAN	22886	HILVERS, PAMELA SUE
15141	HENRY, DEBRA LYNN	21809	HINERMAN, JR., RAYMOND ALBERT
20112	HENRY, JOHN SHERMAN	12301	HIPO-LITO, JR., EMMANUEL F
17162	HENSHAW, II, RAYMOND EDWARD	17163	HIRSCH, LARRY KEITH
19688	HENSLEY, ELIZABETH KRISTI	17208	HIRSCH JR, WILLIAM LOUIS
19933	HENSLEY, JENNIFER ANN	17920	HIVELY, JEFFREY WAYNE
13626	HENSLEY, WILLIAM MICHAEL	20725	HIX, CHARITY VIKA
17607	HENSON, BARNEY JERRY	10217	HO, JESUS TAN
19028	HENSON, DOUGLAS WILSON	14571	HO, JU CHANG
08954	HENSON, SAMUEL LEE	13918	HOAK, BRUCE ALLYN
19343	HERCEG, ROBERT JOSEPH	22953	HOCHBERG, CHARLES J.
21235	HERNANDEZ, DAVID PERES	21912	HOFELDT, MATTHEW J.
16253	HERNANDEZ-GRANADOS, JAIME E.	22613	HOFFER, PHILLIP FRANKLIN
21472	HERRING, CRAIG SCOTT	17028	HOFFMAN, DONALD LAWRENCE

License	Name	License	Name
17983	HOFFMAN, ELISSA JANE	20612	HOUFF, STEPHEN LOUIS
08314	HOFREUTER, DONALD HENRY	17554	HOURANI, HISHAM SPIRIDON
18079	HOFSTETTER, MARK	20114	HOUSE, NANCY SUSAN
18282	HOGAN, MARY BETH	21424	HOUSER, MELISSA MARIE
08950	HOGAN, MICHAEL THOMAS	10461	HOUSTON, BRIAN DELANEY
13064	HOGAN, THOMAS FRANCIS	22614	HOUSTON, ROBERT EDGAR
15622	HOGG, JEFFERY PAUL	11927	HOWARD, II, THOMAS WILLIAM
08979	HOGSHEAD, GEORGE WILLIAM	22394	HOWARD-CLAUDIO, CANDACE MICHELLE
15029	HOGUE, GAVIN NEIL	21473	HOWARD-MCNATT, MARISSA MICHELLE
20471	HOH, WILLIAM GERARD	21811	HOWELL, JODIE ELIZABETH
15257	HOJAT, SAIED MOHAMAD KHALIL	22057	HOWELL, STEPHEN MOORE
20262	HOLBERT, CECIL TODD	10803	HOWIE, MICHAEL BRITCFORD
15258	HOLEHOUSE, JAMES MICHAEL	22790	HOY, JOHN FRANKLIN
11422	HOLLEY, ROBERT MELVIN	10218	HOYLMAN, VERA LOUISE
22230	HOLLINS, VIOLA RENEE	16051	HRITZ, JEFFREY ALAN
22252	HOLLOWAY, DYANN	22615	HUANG, BENJAMIN TAI-YUEN
13528	HOLLOWAY, JOHN DUBOIS	22666	HUANG, JUDY
22730	HOLLS, WILLIAM M	18866	HUANG, TZONG-WEN
08874	HOLMAN, JOHN EDWARD	17180	HUBBARD, DAVID FREDERICK
22253	HOLMES, ALLEN JASON	10658	HUBER, STANFORD JAMES
19741	HOLMES, GREGORY ARTHUR	22791	HUDAK, JASON ANTHONY
18551	HOLMES, JEFFREY SCOTT	20283	HUDHUD, KANAN HAMED
10949	HOLT, FRED FRISCH	18734	HUGHES, JAMIE LEIGH
13714	HOLTGREWE, MICHAEL RAY	18134	HUGHES, MARK ANDREW
18529	HONAINY, HASSAN KAMEL	21913	HUHN, THOMAS MICHAEL
10458	HONAKER, CHARLES RODNEY	22058	HULSE, III, RONALD STEPHEN
22731	HONAKER, MATTHEW JASON	14824	HUMMEL, MARYBETH
21756	HONG, JUNG JA	17030	HUMMER, JOEL THOMAS
11736	HONRADO, CORDELL RIVERA	16641	HUMMER, TERRY ELAINE
08565	HOOPER, ANNE CAROLINE DODGE	22888	HUMPHREY, STEPHEN MICHAEL
21070	HOOPER, JAMES LEWIS	14902	HUMPHREYS, DAVID JOHN
21757	HOOS, RICHARD TIPTON	22616	HUMPHRIES, DENNIS VICTOR
11570	HOOVER, DAVID LAURENCE	18857	HUNKELE, ERIC CARL
11571	HOOVER, KATHERINE ANNE	20265	HUNT, DAVID JOHN
20329	HOPKINS, ERIC SHANE	11825	HUNT, JOHN ASPINALL
21454	HOPKINS, GAIL EASON	21127	HUNTER, DAVID LEONARD
21613	HOPKINS, KRISTA LYNN	14118	HUNTER, FRANCIS SCOTT
21316	HOPKINS, LEAH GAIL	19845	HUNTER, PAUL BRIAN
11641	HOPPER, DAVID HERSHEY	22198	HURSH, DIANA MARIA
12054	HORAN, CHARLENE FRANCES	22667	HURST, ERIK BRIAN
13261	HORANI, MOHAMMED NABIL	11928	HURST, JANIS LEIGH
21614	HORN, DENNY JAMES	15965	HURST, MICHAEL KENNETH
13530	HORNER, PHILIP HENRY	17283	HUSARI, AHMAD WAFK
16920	HORNSBY, JO ANN ALLEN	20614	HUSSAIN, FARID
21126	HORSFORD, NICHOLE MAUREEN	20211	HUSSAIN, IMTIAZ
10459	HORSMAN, THOMAS ALLEN	18796	HUSSAIN, ROSHAN ALLY
20528	HORSWELL, BRUCE BRIAN	21758	HUSSEIN, REZHAN HAMA ALI
19463	HORVATH, GABRIELLA GIZELLA	22617	HUSSEINI, ZIAD MOUNZER
21975	HOSSAIN, AKM MOSHARRAF	10155	HUTTON, JOHN PATRICK
10690	HOSSINO, HATEM MAHMOUD	19395	HYDER, MANSOOR
17211	HOSTETTER, ALDEN LYNN	21858	HYDER, MUHAMMAD ALI
22887	HOTIANA, MATEEN MUNIR	15592	HYNDMAN, CATHERINE JEANNE

License	Name	License	Name
17782	HYNES, ANNE MARIE	20969	JACOBY, KATHERINE WILLIAMS
12055	IAMMARINO, RICHARD MICHAEL	17181	JACQUES, CHARLES HALSEY MITCHER
10816	IBANEZ, II, CESAR BRIONES	18030	JAFARY, HASSAN ASGHAR
22149	IBRAHIM, FADI	20213	JAFRI, ABDUL KHATIB
19454	IBRAHIM-SACHA, GHALI	18158	JAGANNATH, THOPSIE V.
12258	IGNATIADIS, PANAYOTIS	09811	JAIR, ABNASH CHANDER
22311	IKHLAQUE, NADEEM	13437	JAIN, BHARTI
21368	ILUYOMADE, OLAKUNLE OLUFEM	13718	JAIN, KIRTI KUMAR
19227	IMAM, MONA ABDELGAUL	21427	JAIN, MANOJ KUMAR
21859	IMAM, NAIYER	18869	JAIN, PRASOON
18525	IMAM, TALHA HASSAN	12304	JAIN, PUSHPA RANI
19228	IMBING, JR. FAUSTO D.	11477	JAIN, RAJENDRA KUMAR
20826	IMLAY, GLEN PAQ YING	14135	JAKOB, ANTOINETTE WALZER
16890	INDACOCHA, FERNANDO JAVIER	21976	JAKSHA, JONATHAN ANDREW
17231	INGERSOLL, ERIC BENNETT	08888	JAKUBEC, PAUL JOHN
16534	IQBAL, MOHAMMAD KHALID	14159	JALAZO, JESSE BRIAN
19274	IQBAL, SHAHEEN	20266	JALISI, FARRUKH MAHFUZ
11087	IRISARI, ELISA MIRANDA SISON	22199	JAMERSON, SCOTT CONRAD
08193	IRONS, JR., GEORGE BENTON	21534	JAMES, FRANK PAUL
21425	IRVIN, HEATHER MASON	20115	JAMES, MILTON
18775	IRWIN, LOUIS JORDAN	21616	JAMES-HART, TYSHAUN MICHELE
10539	ISAAC, ELIAS HANNA	21072	JAMI, PRASUNA
22395	ISAACS, DAVID LAURENCE	10486	JAMIE, SHAHROOZ SAHEB
12004	ISKANDER, LUNA S.	10222	JAMORA, ISMAEL ORTEGA
10220	ISLA, ROGER	17785	JANCZEWSKI, MARK GEORGE
22254	ISLAM, S. M. JAFRUL	13009	JANI, DILIP S.
22792	ISSA, MAYADA HUSSAIN	08508	JANICKI, THOMAS JOSEPH
14366	ISTFAN, MICHAEL ALAN	20726	JANOO, JABIN TAJDIN KASSAM
14746	ISTFAN, PIERRE	18406	JANOTKA, PAUL
18526	ISTFAN, SHARON LONDEREE	18589	JANSEN, DONALD GRANT
15425	ITANI, BILAL ABDUL-HAMID	22396	JANUS, JENNIFER COX
22255	IYER, RAJEE SRIKRISHNAN	13405	JANUSZKIEWICZ, SAMUEL ALVIE
13143	IYER, RAMAKRISHNAN S	19149	JAO, MONINA MARTINEZ
18736	IYER, SHIVKUMAR LAKSHMINARAYAN	21474	JARA, AUDREY URSULA
14244	JABBOUR, NABIL MILAD	21389	JARAMILLO, DIOSDADO TABULA
15081	JACHE, HEIDI	21019	JAREM, ELIZABETH TERESA
14221	JACKSON, FRANCIS DANIEL	21237	JARRELL, BRETT ERIC
22793	JACKSON, GREGORY PAUL	20727	JARRELL, EUGENA MARIE
16375	JACKSON, JEFFREY BURKE	19030	JARRELL, JR., JOSEPH
22059	JACKSON, PAUL EDWARD	13144	JARVIS, PHILLIP EDWARD
21533	JACKSON, RAYMOND CARL	09877	JASH, SATKARI
14367	JACKSON, RICHARD JEFFREY	22548	JAVID, ROYA OMID
19122	JACKSON, ROBERT BOWERS	10588	JAVIER, DOMINGO GONZALES
11573	JACKSON, SIDNEY BOGESS	22560	JAVIER, MARCOS MORALES
13531	JACKSON, THEODORE ARDEN	12836	JAWALEKAR, KSHAMA SHREENIWAS
13532	JACKSON, TIMOTHY KEVIN	12507	JAWALEKAR, SHREENIWAS R.
14446	JACOB, LILY FERRER	19031	JAWDI, SAAD
12005	JACOB, REMIGIO O.	15540	JAWORSKI, ANDRZEJ JACEK
18499	JACOBS, HELENE RENEE	21860	JAWORSKY, CHRISTINE
20150	JACOBS, KATHERINE ANNE	12563	JAYAKUMAR, SUBRAMONIAM
15172	JACOBSEN, ELLEN	11026	JAYARAM, DAVANGERE MUDDAPPA
20679	JACOBY, DARIN REID	12791	JAYARAM, GEETA DAVANGERE

License	Name	License	Name
18500	JAYNES, MARGARET ELIZABETH	16426	JONES, BRENDA FAYE
12837	JEAN, CHIT KUI	14142	JONES, CATHY SUSAN
18264	JEFFREY, JAMIE LATHAM	20382	JONES, CHARLOTTE TERESA
18123	JEFFREY, WILLIAM RANDOLPH	21618	JONES, CHRISTINE LYNN
22256	JELDEN, GWYNN L.	20777	JONES, DAWN REED
17984	JELIC, TOMISLAV	10660	JONES, DOUGLAS LARKIN
10293	JELLEN, ALBERT VALENTIN	21915	JONES, ERIC CRAYTON
17035	JENKINS, JANET A.	12237	JONES, ERIC THEODORE
20728	JENKINS, MARY BUFFINGTON	17327	JONES, EVAN ALAN
20472	JENNINGS, TUCKER GISLER	20530	JONES, JAY EMERSON
10463	JENNINGS, III, WILLIAM MASON	17138	JONES, JOHN FLETCHER
22490	JENSEN, JAMES CHRISTIAN	21759	JONES, MATTHEW PAGE
21814	JENSEN, KIRK BRADLEY	26360	JONES, NICOLETTE MONIQUE
09488	JEREZA, RAMON CASA	22200	JONES, REBECCA KEENE
17270	JEROUDI, MAJED ALDIN	19784	JONES, III, ROBERT E
20076	JEWART, BRIAN HARRY	11318	JONES, ROBERT EUGENE
22732	JEWELL, NOEL BRIAN	13633	JONES, ROBERT MARCH
21977	JIANG, JINXING	11576	JONES, RONALD STUART
10223	JIMENEZ, CARLOS CRISOLOGO	21916	JONES, SHARMILA MATCHESWALLA
10129	JIMENEZ, HERNANDO	10615	JONES, WALTER WILLIAM
11737	JIMENEZ, TEODORO DIMAANO	21073	JONES, ZAUNDRA EGNOR
20616	JIN, CHUANFANG	19550	JONNA, YADAGIRI REDDY
22397	JINDAL, DILIP KUMAR	08700	JORDAN, JON LYLE
20617	JIRAK, JR., GEORGE VICTOR	20116	JORDAN, JOSEPH PAUL
17922	JITAN, RAED ABDALLA	11738	JOSE, REYNALDO D.
17115	JOB, LEELA	16962	JOSEPH, BRIDGET
20529	JOBE, LORA JANE	15460	JOSEPH, JOBY
21696	JOE, CAROLINE ESADI	20473	JOSEPH, MARK ALLEN
18973	JOGENPALLY NARENDER RAO	14712	JOSEPH, NANCY LEA
16097	JOHN, KURUVILLA	09134	JOSEPH, ROBERT LANCE
16951	JOHN, MOLLY	13263	JOSEPH, SANDRA J
22150	JOHN, SABU	21239	JOSHI, ANIKET AJEY
12587	JOHNS JR., RICHARD EDWARD	19151	JOSHI, KEDARNATH BALWANTRAY
16327	JOHNSON, II, CHARLES EDWARD	17089	JOSHI, RAJENDRAKUMAR GOVINDBHAI
12479	JOHNSON, DAVID GRANT	21240	JOSHI, SARITA ANIKET
13458	JOHNSON, JR., FRANK JOSEPH	11424	JOSHI, SATISH KANTILAL
16643	JOHNSON, GAYLEN SHAW	22492	JOSHUA, SUDHIR DANIEL
21020	JOHNSON, HELEN REBECCA	20827	JOYCE, JOSEPH LEE
12688	JOHNSON, JAMES MICHAEL	22734	JU, JUSTINA YEEHUA
21617	JOHNSON, JAMLIK OMARI	12269	JUBELIRER, STEVEN JAMES
08973	JOHNSON, JEROME GORDON	13865	JUCKETT, ROY GREGORY
20381	JOHNSON, III, JOHN HENRY	21074	JUDD, JEFFREY BRIAN
20331	JOHNSON, KIM GRAHAM	17555	JUDE, DAVID CLYDE
18363	JOHNSON, MARK LEO	16427	JUDGE, GURDEV SINGH
22491	JOHNSON, MELISSA ROEDEL	21619	JUENG, CARL FRIEDRICH
16587	JOHNSON, MELVIN RUSSELL	10343	JUGO, FELIPE EVANGELISTA
19466	JOHNSON, SHARON ROSE	22757	JULIEN, TERRENCE DARRYL
22733	JOHNSON, SHERRI LYNNE	21154	JUNG, HOJOON
19846	JOHNSON, WILLIAM MICHAEL	18975	JUNG, THOMAS MARTIN
21317	JOHNSTON, ROBERT BRIAN	17328	JURAND, JOSEPH ANTHONY
20077	JOHNSTON, TRACY MARIE	19305	JUSTICE, JILL MCCLANAHAN
16571	JOHNSTONE, ROBERT EDMUND	19306	JUSTICE, JOHN DAVID

License Name

License Name

21620	JUSTICE, TERRY EUGENE	21021	KASHYAP, RAVINDRA
20986	JUSTO, MONA DIAL	20270	KASHYAP, ROHIT
16780	JUTTNER, HANS UDO	22061	KASLOVSKY, ROBERT ALLEN
22398	KABBARA, WADIH MOHAMAD WADIH	22400	KASSARJIAN, ARA
22399	KAD, RISHI	20079	KASSEM, OMAR RAMZY
13534	KADAKIA, AJAY SHANTILAL	12120	KASSIS, JOSEPH
18286	KADAM, SHILPA ARUN	17099	KATARI, RAJUL SATYANARAYANA
20532	KADIM, SATYANARAYANA VENKATA	11759	KATIN, MICHAEL JOSEPH
21978	KAFKA, SHELLY PEARL	17332	KATINY, ANTOINE
12838	KAHN, JEFFREY A.	13325	KATRAGADDA, SITHARAMA SWAMY
17212	KAHWASH, ZHAO	14057	KATRAGADDA, SUDHA RANI
13770	KAISER, MARGARET ANN	21321	KATRAPATI, PARVATI
16726	KAKULAVARAM, NALINI	14043	KATRIB, KARIM ABDUL
08606	KALAYCIOGLU, MEHMET VECIHI	21621	KATZ, KENNETH DARREN
18502	KALLA, ABDULLAH MAHMOUD	21622	KAJUR, HANSPREET
11278	KALLA, AHMED HASAN	13146	KAJIC, THOMAS ADAM
22668	KALMAR, FRANK ROBERT	13620	KAYI, MALLINATH
20383	KALO, MOHAMMAD MOUHB	21431	KAZBAY, KASIM
22493	KALOU, MOHAMAD SAMAH	20271	KAZI, GHAZALA AFAQ
21429	KAMAL, JAWAID	20987	KAZMI, SAMINA
21917	KAMAL, MAUJHA AHMAD	20828	KEADLE, DAVID MILLER
19467	KAMATH, C. RAMADAS	20972	KEATING, LAURA JANE GRAYBEAL
21697	KAMATH, GEETHA S	22561	KEBLAWI, HISHAM AHMED
19870	KAMATH, SURESH	13266	KEEFE, JOHN JOSEPH
21885	KAMIL, SYED HASAN	14369	KEEFOVER, ROBERT WARD
19936	KAMRAN, KHURRAM	21816	KEESE, SEAN THOMAS
22889	KANAGALINGAM, SRI RANJINI	21698	KEITH, ROBBY LEE
21318	KANAGARAJAN, KARTHIKEYAN	13822	KELLERMAYER, WILLIAM FREDERICK
12690	KANAWATI, MOHAMMAD YASIER	09016	KELLEY, JOHN FREDRIC
19937	KANDULA, PRADEEP KUMAR	21979	KELLEY, KATHLEEN ANN
20258	KANDULA, RENUKA	18503	KELLEY, URSZULA BARBARA
08701	KANDZARI, STANLEY JOSEPH	14913	KELLEY, JR., WILLIAM E.
18646	KANE, MATTHEW DONALD	15594	KELLOGG, JEFFREY DOUGLAS
18552	KANE, PATRICK LEONARD	12306	KELLY, LAWRENCE BENNETT
19742	KANJ, GHASSAN HANI	13535	KELLY, MICHAEL ANTHONY
22060	KANURI, KARUNASREE	11577	KELLY, PATRICIA J.
18466	KAPELUK, SHARON THERESA	12972	KELLY, THADDEUS ELLIOTT
21475	KAPLAN, ADAM JARED	10819	KELSEY, RONALD LEON
19276	KAPLAN, JAMES ANTHONY	17100	KEMKAR, ABHAYKUMAR G.
20214	KAPLONSKI, LEONARD DANIEL	20533	KEMMOU, AHMED
20216	KAPOOR, HARSH	15215	KEMP, JUDITH DIANE
10951	KAPPEL, DAVID ALAN	22618	KENAMOND, CARTER ALAN
17139	KARAM, JEBRAN GEORGES	15817	KENAMOND, MARK CARTER
20269	KARANAM, SREEKANTH	11166	KENAMOND, THOMAS GARY
22257	KARIMI, KAMRAN MUMTAZ HAIDER	22124	KENNEDY, ELAINE
22539	KARLSSON, BENGT G.	08510	KENNEDY, JR., HARRY GREENE
21078	KARMY, ROBERT JOHN	20534	KENNEDY, III, THOMAS JAMES
21476	KARNSAKUL, WIKROM WONGWANICH	21689	KENNY-MOYNHAN, MARY BERNADETTE
20216	KARP, MICHAEL ALAN	22794	KENSINGER, DANIEL RYAN
14296	KARRS, THOMAS MICHAEL	11578	KERNS, FRED TIMOTHY
16089	KARUMANCHI, BHASKARAMMA	09017	KERR, RICHARD STEPHEN
16184	KARWAT, MUKESH PARMANAND	12006	KESARI, SRIRAMLOO

License	Name	License	Name
17610	KESARI, SUDHAKAR	17876	KHIAMI, AHMAD AYMAN
22401	KESEG, DAVID PAUL	20474	KHITAN, ZEID JAWDAT SULEIMAN
10644	KESSEL, JAMES WEAVER	16032	KHOKAR, GHAZALA QURESHI
11092	KESSEL, JAMES WHITE	12949	KHOKAR, MUHAMMED IDREES
20618	KESSEL, JEFFREY SCOTT	20448	KHOKHAR, SHAHID MUNIF
16526	KESSEL, JOHN WOODRUFF	20119	KHORRAMI, ALI AHMAD
19785	KESSELL, MARIA LEE	13212	KHORSHAD, MIRAFLOR GONZALES
15818	KESSINGER, LINDA LOUISE	14983	KHOSLA, SUBHASH
09676	KETTLER, HENRY LOUIS CECIL	22202	KHOSROF, SAMER A.
21623	KETTLER, JASON HARRIS	18290	KHOSROVI, HOUMAN HORMOZDIAR
18688	KEYAK, JR. RUDOLPH MICHAEL	12203	KHOURY, RAJAI TAWFIQ
22258	KHAIROL, AHI, VALI	16329	KHURANA, AMAR NATH
22758	KHAJAVI, MEHRAN	20622	KHURANA, ANURAAG
11116	KHAKOO, RASHIDA ABBAS	12059	KHURANA, INDER KUMAR
21624	KHALID, AHMED ALI	20623	KHURANA, SUNAIMA
18871	KHALIL, BUSAINA LABIB	21761	KIERSTEAD, BETTY SUE
11143	KHALIL, MARCIA ANN	22927	KIESEL, VINCENT EDWARD CHARLES
22590	KHALIQUE, MOHSIN RIAZ	22152	KIGGLINDU, EDWARD WILLIAM
22973	KHAMARE, CHETAN	21079	KIKEN, MICHAEL STEPHEN
20619	KHAN, ABDUL QADIR	13536	KILKENNY, MICHAEL EUGENE
21760	KHAN, ABDUR REHMAN	17657	KILLEFFER, JAMES ALEXANDER
22796	KHAN, AHMAD AFTAB	17037	KILLMER, SCOTT MATTHEW
17611	KHAN, ALI AKBAR	19743	KIM, CHRISTOPHER KONKYO
21918	KHAN, ASAD	09491	KIM, CHUNG WHAN
18258	KHAN, ASAD HAMID	22701	KIM, DEBORA MARY
19153	KHAN, ATIYA SULTANA	19847	KIM, HEE SUN
21179	KHAN, FARRUKH SHOHAH	15264	KIM, I H
11826	KHAN, FARUKH AHMED	21129	KIM, JAMES JUPYUNG
21825	KHAN, FIDA ALI	18287	KIM, JAY JA-EARK
22796	KHAN, JAHANZEB MASOOD	17878	KIM, JONG KOOK
09490	KHAN, JAMAL HAMEED	11532	KIM, MYJUNG-SUP
22259	KHAN, KASHIF ZAFAR	09593	KIM, SANG KWUN
22797	KHAN, MEHR AMJAD	14870	KIM, SOK MIN
10084	KHAN, MOHAMMAD ZAFRUL LAH	21880	KIMBALL, THOMAS RICHARD
21322	KHAN, MOONA ZIA	13870	KIMMEY, GERRIT ANTHONY
21861	KHAN, MUDUSSARA ASAD	14721	KINCAID, CHRISTINE R.
20384	KHAN, MUHAMMED ASLAM	21919	KINDEL, SUSAN E.
16644	KHAN, NASIR ALI	17679	KINDER, JR., JACK LEE
17334	KHAN, RAHEEL RASHEED	19552	KING, BRIGITTE DANIELLE
21700	KHAN, ROOHI MAJEED	21181	KING, DEVIN AUDRIC
22798	KHAN, SARAH	11581	KING, JOHN HERBERT
20620	KHAN, SHAHNOOR ALI	11760	KING, JR., JOHN ROBERT
19036	KHAN, SOFIA SALIM	22402	KING, LESLIE PATRICE
22619	KHAN, TARIQ NAWAZ	21241	KING, MELANIE ELAINE
18153	KHAN, WAHEED AHMED	17472	KING, RICHARD WADE
22062	KHAN, YUSUF HAMEED	08790	KING, ROGER EDWARD
16964	KHANNA, ALKA UPPAL	17556	KING, II, RUSSELL FREDERICK
22151	KHANNA, DEEPAK	16302	KINNEY, DAVID MICHAEL
18164	KHANNA, RAJIV	22761	KIRATISEWEE, SIWAT
22201	KHATTAK, KAMRAN YUNAS	21701	KIRBY, STEPHANIE LYNN
19196	KHATTRI, ASHOK	16955	KIRCHDOERFER, ELAINE JEAN
17796	KHAWAJA, IMRAN TAUSIF	22063	KIRK, HELEN RENEE

License	Name	License	Name
16956	KIRK, MICHAEL DAVID	13823	KONDROSKI, ELAINE MARIE
16692	KIRKHART, LAUREL ANN	22312	KONE, BHAVANI P S.S.
20272	KIRKPATRICK, CASSANDRA MICHELE	21323	KONGKASUWAN, KIMBERLY RENEE
19548	KISNER, AMY LYNETTE	21130	KONNUR, NEELAM
14531	KISTNER, MARY LOUISE T	14298	KOPITNIK, JR., THOMAS ANTHONY
19471	KITCHEN, ANTHONY W.	18124	KOPOLOW, LOUIS EDWARD
15903	KITCHEN, LYNN WALLACE	08113	KOPPEL, DONALD MAURICE
12609	KITE, CARL JAMES	18324	KOPPERA, SUBBARAYUDU
12458	KITIPHONGSPATTANA, KRIENGKRAI	13540	KOPPIKAR, MAHESH MURLIDHAR
13871	KITTS, ELLEN LOUISE	22454	KORESHI, SABEEN KASHIF
20333	KITZMILLER, MELISSA DAWN SMITH	18082	KORONA, JR., MICHAEL VINCENT
17697	KLAY, JOHN WHITAKER	17473	KOSHY, PREMILA
21920	KLEIER, RUTH S.	20974	KOSURI, RAMAKRISHNA RAJU
16597	KLEIN, CAROL ANGELA	21752	KOTOUK, JOSHUA THOMAS
18437	KLEIN, GERALD MARK	22280	KOTSKO, RAEGAN NICHOLE
22735	KLEMAN, BRADLEY THOMAS	18673	KOTTAPALLI, AJAY KUMAR
18093	KLEPPINGER, CYNTHIA FAY	21183	KOTTAPALLI, MAHIJA
20334	KLETTER, JAN CARY	21921	KOVACEVIC, LUCI MARIO
21182	KLIMEK, DEBORAH LYNN	21536	KOVACH, ANGELA DAWN
09677	KLINE, DELOPIS IRENE	11834	KOVACH, RODNEY FREDERICK
13538	KLINE, KENNETH KERWOOD	14532	KOWALKOWSKI, THOMAS STEPHEN
11804	KLINE, RICHARD B.	20169	KOWATLI, EMAD ADNAN
08855	KLINESTIVER, DONALD GEROULD	21628	KOZA, EDWARD PETER
20273	KLUGH, JIMMY ROBERT	22203	KOZOVSKA, MILENA EVLOGIEVA
13268	KNAPP, DEBORAH FRANCES DICKERT	21629	KRAINSON, JAMES PHILIP
13269	KNAPP, JR., DENNIS RAYMOND	20538	KRAMER, DAN
21477	KNERIM, TIMOTHY HENRY	19036	KRAMER, JR., PAUL RONALD
22669	KNIGHT, GEORGE FREDERICK	20475	KRANTZ, JR., WILLIAM ALBERT
22404	KNIGHT, JENNIFER CHRISTINE	20217	KRAUSE, GREGORY E.
15641	KNIGHT, JOHN PATRICK	09286	KREIDER, ELVIN GROFF
20188	KNODEL, KATHRYN A.	18694	KRESA-REANIL, KIREN JEAN
19426	KNOLL, ALAN FRANKLIN	15330	KRINSKY, SAMUEL IRWIN
08678	KOAY, JACK SCOTT	19037	KRISHNA, RANGA CHELVA
21372	KOAY, THOMAS C.	10346	KRISHNAN, RADHA KANNUSWAMY
14921	KOBBAH, PIAYON EMMANUEL	21022	KRISHNASWAMY, TITTE SESHADRI
22799	KOCH, DAVID BRUCE	21702	KRISHNATHAS, ANANTHAN
19553	KOCH, JOHN KEVIN	14610	KRIVCHENIA, II, GREGORY B
12842	KOCHHAR, BRIJINDER SINGH	08445	KRIVCHENIA, GREGORY BERNARD
16483	KOCOSHS, SAMUEL ANGELUS	12636	KROENING, JOHN JOSEPH
18409	KODURI, VINOD KUMAR	22570	KROMPECHER, ADAM THOMAS
17271	KOH, SUKJUNG GERALD	18036	KROPAC, ROBERT PHILLIP
09585	KOH, YUNG HIE	17512	KROSS, MARC EDWARD
22153	KOHLI, ANJALI	17474	KUBICKI, KRZYSZTOF JERZY
12988	KOHUT, GLORIA JANE	13149	KUDVA, RADHA V
17182	KOJA, ABED ALSALAM	21374	KUEHN, NICOLAUS JOSEPH
21627	KOK, BOON CHENG	21703	KUHL, AMBER LEE
14095	KOLANKO, VINCENT PAUL	22261	KUHLMAN, CHAD GREGORY
16824	KOLAR, MARIA MUNOZ	20625	KUHS, LEON STUARTE
16898	KOLLI, RAVINDRANATH	18738	KUKKILLAYA, RADHAKRISHNA UPPGOR
19554	KOLOKO, D. DENNIS	09048	KULLMAN, VALERIA SUE
10616	KOMMOR, MARTIN JAY	21630	KUMAR, ARUN
14447	KONDOSKI, STERJO	18957	KUMAR, ASHOK RAMCHAND

License	Name	License	Name
11875	KUMAR, CHANDRA MOHAN	19038	LAKHRAM, RAMESH B.
13060	KUMAR, RASHMI	12844	LAMB, III, ROBERT VAUGHN
12697	KUMAR, SUBHASH	18165	LAMBERNEDIS, ANN MAREE
22016	KUMAR, SURESH GOPALAKURUP	21633	LAMBERT, CHRISTOPHER NED
12698	KUMARI-BHANOT VEENA	21024	LAMBERT, III, HERBERT STANLEY
21478	KUNCHERIAH, SHIBU G.	19558	LAMBERT, MATT WADE
21432	KUNDA, GOPALDAS	06343	LAMBRECHTS, MARCEL GHISLAIN
15299	KUNG, MARKUS	18800	LAMBROS, IRALANE PIPPA MCCOY
19761	KUNKEL, ALLAN BURT	13543	LAMM, RENEE RUTH
21184	KUNKEL, FRANK ALFRED	12974	LAMPTON, JR., EDWARD WILLIAM
11321	KUNST, OTTO JOHN NICHOLAS	20627	LANASA, SALVATORE
20733	KUNZ, MICHAL	22496	LANCASTER, JEFFREY DAVID
19787	KUO, CHE-FU	21981	LANDER, OWEN MACLIESH
11083	KUO, JERN-JON	22066	LANDERS, JR., JOHN THOMAS
22282	KUPEC, JUSTIN THOMAS	11229	LANDIS, ANDREW ELLSWORTH
11876	KUPFERBERG, PAULL	22154	LANDVOIGT, MAPLE TIMOTHY
09769	KUPPUSAMI, MUTHUSAMI	14104	LANE, JOHN AIDEN
22064	KUPPJSWAMY, BAIRAVA SUNDARAM	18332	LANG, ERIC ANDREW
19940	KURAGUNTLA, PAUL RAJ	10298	LANGEBECK, MIGUEL
17668	KURAPATI, SUREKHA	08042	LANGLET, JULES FRANCIS
18674	KURCZYNSKI, ELIZABETH MICKELSEN	20584	LANKA, JHANSI RANI
19309	KUREISHY, ZAVEEN AHMAD	20891	LANSANG, JR., RAMON SALALILA
20120	KURIAN, SOBHA	07899	LANTZ, DONALD ROSS
18977	KURTZ, ENID AMERICA	12700	LAO, DOMINADOR
15596	KURUCZ, JANE ANN	22067	LAO, MICHAEL RAMOS
21631	KURUNATHAPILLAI, KATHIRGAMATHAS	17788	LAPLANTE, JON SCHRAE
15514	KURYLA, PAUL TIMOTHY	06885	LAPP, NORMAN LE ROY
11170	KUSMINSKY, ROBERTO ERNESTO	22263	LARES, NANCY BETH
19523	KUZBARI, SAMER	19106	LARES, TODD ALLAN
21185	KWASNY, WILLIAM CHRISTOPHER	11584	LARKIN, DAVID JOSEPH
15906	KWEI, LEON SHIU-LUNG	14587	LAROSA, BELLA BANZON
22890	KWOCK, LINDON THEODORE	18801	LARSEN, PAULA KAY
19792	KYER, III, PAUL DEAN	12240	LARSON, CARL SVEN
12360	KYLE, JAMES MORGAN	11764	LARSON, PATRICIA ANN
11877	KYMN, SUK HEE KIM	21080	LARSON, SUSAN GAYLE
20539	LA MONACA, GIANLUCA	15404	LARUSSO, DARYL MICHAEL
20976	LABATIA, IHAB YOUSSEF	21922	LARZO, CRISTOFORO RAYMOND
13922	LABUS, LESTER	21186	LARZO, MELISSA RIFE
22204	LACANILAO, RAMON L.	10952	LASKER, BRUCE LAWRENCE
15018	LACARBONARA, FREDRIC EMILIO	21982	LASKER, STEVEN MARK
20890	LACEY, JAMES EDWARD	15349	LASSERE, MICHAEL WARREN
21324	LACKEY, NICOLE	12951	LASURE, REX DAVID
22405	LAFFERTY, BENJAMIN RANDOLF	18417	LATEEF, ATIYA MALIK
18605	LAGOC-DINGUS, RANDY RAISSA	21480	LATIF, JAWAID
11583	LAHIRY, SUBRAT KUMER	10953	LATOS, DERRICK LOUIS
22736	LAHNOVYCH, VICTOR	16413	LAU, STEPHEN C. K.
21632	LAI, CHRISTOPHER S.	21983	LAU, YIU-KEUNG
22495	LAI, NORRIS E.	21131	LAUFER, FREDERICK JAMES
20626	LAKEW, ELIAS	20387	LAURENCIO, ISAGANI ORDINARIO
12543	LAKHANI, NALINI RASIKLAL	14653	LAVERY, G. WILLIAM
10348	LAKHANI, RASIKLAL HARIDAS	21763	LAVOIE, DANIELLE
10349	LAKHANI, VINODRAI BHAGWANJI	16378	LAW, DAVID ALLEN

License	Name	License	Name
20218	LAWRENCE, DAVID WAYNE	12846	LEMPERT, KENNETH DAVID
13160	LAYNE, RICHARD DAVID	21705	LENG, VUTHY
19744	LAZER, ZANE PATRICK	17475	LENKEY, ATTILA ALAN
21704	LAZOVIC, GAVRILO	16021	LENTINI, ROSS ROSARIO
17790	LEABERRY, JEFFREY LOUIS	18472	LEO, SHERWOOD PHILLIP
16783	LEACOCK, DARRICK SIDNEY	14473	LEON, JOHN ANTHONY
08297	LEADBETTER, ROBERT LEWIN	20895	LEONARD, ERIC LAWRENCE
21481	LEAVELL JR. BYRD STUART	18509	LEOPOLD, KENNETH JOSEPH
20219	LEBLANC, LOUIS JOSEPH	11879	LEPANTO, PHILIP BLISS
14830	LECHNER, JONATHAN DAVID	20220	LERFALD, NATHAN MEYER
22800	LECLERCQ, TOUSSAINT ANDRE	10824	LERFALD, SIDNEY CLARK
20540	LEE, ANTHONY YUN	14236	LESLIE, BRUCE WALLACE
21862	LEE, BONGHYUN	22369	LESLIE, SCOTT DAVID
22313	LEE, BRANDON DAVID	11936	LESNETT, JAMES CURTIS
26275	LEE, DARIA LYNNE	09018	LESNOCK, ROBERT GRUBE
19696	LEE, FRANCIS YEW-WEI	21482	LETTON, JR. ROBERT WARREN
09496	LEE, HAN SENG	17789	LEUNG, ALBERT KI-KIN
18291	LEE, HSIANG-KUANG	19897	LEUNG, ANTHONY G
20893	LEE, JAMES	10032	LEVEAUX, GUY DAVID
14741	LEE, JEFFREY PHILIP	22290	LEVEY, JULES FRANK
21634	LEE, JOAN WAI-CHUNG	21375	LEVIEU, JOEL ARNOLD
16297	LEE, JOHN CHONG	18439	LEVIN, BARRY ALAN
12898	LEE, JONG KOOK	22892	LEVITIN, ABRAHAM
22620	LEE, JULIA LYNN	12064	LEVOS, JAMES EDWARD
18084	LEE, KANG KUK	22206	LEVOY, LAURA LEANNE
14491	LEE, KEE CHIN	07855	LEVY, ARTHUR EDGAR
19862	LEE, LAWRENCE DAVID	22671	LEVY, MATTHEW DAVID
18125	LEE, MARCIANO BELDEROL	22207	LEVY, VALEH ILKHAMPOUR
20541	LEE, MATTHEW FRANKLIN	18128	LEWEN, ROBERT MICHAEL
16729	LEE, PAUL GREGORY	18979	LEWIS JR., DONALD RYAN
18474	LEE, PAUL SAMUEL	13719	LEWIS, JAMES MARVIN
22801	LEE, SEUNG KWON	13546	LEWIS, JAMES STUART
22802	LEE, SHERMAN CHRISTOPHER	20080	LEWIS, KARL CHESTER
20894	LEE, THOMAS FUK-CHING	09415	LEWIS, MARY LOU
12953	LEE, YOUNG J.	18103	LEWIS, MICHAEL DAVID
09792	LEEF, JR., JOHNSEY LEE	10468	LEWIS, MICHAEL JUSTIN
21155	LEEF, III, JOHNSEY LEE	18370	LEWIS, MYRON ALAN
16379	LEEPER, HAROLD FRANK	21243	LEWIS, II, ROBERT LEE
10299	LEFEBLRE, CHARLES ARMAND	12706	LEWIS, ROGER ALLEN
14933	LEFEVRE, JR., MEDARD LOUIS	18980	LEWIS, SANDRA JEAN
16453	LEFLER, KENNETH DAVID	15637	LEWIS, STEPHEN ALAN
22891	LEGAULT, LAURENT JOSEPH	22552	LEWIS, STEVEN CHARLES
22954	LEGESSE, BENALFEW TESFAYE	20431	LEWIS, WILLIAM DARRELL
18508	LEGG, PAUL STEPHEN	18371	LEYS, MONIQUE JEANNE
18368	LEGGAT, IAN THOMAS	19786	LHEUREAU, THOMAS VERO
22155	LEHKE, ROBERT	17614	LI, JOSEPH YU
14767	LEIDY JR., JOHN WILLIAM	19475	LI, LAP-YANG JOSEPH
21433	LEMLEY, DOUGLAS EDWIN	13369	LIBBY, JOHN PERSHING
19157	LEMLEY, HEATH L.	20221	LIBELL, DAVID PETER
22264	LEMLEY, JAMES ALAN	08780	LICATA, ANTONIO SAMUEL
09681	LEMMON, KATHRYN STRAUSS	18107	LICATA, SAMUEL DAVID
12537	LEMPERG, RUDOLF KARL	08056	LIEBIG, CARL ARTHUR

License	Name	License	Name
13152	LIEBIG, CARL WARREN	20682	LOGAN, JONATHAN ROY
17526	LIFE, DAVID MICHAEL	21083	LOGAR, JOHN MICHAEL
21082	LIFSON, BARRY JAY	14263	LOH, GARY
17558	LIGHT, PHILIP NELSON	21187	LOHAN, JAMES ANDREW
17041	LILLY, DALE BLAKE	13154	LOHNE, MARTIN JOHAN
14534	LILLY, DONALD RAY	16854	LOHUIS, NANCY ANN
15153	LILLY, JR., JOHN PRESTON	10229	LOIMIL, LUIS ALBERTO
16256	LILLY, JONATHAN PAUL	19789	LOMBARDI, JR., ADOLPH V.
11322	LILLY, III, JOSIAH KENNETH	21186	LONG, MARY ANN
15405	LIM, ARTURO YAP	18423	LONG, PHILLIP BLAINE
20121	LIM, ELIZABETH GALANG	20683	LONG, SHAWN EDWARD
22672	LIM, FRED TAISHIK	18992	LONG, SUSAN ELIZABETH
16257	LIM, MELY ONG CO	22069	LONG, THOMAS PATRICK
09389	LIM, RAYMOND ANG	22621	LONG, WEN
09634	LIM, ROGELIO TAN	19477	LONG, WENQING
19698	LIMJOCO, TERESA T.	15551	LONGENECKER, JO ANN
13720	LINBERG, JOHN VINCENT	10086	LONTOC, MANOLITO M.
19197	LINDBERG, CHERI YOST	13410	LOOBY, ROBERT GARY
22893	LINDBERG, GUY MATTHEW	21189	LOOME, III, JOHN FRANCOIS
14654	LINDER, HOWARD E.	22406	LOOS, MATTHEW STEPHEN
10594	LINDERT, DAVID JONATHAN	11588	LOOT, JESSE L.
19942	LINDLEY, I, JUDDSON DALE AARON	11589	LOOT, SARAH O.
13153	LINDROTH, MARIANNE BAUM	16170	LOPEZ, AMANTE AGUSTIN
10353	LINDSAY, HUGH ALEXANDER	14536	LOPEZ, FRANCISCO DULAY
22737	LINDSAY, JR., JAMES HAZZARD	17559	LOPEZ, GERARDO CANCIO
07582	LINDSAY, JR., JOHN DAVID	10956	LOPEZ, JR., GERARDO MARTIN
10167	LINDSAY, RICHARD DAVID	15730	LOPEZ, JEFFREY PAUL
22068	LINDSEY, BROCK ANTHONY	22265	LOPEZ, MARY RUTH MOTOMAL
12310	LINGER, JR., ROBERT THOMAS	19943	LOPEZ LEBRON, ROBERTO
10301	LINKOUS, CHERYL LYNN	22673	LORENZANA, ALEJANDRO
11799	LINSENMEYER, III, GEORGE JOHN	22498	LOSKOVE, JOSEPH AARON
18292	LINTALA, ALAN MATHEW	16023	LOTSHAW, RICHARD RALPH
12065	LIRIO, JR., APOLONIO E.	11173	LOUDEN, JR., MALCOLM BARRETT
22955	LIRIO, ERIC ALVAREZ	22070	LOUDEN, MARK STUART
12066	LIRIO, MARIZA A.	17615	LOUGH, DAVID RICHARD
18440	LITTLE, JR., PAUL MICHAEL	22407	LOVE, BRIAN STEPHEN
09915	LITZ, EDWARD MANN	11937	LOVEGROVE, GEORGE E.
21635	LIU, JASON YEH-SHENG	22803	LOW, RONALD BRUCE
11380	LIU, JENQ-SHENG	19399	LOWDEN, ERIC RICHARD
10034	LIU, MIN LIN	09350	LOWE, ROBERT WYLIE
18687	LIU, REN-CHANG	22738	LOWERS, RYAN DOUGLAS
22208	LIU, ROSE WANPING	15552	LOWERY, JR., JAMES WESLEY
11172	LIVENGOOD, PAUL TAYLOR	22071	LOYD, GARY ELLIS
22497	LIVENGOOD, RYAN HERSHEY	12795	LOYNAB, NOOR AHMED
18742	LLADO-MARTINEZ, JUAN	22499	LU, LEO
09782	LO, PEDRO FELIPE	17340	LU, XIANGPING
19515	LOBATON, CHERRY ANN B.	17043	LUBIN, JOSEPH DAVID
15828	LOBBAN, JOHN HOWARD	12708	LUBY, BERNARD JOSEPH
10901	LOBO, VALERIE MARIE	17987	LUCCI, JOHN ALAN
16057	LOCASCIO, III, JOSEPH ANTHONY	15175	LUCENTE, FRANK CHARLES
20019	LOCKHART, JEFFREY MICHAEL	10355	LUCERO, CARLOS ESTANISLAO
19310	LOCKHART, TERRI GILLIS	13411	LUCERO, MARIO SANIEL

License	Name	License	Name
22804	LUCY, VINCENT ALAN	10470	MAGUNIA, SHIVJI LALJI
22805	LUDMER, PHILIP ROSS	19423	MAHALINGASHETTY PRAKASH GURUPADAPPA
10622	LUKETICH, DALE JOSEPH	10753	MAHESWARAN VETTIVELU
14887	LUKOWSKI, PETER JOSEPH	22897	MAHGOUB OSMAN. SAFA MOHAMED
13877	LU, MAPAS ARTURO RAMIREZ	18374	MAHMOOD, MANSOOR
10356	LUNA, JR., IGNACIO H.	20022	MAHMOUD, HAMADA ELSHAZLY
09664	LUNDBLAD, DANIEL MILES	19855	MAHMOUD, KHALID
18037	LUPARIELLO, ANGELO DANIEL	22073	MAHROU AHMAD
21245	LUTHMAN, SCOTT ANDREW	22500	MAIESE, RUSSELL LOUIS
10708	LUTHRA, JUGINDER KUMAR	18658	MAIJUB, AMADO GABRIEL
16732	LUTINS, JAY ALLAN	18094	MAILLOUX, RICHARD JOHN
18650	LUTZ, PATRICIA ANN	08937	MAIOLO, JOSEPH ANTHONY
21520	LUTZ, WENDY J.	22209	MAIZE, JR., JOHN CHRISTOPHER
11028	LY, TCHJOC POIN	08956	MAJESTRO, TONY COLERIO
22894	LYAKER, MICHAEL RAY	15832	MAJMUNDAR, GAURAVI K
19478	LYE, CHARLES	15769	MAJMUNDAR, KIRAN ARISOODAN
22408	LYEW, MICHAEL ANDREW	10709	MAJUMDER, INDIRA
16260	LYNCH, JOAN ANNE	09128	MAJZOUB, HISHAM SALEM
21923	LYNCH, JO-ANN EUDORA	15545	MAKANI, ANIL KUMAR
16960	LYNCH, JR., JOHN DAVID	09719	MAKAR, JASBIR SINGH
13549	LYNCH, ROBERT JOHN	20082	MAKKER, RAM S.
17794	LYNCH, SUSAN KAYE	11340	MALAMISURA, MICHAEL ANTHONY
20543	LYNN, ROBERT	17929	MALAMUD, FERNANDO CARLOS
11939	LYONS, JR., MORGAN HERTZOG	18266	MALAS, AMER MUHEIDEEN
13158	MACATANGAY, SERGIO CAPUNO	18805	MALAVE, DAVID
15831	MACATOL, FORTLNATO R	20277	MALAYIL, MICHAEL THOMAS
14811	MACAULAY, BRIAN WAYNE	11411	MALEPATI, NARRA KANAKA DURGA
09816	MACCALLUM, DANIEL BRUCE	14777	MALHOTRA, GURDEEP KAUR
10552	MACCALLUM, JOHN PATRICK	10754	MALI, CYRUS
12312	MACE, JR., ANDREW HAROLD	19979	MALIK, ARIF MAHMOOD
19562	MACE, KELLY MARIE	14371	MALIK, FIRASAT SARWAR
21540	MACE, KEVIN JAMES	22501	MALIK, HAMMAD ULLAH
09250	MACE, ROBERT MORGAN	18936	MALIK, NADEEM NAZIR
11806	MACEDONIA, PATRICK H	20278	MALIK, NITIN
19790	MACFARLAND, DAWN LEE WHITE	14916	MALLOTT, STEPHEN J.
16785	MACIAS, DANIEL	22674	MALONE, JANINE CAROLE
19747	MACIAS, ENRIQUE GODINEZ	22314	MALONE, PATRICIA JO THOMSON
17514	MACIUNAS, KRISTINA ALDONA	10035	MALONE, PAUL FREDERICK
17515	MACKAY, KAREN	13373	MALONZO, RAJL YU
22157	MACKERSIE, ANDREW BLAINE	19043	MALOOF, ALBERTA JANE
12796	MACQUEEN, IAN JAMES	21085	MALPANI, SANJNA
15909	MACSAI-KAPLAN, MARIAN SUE	20684	MALPANI, VISHAL BHAGCHAND
21435	MADAR, MERCI	12853	MAMDI SATYANARAYANA MURTY
20432	MADDEN, JEFFREY WAYNE	20122	MANACK, LEO MICHAEL
19854	MADDOX, CHAUNDR A JO HENSLEY	21542	MANDERS, SCOTT JEFFREY
19563	MADSEN, MELANIE SUE	15911	MANGANO, LINN MARIE
11029	MADUCDOC, JR., SERAFINO S.	19479	MANGANO, WILLIAM EDWARD
22806	MAERTZ, NATHAN ALLAN	14168	MANI, JOHN HENRY
20337	MAGAL, CHARLES PHILIP	20167	MANIS, RICHARD BENEDICT
12483	MAGANN, EVERETT FRANCISCO	19516	MANIVANNAN, SHANTHI
18557	MAGGE, SATHISH LAKSHMINARAYAN	20433	MANN, STEPHAN CHARLES BOYD
13013	MAGNUSSEN, JAMES ROBERT	11282	MANN, THOMAS FORREST

License	Name	License	Name
13828	MANNINO, STANLEY CONSTANTINO	22257	MASOOD, KHAIRUNNISA
21086	MANSFIELD, WILMA ANN	18045	MASOOD, SHAHID
14169	MANSURI, SHAHEDA YUSUF	14621	MASSENBURG, JEROME D.
09636	MANTZ, ERIC PAUL	22564	MASSEY, LISA GAYE
14503	MANUEL, ERNESTO CASTRO	21484	MASSINOPLE, DAVID SAMJEL
22563	MANUEL, MERVIN PUNZALAN	16739	MASSOUD, ABDEL-FATAH S. M.
22807	MANZOOR, KAMRAN	14107	MASSOUD, GEORGE MALKI
22898	MANZOOR, TA-HIR	14730	MASSULLO, JR., RALPH E.
21247	MAOUAD, MICHELE M.	10994	MATA, RUBY NIEVES
18952	MAQSOOD, KHALID	20628	MATABAN, ANTONIO ACOSTA-B.
12380	MARAIKAYER, AHMAD MUSTHAFA	10680	MATADAR, AKBAR GULAMMOHAMED
10231	MARAMBA, LAMBERTO CENDANA	15833	MATHENY, II, GARY LANCE
11175	MARANO, GARY DAVID	15731	MATHEW, MATT
21025	MARCHANT, BETTY LOU	09592	MATHEW, THOMAS
18375	MARCUCCI, ANTHONY DAVID	10471	MATHIAS, JR. JOHN ALLEN
21026	MARCUM, PATTI JO	08938	MATHIAS, PHILLIP BENJAMIN
19564	MARCUZZI, MARY	20687	MATHIEU, MICHAEL ERIC
20477	MARINAKIS, HARRY ARTHUR	17731	MATHUR, ANITA
20225	MARKER, MARNIE JO	12315	MATIN, KHAN M.
16786	MARKOVIC, PETAR RADOSAV	17516	MATOS-CRUZ, MARIO
13414	MARKOWITZ, HANK E.	14891	MATJULIS, STEVEN ROBERT
20545	MARKOWITZ, MICHAEL PAUL	14892	MATJULIS, WANNETTA SUE CASDORPH
18806	MARKS, III, EDWARD ROBERT	16381	MATUSIC, JOSEPH HENRY
19902	MARONEY, MICHAEL JOSEPH	18875	MAVI, SANTPAL SINGH
10957	MAROON, JOSEPH CHARLES	17732	MAXSON, DAVID RUSSELL
14975	MARQUART, CHRISTOPHER LOUIS	14776	MAXWELL, BETH ANN
16903	MARR, LAWRENCE BRUCE	22258	MAXWELL, DAMIAN RANDOLPH WADE
19164	MARRA, DANTE ANTHONY	21765	MAXWELL, DANIEL D.
22956	MARSHALEK, PATRICK JOSEPH	12848	MAXWELL, LEEMAN PHILLIPS
10710	MARSHALL, ROBERT JAMES	16172	MAXWELL, STEFAN RANDOLPH
17344	MARSHALL, SANDRA ECHOLS	12711	MAXWELL-YOUNG, MARY CHRISTINE
14419	MARTENSON, STEPHEN HUDNALL	21918	MAYER, THOM A.
19856	MARTIN, CHRISTOPHER JOHN	17989	MAYLE, MARK DOUGLAS
13556	MARTIN, DAMON	18877	MAYMIND, MICHAEL ISAAKOVICH
22809	MARTIN, DANIEL ALLEN	20024	MAYSONET, JESUS MANUEL
18268	MARTIN, DIANA JOYCE	21133	MAZAGRI, RIDA SULEIMAN
19588	MARTIN, ENOS DANIEL	09353	MAZZELLA, VINCENT JAMES
22675	MARTIN, JR., FRANCIS PAUL	22156	MC FARLAND, JAMES JOSEPH
12395	MARTIN, JAMES TYRONE	11943	MCBEE, ALDEN G.
12313	MARTIN, JOYE A.	22895	MCBEE-COOKE, CARRIE LYNN
17988	MARTIN, JULIA ELIZABETH	21766	MCCAFFREY, FRANCIS MICHAEL
22900	MARTIN, LUKE WELDON	17680	MCCAGH, SEAN LEO
20898	MARTIN, PETER SHAWN	22269	MCCAIN, JAMES BRYSON
19361	MARTIN, SHELDON ANNE	09882	MCCALL, DAVID
19638	MARTINEZ, FREDERICK CARL	15559	MCCAMMON, JULIE KATHRYN
09637	MARTINO, JOHN DAVID	22270	MCCANN, KEVIN MICHAEL
22806	MARU, MEHRETTE MALLEDE	18651	MCCANN, KEVIN SCOTT
22286	MARZOUK, KAMEL MOHAMED ATTEF EL SAYED	19634	MCCARTER, JOHN CHRISTIAN
19166	MASIH, RAJAN BAKHSHISH	22072	MCCARTHY, RYAN TIMOTHY
20686	MASIH, RAVI B.	13064	MCCARTY, SARAH ANN
22957	MASON, JOHN EDWARD	09252	MCCAULEY, ROGER LEE
20434	MASON, TRENT GLEN	21616	MCCLAIN, JONATHAN WINFIELD

License	Name	License	Name
20630	MCCLAIN, JOSEPH MICHAEL	19636	MCLEOD, KYLE BRANDON
09154	MCCLAIN, MACK IRA	12182	MCMLLEN, J. WAYNE
21941	MCCLELLAN, ELIZABETH ANN	17700	MCMULLIN, CHARLES JACKSON
21436	MCCLELLAN, WILLIAM THOMAS	20759	MCMAJURY, JOHN PELHAM
14073	MCCLUNG, REGINALD JAY	22410	MCMURRY, MELANIE BETH
10170	MCCLURE, DAVID CAMERON	20547	MCNATT, STEPHEN SAMUEL
17046	MCCLURE, SIMON	09253	MCNEER, MICHAEL DENNIS
12427	MCCOMAS, CARL FREDERICK	16058	MCNEIL, KENNETH FRANCIS
20388	MCCORD, LARRY JAMES	21882	MCNEICE, DAWN MARIE
09638	MCCORMACK, GEORGE GORDON	21539	MCIPHERSON, TIMOTHY JOE
13216	MCCORMICK, CANDACE ADKINS	14655	MCQUEEN, ROBERT CLARKSON
14713	MCCORMICK, CHARLES CALVIN	20548	MCNU, ARTHUR N.S.
13157	MCCORMICK, STEVEN LIN	10553	MCWHORTER, JOHN HENRY
16907	MCCOWAN, RONALD JEFFREY	13156	MCWHORTER, RICHARD ELLISON
19159	MCCOY, LANCE MORGAN	20479	MEADOWS, III, CHARLES EDWARD
19312	MCCOY, ROBERT MATTHEW	18097	MEADOWS, MICHAEL LEONARD
21536	MCCULLOUGH, CHRISTOPHER SLACK	08628	MEADOWS, JR., OWEN CURTIS
15908	MCDONALD, MICHAEL WHITFIELD	14414	MEADOWS, PERRY
13551	MCDONALD, RALPH NORMAN	21376	MEAGHER, SEAN
22409	MCDONNELL, ANDREW JOSEPH	12068	MEANY, MARK EDWARD
22896	MCDONOUGH, JR., EDWARD BARRY	15912	MEARS, JAMES MICHAEL
10273	MCDOWELL, DONALD ENGLAND	22809	MEBANE, MARY VIRGINIA
21087	MCDOWELL, ROBERT WILLIAM	12904	MEDINA, TEODORO GADI
13878	MCELMURRAY, CHARLES TYNER	18171	MEGA, JOHN FRANCIS
20758	MCELROY, JOHN JEFFREY	20549	MEGALUDIS, ALEXIS MICHELLE
20223	MCFADDEN, DAVID WAYNE	15102	MEGHA, NAYANA ROHIT
19700	MCFARLANE, ANTHONY ADOLPHUS	21769	MEHARD, WILLIAM BRIAN
21768	MCGARRY, EUGENIA ZACHARIAS	20281	MEHENDRU, RAVEEN
22316	MCGINNIS, KEVIN THOMAS	22901	MEHRA, SUWAN BALDEV
10304	MCGINNIS, MICHAEL JON	15972	MEHROTRA, DEEPAK
21537	MCGINTY, IV, JOHN EDWARD	13330	MEHROTRA, SUNILA
19480	MCGRAIL, JR, WILLIAM THOMAS	13159	MEHROTRA, SUSHIL KUMAR
19481	MCGRAW, DANIEL JOSEPH	20051	MEHTA, NIMISH KUNJ
20546	MCGUFFIN, AARON MICHAEL	22317	MEHTA, RAGINI BALKRISHNA
10959	MCINTOSH, EDWARD NOEL	16787	MEHTA, RAJESH MOOLJIBHAI
12366	MCINTOSH, MICHAEL STEPHEN	18701	MEHTA, SHAILEN KANUBHAI
12849	MCINTYRE, WILLIAM JOHN	12807	MEJIA, FREDESWINDA
11591	MCJUNKIN, BRITTAIN	10556	MEJIA, MARIO CORDOVA
15176	MCJUNKIN, JAMES ENOCH	22810	MELDON, STEPHEN WILLIAM
15204	MCJUNKIN, MARY HAN	10233	MELIA, JOSE MAAVIA
17476	MCKAY, GEORGE LEO	18172	MELLEN, PAUL F.
21538	MCKEAND, CHRISTOPHER HAROLD	22271	MELOTTI, MICHELLE KAREN
15767	MCKELVEY, MARY ELIZABETH	21377	MEMON, KHALID U-ZAMAN
16429	MCKINLEY, NANCY ELLEN	19793	MENA, ASHRAF MENA KAMEL
10981	MCKINNEY, DOUGLAS EDGAR	16264	MENARD, PIERRE RIVIERE CARNOT
21249	MCKINNEY, GERALD	19317	MENDIETA, RICHARD JOSE
21250	MCKINNEY, SHAWN AVRIL	13884	MENDOZA, CRIACO ADA
18556	MCKNIGHT, JOHN ALLEN	18562	MENDOZA, DAVID CATALINO
08404	MCKOWN, JR., CHARLES HENRY	16966	MENEZ, EUGENIO ALDEA
18169	MCLAUGHUN, H. WILLIAM HENRY	17047	MENEZ, MARIA ROSARIO
13066	MCLELLAN, DAVID M.	19118	MENEZES, LAKSHMI
22576	MCLELLAN, SARAH M.	19168	MENEZES, NARESH PETER

License	Name	License	Name
10057	MENCIN, KUNNATH P.S.	15001	MILLER, JOHN CHARLES
18655	MENZEL, CHARLOTTE EMILIE	21864	MILLER, KAREN KAY
12007	MERCER, WILLIAM CARL	19046	MILLER, KENNETH THOMAS
21984	MERENDA, DANIEL JAMES	18523	MILLER, MAURICE MONROE
14677	MERIWETHER, DAVID FARBOD	09687	MILLER, ROBERT FRANCIS
16460	MERIWETHER, WILHELM DELANO	11177	MILLER, RUSSELL ANTHONY
15750	MERRICK, GREGORY STEPHEN	15119	MILLER, SCOTT EDWARD
09156	MERRIFIELD, JOHN VINCENT	16744	MILLER, STEPHEN BLAINE
21637	MERRITT, THOMAS BURTON	11324	MILLER, STEVEN CHRISTIAN
16905	MERSICH, KARL TAMAS	13068	MILLER, SUSAN WOLF
19749	MERTZ, HEATHER LEE	22319	MILLER, THOMAS BRADLEY
14198	MERVA, WILLIAM ANDREW	19237	MILLER, THOMAS EDWARD
16829	MESBAHI, KAVOOS NOORI	10472	MILLER, THOMAS STUART
20780	MESHEL, JACK CHARLES	12569	MILLER, TIMOTHY CHARLES
22739	MESHESHA, GIRMA ALEMU	12485	MILLER, WILLIAM SMITH
22665	MESKE, ALLEN EDWARD	20857	MILLER-CANFIELD, PATRICIA ANN
08260	METCALF, JR., JOHN WILLIAM	20341	MILLESEN, GWENDOLYN J.
22740	METRY, MICHAEL NAJEEB	12316	MILLIT, HENRY DAVID
19363	MEURER, DENNIS RAYMOND	20229	MILLS, STEVEN CHRISTOPHER
14917	MEYERS, DALE MITCHELL	09883	MILROY, STEPHEN KIRBY
17797	MEYERS, GREGORY SCOTT	16306	MIMNAGH, KATHLEEN M.
21543	MEZEY, ROBERT JOSEPH	22623	MIN, DOUGLAS DONGGIN
17517	MIAN, FARHAT SHAHBAZ	22076	MIN, JOONHONG
17288	MIAN, MUHAMMAD SHAHBAZ	21485	MINARD, ALEXANDER DAMON
07400	MICHAEL, JR. GUY HOBERT	21770	MINARDI, JOSEPH JAY
22622	MICHAELS, ROBERT M.	11596	MINARDI, LAWRENCE MATTHEW
20227	MICHALSKI, JOHN ALEXANDER	10830	MIR, SAGHIR UR REHMAN
22811	MICHEL, EDJARD	12913	MIRABLE, CHARLES JOHN
22075	MICHELFEIDER, ERIK CHARLES	13860	MIRANDA, AURORA MARCELO
11946	MICHELS, DONALD HASTINGS	22812	MIRANDA, MAX CLAIRE
09639	MICHELS, RONALD CHARLES	17048	MIRANDA, SHERRIE NAPIER
21326	MICKUNAS, GREGORY JOSEPH	21028	MIRSHAHI, HAMID REZA
14731	MIDCAP, MATTHEW ELLIOT	09502	MIRZA, ABDUL MAJID
20977	MIELE, VINCENT JOHN	20550	MIRZA, HUMAYUN
18657	MIGAILO, JOSEPH RAPHAEL	22503	MIRZA, MUHAMMAD AZIM
22566	MIGUEL, JR., NEMESIO LIM	20481	MIRZA, TARIQ
17701	MIHELIC, CHARLES JOSEPH	15875	MISAILIDIS, DIMITRI
14338	MIKELENS, PETER EDWIN	08945	MISAK, STEVE JOSEPH
22644	MIKKILINENI, HARITHA	22077	MISENHELDER, JASON ANDREW
17990	MIKOWSKI, MARY CAROLINE	22504	MISHRA, ANAND DONALD
21544	MILAM, KEVIN MITCHELL	22813	MITCHELL, BARRY MICHAEL
17798	MILAN, EDITA P.	20482	MITCHELL, BRADFORD KENT
16265	MILAN, PRIMO PANGYARIHAN	21261	MITCHELL, BRADLEY DAVID
22502	MILES, JEAN MARIE	14265	MITCHELL, CLYDE PAUL
15193	MILHOAN, STEVAN JEFFREY	19401	MITCHELL, HELEN MARR
09355	MILIC, MILORAD MILADINA	21706	MITCHELL, JOHN MARVIN
14302	MILLER, II, BOBBY ANDERSON	22412	MITCHELL, RODGER DALE
19540	MILLER, BOBBY L.	21327	MITCHELL, SCOTT WESTON
18376	MILLER, CHRISTOPHER TODD	18297	MITCHELL, WILLIAM CLIFFORD
22318	MILLER, GARY JAMES	06968	MITCHELL-BATEMAN, MILDRED
09442	MILLER, GARY WAYNE	22677	MITIAS, ABRAHAM SPIRO
22741	MILLER, JOHN ALFRED	19239	MITTER, AJAY

License	Name	License	Name
13777	MIZE, MARILYN SUZANNE	22211	MOODY, LAURA OSBORN
21438	MOAD, JOHN CARROLL	22557	MOON, DAVID MYUNGKEE
18563	MOBAYEN, MIR MOHAMAD	15407	MOORE, CHARLES ANDREW
15836	MODI, HEMANT CHANDULAL	13276	MOORE, DONALD HALSTEAD
19795	MODI, JIGNESH JASHAWANT	15837	MOORE, IVA ELAINE
21867	MODI, NAVITA	21546	MOORE, LEROY C.
11178	MODI, SHAKUNTALA	15751	MOORE, RENEE SAGGIO
09171	MODIE, JR., PAUL GREGORY	19241	MOORE, STEPHANY KAY
09083	MODLIN, ROBERT KENT	22568	MOOREHEAD, BENJAMIN DAVID
13089	MODY, JAYSHRI MUKUND	22625	MOOSAVI, BENJAMIN LEE
21486	MOERSCHER, SARAH KATHERINE	11179	MORABITO, ROCCO ANTHONY
19570	MOFFETT, KATHRYN S.	22958	MORABITO, JR., ROCCO ANTHONY
22902	MOGRI, IDREES ABDUL QADIR	08344	MORALES, ALFONSO
21135	MOHAMMADI, FARZANEH	14833	MORALES-FELICIANO, MILTON E
22158	MOHAMMADI, SOHEYLA	22689	MORAN, JR., EDWARD JOHN
18400	MOHAN, PETAIAH	15408	MORAN, III, ROBERT EMMET
18401	MOHAN, SARASWATHI	10092	MOREHEAD, MICHAEL AUGUSTUS
21380	MOHAREB, MOHEB MILAD AGA'BI	14373	MORELAND, GREGORY MARK
21381	MOHAREB, MONA MILAD	22159	MORELAND, JASON ALLEN
17618	MOHIUDDIN, MASOOD	22904	MORENO, MARIA RAPHAEL
10996	MOHIUDDIN, MOHAMMED MUJIBASSIR	11119	MORGAN, CHARLES STEPHEN
21487	MOHIUDDIN, ZAHUR	15269	MORGAN, CRAIG MICHAEL
19862	MOHLER, STEVEN LLOYD	11180	MORGAN, DAVID MICHAEL
22814	MOHTASHAM, LIDA	07616	MORGAN, DAVID ZACKQUILL
21707	MOINUDDIN, KHAJA	17348	MORGAN, III, JAMES HANLY
21545	MOKJOLLI, ADEDAYO OLUMIDE	16307	MORGAN, JOHN DOYLE
22815	MOLA, SARA JANN	19863	MORGAN, JR., JOHN ROBERT
22076	MOLANO, JENNIFER ROSE V	20689	MORGENSTERN, KENNETH E.
10473	MOLANO, WILFREDO NAVA	21819	MORIN, GARRISON VASILE
15759	MOLINA, LOUIS RAFAEL	12488	MORISE, ANTHONY P
17346	MOLINA, MANUEL EVENCIO	21439	MORISSETTY, SATYASAGAR
21985	MOLINA, JR., RAFAEL EVENCIO	19751	MORITZ, DENNIS M.
18808	MOMEN, JENNIFER JILL	18377	MORRIS, IRA ALAN
11941	MOMEN, JOSEPH MARD	22322	MORRIS, JOHN LEONARD
12538	MONCMAN, JEFFREY STEVAN	12716	MORRIS, SAMUEL DAVID
22079	MONDAL, KAMALENDRA NATH	19945	MORRIS, STANLEY THOMAS
21708	MONDEREWICZ, KATHLEEN M.	22817	MORRISON, KATHERINE MICHELLE
22816	MONG, DAVID ANDREW	22323	MORRISON, SERENA ANN
20832	MONGA, MANISH	22959	MORTON, II, JOHN BLAIR
21986	MONGOLD, BRADLEY WAYNE	12317	MOSBERG, STEPHEN R
22903	MONGOLD, DEREK SKEET	18809	MOSES, GREGORY JEROME
22413	MONINGI, VENKATA RAMANA	19364	MOSES, MELIN JONATHAN
16173	MONRDE, STUART ALAN	13994	MOSES, MICHAEL SOLOMON
19051	MONSEAU, RONNA MATHIAS	21710	MOSMAN, DAVID ALEXANDER
19052	MONSEAU, VINCENT EDWARD	13651	MOSS, ALVIN HOWARD
22321	MONTECALVO, RAYMOND MICHAEL	11430	MOSSAHEBI, ABDOLSAMAD
19926	MONTEJO, JULIA LYNN	13308	MOSSALLATI, SAAD
21771	MONTELEONE, JR., GAETANO P.	12381	MOTI, GOVINDASWAMY UDAYA
19240	MONTGOMERY, EMILY ANNE PARKER	20833	MOUCHIZADEH, JOSEPH
22624	MONTJOY, CAROL ANN	09503	MOUHLAS, GUS JOHN
20483	MONU, JOHNNY UZOMA VALMON	12635	MOUNTBATTEN-WINDSOR, HEDY J.K.
18658	MOODISPAW, PAUL FRANKLIN	22414	MOUSATTAT, ALAA

License	Name	License	Name
16432	MOUSHMOJSH, BASSAM	22160	NAEEM, MORTASHIM
18891	MOWE, DEBORAH ANN	20083	NAEGELE, JAY THOMAS
22324	MOZAFFARI, FARID	17950	NAEGELE, SCOTT ALAN
21547	MUDRY, JR., RONALD ALAN	21639	NAGARAJAN, ARUN
18528	MUELLER, CYNTHIA JANE	22505	NAHATA, AMIT KUMAR
18443	MUELLER, KARL JOSEPH	20978	NAHLA, ADNAN M.
10961	MUFSON, MAURICE ALBERT	20660	NAIM, ANTOINE ALBERTO
11880	MUKKAMALA, PRASADARAO B.	22929	NAIR, AMBIKA KUMARI
10305	MULDONG, BEN DAVID	17444	NAIR, DILIP
15464	MULL, RICHARD THEODORE	17400	NAIR, LAURIE BENNETT
10831	MULLEN, JOHN OWEN	09642	NAIR, LIONEL JOSEPH
19169	MULLEN, LISA ANN	17140	NAJJAR, SAKIB MUSLIH
19864	MULLETT, CHARLES JACOB	10408	NALLY, DAVID MICHAEL
09969	MULLETT, MARTHA DILLEY	11770	NAMAY, DAVID LEE
22570	MULLINS, SANDY BILL	12432	NAMAY, KEVAN A.
19244	MULLINS, DAVID ARTHUR	21963	NANCE, CHR-STOPHER SCOTT
11394	MULLINS, NORMA JEAN	21329	NANDA, SHARMILA HARIKRISHNAN
11698	MULPURU, SREE KRISHNA	20661	NANDA, SHRI RAJESH
20631	MULTANI, JASBIR KAUR	18745	NANDRA, CHARN SINGH
22018	MUNAJED, AMAL	22960	NANJUNDAPPA, ARAVINDA
13726	MUNN, NANCY JO	19172	NANNERS, KENNETH CHARLES
11599	MUNOZ, OSCAR F	09884	NARANJO, CARLOS ALBERTO
12617	MUNOZ-POSADA, EMMANUEL	18444	NARASIMHAN, SRINIVASAN
15270	MUNRO, THOMAS WAYNE	12321	NARAYAN, MANJULA
21382	MUNTASSER, SIHAM	12322	NARAYAN, MYSORE G.
21291	MURAD, KHALIL	20339	NARAYAN, SHESHA SHAMANNA
22571	MURPHY, BETTINA ANN	19485	NASHED, MAZEN
15271	MURPHY, JONATHAN BRUCE	21252	NASHED, TRISHA BANSAL
19641	MURPHY, PATRICIA ANN	21191	NASHER-ALNEAM, MUHAMMED SAMER
16268	MURRAY, FRANCES BLAKE	21383	NASIR, AMANA N.
14374	MURRAY, GORDON FRANKLIN	18938	NASSAR, SAM JAMAL
12382	MURRAY, PHILLIP J	18249	NASSAR, SOHA CHIKH
16743	MURTHY, COIMBATORE P. ANANDHI	22213	NATALI, DAVID GEORGE
17361	MURTHY, KRIS GAN	18884	NATARAJ, PRASAD MADHURE
16789	MURTHY, NARAYAN BUDDHA	20124	NATH, PRAMATH
18176	MURTHY, SRINIVAS HOSKOTE	14510	NATHAN, SWAMI
15463	MURTY, INDUBALA MULLA	20899	NATHANSON, STEVEN HARRY
12331	MURTY, RAMANA M.	12323	NAU, KONRAD CHARLES
20285	MURUGAPPAN, ALAMELU	08707	NAUM, JR. GEORGE PHILLIP
07975	MUSSELMAN, LAURENCE KETLER	18939	NAUMANN, WALTER KARL
18659	MUSUNURI, MAHESHWAR RAO	16175	NAVADA, SHIVSHANKAR UCHILA
21489	MUTO, DEIDRA FAWN	21868	NAVALGUND, BRINDA KULKARNI
21190	MUTO, FRANK ALLAN	21330	NAVALGUND, YESHVANT ASHOK
17733	MUZAFFER, RAHMET	11288	NAVARRO, ARSENIO PONCE
11769	MYERBERG, DAVID ZELL	11808	NAVARRO, ELEANOR N.
13587	MYERS, MARK ALAN	11708	NAVARRO, MARIA LUNA TAN
19171	MYERS, TODD RICHARD	19946	NAWAZ, MUDASSIR
20704	MYNES, MICHAEL SCOTT	17051	NAWROCKI, JOSEPH STEVEN
22212	MYRMOE, ARLIN MONROE	18940	NAYAK, NARESH KUMAR
21924	MYUNG, YOON MO	22572	NAZEER, NEELOFUR
19865	NABORS, ERIC DAVID	13335	NAZER, HUSAM M
10713	NADER, RAHEEM	22742	NAZLI, AYESHA

License	Name	License	Name
22080	NEAL, BIJAL PATEL	18179	NOLAN, SEAN
12324	NEAL, MICKEY JON	22358	NOORANI, PYAR ALI
10235	NEAL, WILLIAM ALBERT	22628	NORCONK, JR. JAMES JOSEPH
21712	NEASE, DARREN BLAINE	18565	NORMAN, ROBIN MARIE
16598	NEASE, SARAH MOORE	09786	NORONHA, JOSEPH ANTHONY HILARION
15230	NEASE, VICTOR FERRIS	09824	NORRIS, JOSEPH PETER
13778	NEELY, ELIZABETH JOHNSON	21773	NORTON, AMY BETH
13568	NEELY, JEFFREY LYNN	21253	NORTON, NANCY BEDIENT
22678	NEELY, TRAVIS ROBERT	21869	NOVELL, LAURA ANN
22591	NEGINHAI, VIVEKANAND SHANKAR	22215	NOWAK, KRISTIE DAY
13937	NEIBERG, HOWARD	22743	NOYOLA, JOSE LUIS
12206	NEIS, THOMAS RAY	12390	NUCUM, MAGDALENO SIMBOL
12245	NEITCH, SHIRLEY MAE	08429	NUGENT, GEORGE ROBERT
15554	NELHAUS, KURT MYRON	17480	NUKES, THEODORE ALEXANDER
15734	NELMS, TIMOTHY D.	22905	NULPH, LAURA LEA
22626	NELSON, EARL LYNN	18405	NUNLEY, MARK ANDREW
15120	NELSON, KELLY RAPHAEL	15744	NUNLEY, MICHAEL GRAY
16176	NELSON, TIMOTHY WILLIAM	22818	NUSAIR, AHMAD RAKAD
09226	NERHOOD, ROBERT CLARKE	17638	NUSS, MICHELLE ANN
11431	NERI, JR., FLORENCIO PASCUAL	16655	NUTT, MITCHELL ERIC
12102	NERZ, PAUL MICHAEL	19054	NUTTER, STEPHEN BRYAN
17801	NEVILLE, JR., JOHN WALLACE	18104	NWAJEL, EMMANUEL EZENWANI
14732	NEWBROUGH, MARK ALLEN	21991	NWANGUMA, CHARLES IKECHUKWU
14622	NEWBY, JOHN GREGORY	19752	OAKES II, RICHARD EDESEL
18696	NEWFELD, MARK LEE	09723	OAKES, SALLY LUE REGGEL
15555	NEWLAND, DENNIS EUGENE	18886	OAKLEY, GERARD JOSEPH
22627	NEWMAN, JEREMY HERSCHEL	10835	OAKLEY, MAURICE J.
18885	NEWMAN, JONATHAN GABRIEL	18180	OAR, PAUL ARTHUR
14034	NEWMARK, HOWARD	22629	OATES, JR., GARY EDWARD
20691	NG, HONG-KIN	21714	OBALANLEGE, ADENIYI MONZOOR
21137	NGANGA, JACKSON MAINA	22326	O'BANNON III, ROBERT TONEY
22415	NGUYEN, CHIEU DINH	13887	O'BENZA, ESENEZER JARON
18178	NGUYEN, THUAN-PHUONG	17802	OBLEADA, CLARITA NANCA
21640	NICELL, DONALD THOMAS	16745	OBLEADA, LYDIA
20979	NICHOLAS, JANE ELIZABETH	21548	OBLINGER, MICHAEL JOHN
21641	NICHOLS, AMANDA DIANE	09446	O'BRIEN, JR., RICHARD JOSEPH
09135	NICHOLS, CARL EDWIN	09313	OCAMPO, LUIS HORACIO
21642	NICHOLS, GARY ALLEN	18245	O'CONNELL, JEANNE MARIE
22214	NICHOLS, NANCY LYNN	20834	O'CONNOR, SARA EUBANK
19053	NICHOLS, PHILLIP TODD	22906	O'CONNOR, THOMAS PATRICK
17216	NIELD, LINDA SUSAN CATUOGNO	20205	O'DONNELL, PHILIP JOHN
18747	NIELSEN, MELISSA MATTHEWS	22579	OEHLER, JAMES RONALD
12719	NIESS, DENNIS RICHARD	10631	O'FARRELL, KATHLEEN ANNE
21713	NILLAS, MICHAEL SUMAYLO	15967	OFR, EREZ ABRAHAM
15816	NINE, BRADLEY ALLEN	18887	OGERSHOK, PAUL RICHARD
11289	NIZAMI, KAMAL AHMAD	22161	OGLESBY, ANGELA DENISE
21990	NNACHI, OKPANI MARTIN	21648	OH, EUGENE
18510	NNADIKE, JOSEPH OBJAJULU	22001	OH, MICHAEL YANG-HOON
19703	NOBILETTI, JOHN B.	15178	O'HANLON, KATHLEEN MARIE
11237	NOBLE, WILLIAM ELLSWORTH	20588	O'HARA, BRENDAN LINUS
11182	NOBLE, II WILLIAM LEE	22162	OHMAN, MARIA VIKTORIA
19111	NOLAN, MARK WARREN	18481	OKASINSKI, ROBERT EDWARD

License	Name	License	Name
13072	O'KEEFE JOANN AUDIA	21384	FADGETT, SHANIS ANAY
10998	O'KEEFE, MICHAEL VINCENT	14435	PADMANABAN, RAMANATHAN
20085	OKLEH, AKRAM	21139	PADRO, SILVINA BEATRIZ
22680	OLEKSA, III JAMES STEPHEN	07421	PAINE, ALBERT JAMES
22082	OLES, JENNIFER ANN	13309	PAINE, JR., ALBERT JAMES
13570	OLEY, GRETCHEN ELAINE	20635	PAINE, WARD JACKSON
19175	OLIAHIRAZI, ALI	11772	PAJARILLO LEO P
13925	OLIVER, JR., ROSS SAMUEL	20836	PALADE, ADRIANA ELENA
22630	OLIVERIO, BROCK JOSEPH	08794	PALKOT, JOHN SYLVESTER
22930	OLIVIER, ALBERT FRANCOIS	19248	PALLIE, ERIKA ANNE
13331	OLMSTED, CHARLES MORGAN	17995	PALMER, JR., HUGH CARLTON
11032	OLSON, ARTHUR WESLEY	11647	PALMER, JAN ELWIN
15333	OLSON, DANA OTMAR	09021	PALMER, LOUIS CARROLL
19867	OLSON, GABRIELLA BLYLER	20693	PALMER, RUSSEL SETH
14227	O'MALLEY, GREGG MICHAEL	21492	PALUMBO, JESSICA ANNE
12189	OMAR, MOHAMMED WARDAK	17734	PAMFILIS, STANLEY MANUEL
17107	OMAR, RAWHI ABDEL-RAHMAN	21331	PANCHAL, MAHENDRA JAGJIVANDAS
22506	ONDER, ALI MIRZA	16178	PANGER, MICHAEL RAYMOND
15840	O'NEAL, JAMES FRANKLIN	18041	PANGILINAN, REY TORRES
17684	ONESTINGHEL III, JOHN VINCENT	19249	PANTELIDIS, ANASTASIOS G.
12958	ONG, LUCENA LIM	21925	PANTELIDIS, PETER GEORGE
20634	ONGLATCO, JOHN DYBUNPIN	15842	PANUCCI, DEBRA JEAN
19868	OPYOKE, JOHN PARRISH	17551	PANWAR, NARPAT SINGH
14211	ORENCIA, RODOLFO T.	17665	PAPADIMITRIOU, LEIGH ANNE
09886	ORPHANOS, GEORGE J.	16790	PAPADIMITRIOU, PAUL BASIL
22507	ORPHANOS, JOHN RUSSELL	08646	PAPADIMITRIOU, BASIL PAUL
11603	ORR, RICHARD ANDREW	21440	PAPPAS, JOHN NICKOLAS
11183	ORR, JR., WILLIAM WOOD	10555	PARDASANI, GOPAL MANUMAL
21193	ORTEGA, ROBERT	13890	PARIHAR, HARDEV SINGH
11386	ORVIK, BENNETT DUANE	21926	PARIKH, MANISH K.
20435	OSBOURN, RAYMOND V.	18183	PARIKSHAK, NARENDRA DURLABHDEV
15034	OSCHWALD, CHARLES JOSEPH	17219	PARK, CHAN DONG
20692	O'SHEA, HEATHER ANN	17220	PARK, JANE CLAIRE GERKE
22327	OSTRINSKY, YEVGENIY	20837	PARK, KWANG-SOO
21550	OSUJ, FERDINAND UKACHUKWU	22573	PARKER, JEFFERY EDWARD
22592	OTELLIN, ALEXANDER VLADIMIROVICH	21386	PARKER, JR., JOHN ARTHUR
15411	OTHMAN, JAWDAT (JOE) OMAR	14409	PARKER, JOHN EUGENE
16853	OTRUBA, ZDENEK	16855	PARKER, KENNETH JOHN
17217	OTTO, MARILYN MARJORIE	11657	PARKIN, ELIZABETH STARR
17934	OVERMILLER, CARL LEE	11291	PARMAR, CHRISTOBEL PAMELA
08216	OVINGTON, ROBERT CARL	09543	PARMAR, JAYWANT PERCY
16693	OWENS, MICHAEL J.	14552	PARMAR, VINOD BACHUBHAI
20288	OWUNNA, ANTHONY UCHE	22508	PARMER, SHANE SCOTT
22063	OXLEY, KEVIN SCOTT	22084	PARRAVANI, ANTHONY JOSEPH
20086	OXLEY, KIMBERLY ANN	15673	PARSI, ROUZBEH KAMKAR
09397	OYCO, JOSE LANDICHO	18342	PARSONS, DEBRA LYNN
20361	OZON, ROBERT KENT	19845	PARSONS, MICHAEL JOHN
15431	OZTURK, AHMET HUSAMETTIN	10238	PARSONS, JR., NOLAN CHARLES
09960	PACIS, FLORA FLORES	22574	PARTIN, JESSICA FREEMAN
20127	PACK, MARK STEPHEN	12073	PARTOVI, MAHMOOD
18182	PACKO, DAVID CHARLES	22085	PARVEEN, RUBY JAMAL
08772	PACKOVICH, MILAN JOHN	21029	PARVIZ, SHEIKH SHEHZAD

License	Name	License	Name
10041	PASCASIO SR, PORFIRIO R.	19797	PAWAR, GAURI VIKRAM
22509	PASQUALE, JULIA LYNN	22907	PAWLOWSKI, EDWARD JOHN
20391	PATEL AJAY TRIBHOVANBHAI	11856	PAYMAN, BAHMAN
18144	PATEL ANEEL NATHOOBHAI	22744	PAYNE, BRYAN RANKIN
14147	PATEL ANIL J.	12960	PAYNE RITA K.
18661	PATEL, BHARAT GOVINDBHAI	12074	PAYNE WILLIAM NEIL
13016	PATEL, CHAGANLAL N.	19871	PEAKE, SHARON PARKS
22328	PATEL, DILIP BABUBHAI	22330	PEARCE-SMITH BEVERLY ANN
12417	PATEL, GOVINDBHAI MAFATLAL	10963	PEARCY, THOMPSON EMBLETON
17484	PATEL, JANAK RAMAN	14897	PEARSE, JON RICHARD
20783	PATEL, KAMALESH PURUSHOTTAM	18662	PEARSON, AMY BETH
17053	PATEL, KIRAN RANCHHODBHAI	11062	PEARSON, RICHARD JOHN C.
20636	PATEL, KUMAR RAMANBHAI	20152	PEARSON, JR., RONALD B. V.
18983	PATEL, LEELA KIRAN	20902	PELLEGRINO, BETHANY SUE
20900	PATEL, LEEERA NARENDRA	20838	PELLEGRINO, RONALD JAMES
22329	PATEL, MAHENDRABHAI NAGJIBHAI	20393	PENBERTHY, DAVID ROWLEY
10840	PATEL, MAHENDRAKUMAR M.	22272	PENDARVIS, RANIE WILLIAM
16181	PATEL, MAHESH BABULAL	21388	PENDERS, THOMAS M.
15274	PATEL, MANUBHAI NAGJIBHAI	18184	PENDLETON, ANDREW LEROY
19985	PATEL, NAINESH MANISHAI	20394	PENIX, ARNOLD RAY
10633	PATEL, NARENDRAKUMAR MANIBHAI	16694	PENNINGTON, BRUCE LESTER
21992	PATEL, PARTHSARTHI RAMESHCHANDRA	21785	PENNINGTON, TRACEY ODETA
16061	PATEL, PRAKASH BHUPENDRABHAI	17357	PENUGONDA, BAPANAIHAH
16490	PATEL, PRAKASHCHANDRA MAGANSHAI	15614	PERDONCIN ROBERT MARIO
10239	PATEL, PRAVINCHANDRA ISHWARBHAI	22331	PEREZ, MIRIAM KATERINE
21927	PATEL, RAJESH VITTHAL	20903	PEREZ, ROBERT EGUARAS
10634	PATEL, ROHINIBEN NARENDRA	17709	PEREZ-RIVERA, EFRAIN
18834	PATEL, SHAILESH DAHYABHAI	22575	PERGAMI, PAOLA
20661	PATEL, SHEILA SACHIN	16062	PERKINS, KATHALEEN C.
19068	PATEL, VISHNU ATMARAM	22822	PERLMUTTER, ALAN MARTIN
18654	PATEL-MEHTA, VINA	20784	PERRIN, RONALD LOUIS
22631	PATEY, JEFFREY ALAN	15735	PERRONE, VICTOR THOMAS
12010	PATHAK, ARUNA KISHOR	22068	PERROTTA, PETER LOUIS
11061	PATHAK, KISHOR SHRIKRISHNA	17359	PERSILY, ERIC MATTHEW
13893	PATICK, DAVID LAWRENCE	21332	PERSON, RICHARD ERNEST
20694	PATNAIK, ASHOK KUMAR	15216	PERUMAL, KANDASAMYCHETTY
10841	PATNAIK, DHIRENDRANATH	11608	PERVAIZ, NAEEM
18888	PATRICK, EDWARD ALFRED	21774	PESSA, JOEL EDWARD
16544	PATRICOSKI, CHRISTOPHER THOMAS	21333	PETCHER, RONALD CRAIG
20087	PATRIZI, JR., JAMES DONALD	19753	PETERSEN, JON F.
21883	PATTERSON, CAROL LYNN	13832	PETERSEN, JOSEPH MICHAEL
15917	PATTERSON, KENNETH THOMAS	22536	PETERSON, KENT WRIGHT
19322	PATTERSON, RELFORD EUGENE	15474	PETERSON, PHILLIP ALLEN
14950	PATTERSON, RICHARD GALE	14044	PETERSON, RANDALL WATSON
18950	PATTON, DAVID JAMISON	19080	PETERSON, RICHARD BOYD
11359	PATTON, ROSS MELVIN	13576	PETRANY, STEPHEN MICHAEL
21643	PAU, ROSANNA KWING SHUN	22511	PETRAS, ROBERT EDWARD
22632	PAUL, MARC HOWARD	22951	PETRELLA, JUDITH TERRY
21928	PAULSEN, SEAN DAVID	18484	PETRI, BENITA MARIE
16572	PAULSON, DEBRA JO	22633	PETRI, JUSTIN DANIEL
18811	PAULUS, RICHARD EBERHARDT	22439	PETRICOU, SEVASTIANI
18751	PAVLOVICH, JR., LUCAS JOHN	22512	PETRO, DANIEL PAUL

License	Name	License	Name
09759	PETROLA, FRANK LEWIS	11965	POLACK, EDWARD PHILLIPS
21551	PETROVICH, LINDA MICHELLE	13579	POLAK, MARK JOSEPH
12171	PETSONK, EDWARD LEOPOLD	22576	POLANCO, L SBETTE
15412	PETTIT, II, JAMES JARRETT	11186	POLAND, THOMAS WATSON
20637	PETTIT, WILLIAM FRANCIS	17433	POLAVARAPU, PADMAJA PAM
22745	PETTRONE, KRISTEN AIMEE	20695	POLEN, CHRISTOPHER LYNN
17521	PETTY, GARY JOE	21260	POLICANO, BRIAN CHRISTOPHER
22682	PETTY, GRANT DOUGLAS	11439	POLICARPIO, DIONISIO ENRIQUEZ
22332	PEYKANU, JAMES ARASH	22508	POLING, MARK ALAN
09084	PFISTER, ALFRED KARL	17362	POLLACK, JAMES ALBERT
20556	PFRIMMER, WAYNE JOSEPH	17486	POLLARD, ROBERT EMMET
12519	PHADE, VIJAYKUMAR R.	13281	POLLARD, SCOTT ELLIOTT
13378	PHAM, BICH NGOC	15629	POLLARD, STEPHEN WATSON
22153	PHAM, THANH-HA THI	18185	POLLOCK, BURTON H.
21259	PHARES, ROBERT WILLIAM	16184	POLLOCK, FREDERIC HARRY
15519	PHILLIPS, DANNY MICHAEL	20089	POLLOCK, JONDAVID
12855	PHILLIPS, JOAN MARIE	10359	POLO, OTILIA ANA TERESA
20557	PHILLIPS, JOHN ROBERT	19648	POMERANZ, STEPHEN JORY
22087	PHOENIX, BRADLEY CLAIR	18186	POMPILIO, KENNETH JOHN
22088	PHOENIX, VIDYA PRADHAN	10241	PONCE, FRANCISCO DELEON
20144	PHOTIADIS, JAMES	20904	PONDO, JAROSLAW S.
12076	PIATT, DONALD ROY	20436	PONIEMAN, DIEGO ANDRES
09937	PICCIRILLO, RICHARD ELLIOT	14659	PONS-BLAM, ROGER KARL
21717	PICKARD, JULIA PATRICIA	12361	POOLOS, STEPHEN PATRICK
18890	PICKSTONE, STEPHEN MARK	09159	POPE, HERBERT LEE
22513	PIEDIMONTE, GIOVANNI	13282	POPE, MARY ANNE
14657	PIEKAREK, GARY MARTIN	13731	POPE, JR., THOMAS LEE
10535	PIERSON, JR, BRUCE HAROLD	21553	POPOVICH, TEPPE
22218	PIERSON, JOHN PATRICK	18252	POPOVICI, IOANA ANDREA
20290	PIGOTT, DARLA KAY	20905	PORBIN, SEAN MATTHEW
14305	PILLAI, LAKSHMIKUMAR	18308	POROWSKI, JANUSZ WLADYSLAW
18568	PILNEY, JEFFRY JOSEPH	12856	PORRES-CALDERON, EDWIN RAMON
12264	PINGA, EMELITO RUSTE	12905	PORTER, DAVID LEE
18447	PINKNEY, KERRIE ANN	18419	PORTER, LAUREL GREGOR
14871	PINKUS, BARRY OSCAR	22909	PORTER, MARK DONALD
14709	PINO, EDUARDO	09191	PORTILLO, AUGUSTO
16659	PINO, ISABEL MARIA	13580	PORTUGAL, SALVADOR COPAS
19273	PINSON, CYNTHIA ZHAO	18531	POSIN, SHAWN LEE
21494	PIPPIN, WILLIAM DOYLE	15413	POSKITT, THOMAS RICHARD
09645	PIRACHA, ABDUL RASHID	15233	POST, WILLIAM RICHARD
21495	PIRZADA, RAHEELA	21884	POTASH, HOWARD IAN
22514	PISCH, JULIANA	16545	POTNIS, ASHA VISHWANATH
13927	PITSENBARGER, KELLY MCCOY	07321	POTTERFIELD, THOMAS GARLAND
16867	PITTALUGA, JUAN MANJEL	17118	POTTIPATI, ANANTHRAM REDDY
11437	PIZARRO, CESAR DEL ROSARIO	22089	POULOS, EVANGELOS GEORGE
11438	PIZARRO, EVANGELINE CARANDANG	22683	POULTON, THOMAS JON
22534	PIZON, ANTHONY FRANCIS	14380	POWDERLY, BRIAN
21718	PLANTS, BRIAN ALLEN	12798	POWDERLY, FINBAR GERARD
13802	PLATA, MILTON JULIO	16746	POWELL, MEJISSA ANN
19489	PLATENBERG, ROBERT CRAIG	15013	POWELL, STEPHEN RANDALL
08826	PLYBON, BENJAMIN LEE	21720	POWER, THOMAS PATRICK
22635	POIRIER, LEONARD SCOTT	08826	POWER, YOUNGER LOVELACE

License Name

License Name

18063	POWERS DANIEL	18190	PURANIK VIDYA PRAKASH
18410	POWERS ELIZABETH SUSAN	19873	PUREWAL AMAN SINGH
11240	POWERS ROXANN LUCINDA	19951	PUREWAL GUNEET CHAHAL
21141	POZZA CHRISTOPHER HUGH	11039	PUREWAL GURDEV SINGH
19872	PRABHAKAR BALAKRISHNA RAJARAM	21993	PUREWAL NAVDEEP SINGH
19367	PRABHAKAR GANGA	11659	PUROHIT NILKANTH B.
17221	PRACHUN PAUL	22416	PURUSHOTHAMALU JAYASHREE VENUGOPAL
12503	PRADO-ESTEFANI ZENaida P.	10910	PUZZUOLI GINA MICHELLE
15363	PRAGANI BABULAL	22821	QASSEM ZAHER
10173	PRAMANIK ARUN KUMAR	19576	QAZI NADEEM GUL
21870	PRASAD ROBIN	12143	QAZI NAEEM AKHTAR
21441	PRASAD SOUMYA	21496	QUADRACCI LEONARD JON
20785	PRASAD VIJAY KISHORE	18891	QUADRI SYED FIAZ
18187	PRASHER SANJAY	17667	QUARANTILLO III EDWARD PAUL
21721	PREMAKUMAR SANJAY KUMAR	17621	QUARANTILLO PAMELA LARGENT
10411	PRENTICE PETER SARTELL	16972	QUDDUS GHAZALA
10242	PRESCOTT GORDON FREEMAN	20538	QUE CHRIS CLINTON TAN
16111	PRESCOTT JOHN EDWARD	22217	QUIGLEY BRIAN PATRICK
21554	PRESTON MARK PAUL	19333	QURESHI ABDUL SATTAR
11197	PREVILL JAMES MARSHALL	21142	QURESHI AZEEM ABDUL
11328	PREVILL KATHLEEN VINCENT	20639	QURESHI FARAZ
20363	PRICE KENNETH OWEN	21334	QURESHI WASIF ALEEM
06999	PRICKETT DAVID CLINTON	08961	RABANAL ARISTOTLE ALCABEDAS
15311	PRIDDY JEFFREY GLENN	20129	RABKIN MICHAEL SCOTT
19575	PRIDDY MYRA DENISE	20130	RABON RANDAL JOSEPH
19492	PRIDGEN III HENRY ALBERT	19260	RACADAG ALEX PRESBITERO
10307	PRIETO ALFREDO	22636	RACHNER THOMAS EDWARD
09724	PRIETO JORGE ENRIQUE	17109	RACHUT ERIC ROBERT
22819	PRIGOZEN JASON MICHAEL	14866	RACZKOWSKI WANDA TERESA
21390	PRINCESA GERARDO SALVADOR	16836	RADCLIFFE ERIC JOHN
22515	PRIOR MICHAEL I.	14752	RADER DANNY ALLAN
21443	PROLER MEYER LEON	15058	RADER EDWIN LEE
19369	PROMERSBERGER MARK EDWARD	22577	RAFI ARIF MUHAMMAD
21871	PROSE THOMAS MARK	11441	RAGO ANDRES LAURENTE
22516	PROSTKO EDWARD RICHARD	22164	RAGO MARY KENDALL
22435	PROUTY TYLER JAMES	21929	RAGO VINCENT ERIC
22333	PROVANCE AARON JOSEPH	13172	RAGSDALE DORRIS ANN
18188	PRUDHOMME BONHOMME JOSEPH	12520	RAHBAR AHMAD
14183	PRUDICH DANIEL BRENT	22823	RAHBAR RODEEN
07537	PRUETT CHARLES DANNY	18191	RAHIM MUSTAFA
21722	PRYPUTNIEWICZ DAVID MATTHEW	11608	RAHIMIAN ALI
13170	PRZYBYSZ THOMAS MICHAEL	20090	RAHMAN AAMER
14479	PTACEK MARK JOHN	13732	RAHMAN ASIF
22820	PUCKETT FRANKIE ALLEN	21820	RAHMAN MICHAEL PETER
18343	PUESAN MIRNA AURORA	20233	RAHMAN MOHAMMAD PERVAIZ
14150	PUGH BASIL LESTER	17438	RAHMAN MUHAMMAD MOHSIN
10308	PUJARI BHASKER RAO	21335	RAHMAN MUHAMMAD MUJIBUR
10371	PULIDO JR FRED TAGUBA	20739	RAI ANSAAR TARIQ
08981	PULLIAM ROBERT PARKER	14000	RAINES FREDERICK STANLEY
13582	PULLINS DENNIS IVAN	18467	RAINEY DAVID MARK
20737	PUMPHREY JENNIFER ANNE BARKER	21336	RAJA PREMKUMAR
18189	PURANIK PRAKASH RAGHUNATH	10514	RAJA S. DES. NGU

License	Name	License	Name
18310	RAJAKUMAR, KUMARAVEL	22825	RASHEED, MEHMOODUR
22824	RAJAMANI, SRIDHAR	21725	RASHEED, QAISER
10114	RAJAN, DORAI T.	10638	RASHEED, SYED
10912	RAJARAMAN, SRINIVASAN	10174	RASHEED, ZARINA
11338	RAJARATNAM, ARUNTHATHIE	12078	RASHID, HUMAYUN
22165	RAJASHEKAR, KALPANA	20907	RASHID, MITCHELL NICHOLAS
20559	RAJJIOUB, SALAM	21994	RASHID, NICOLE MARY
11294	RAJU, VADREVI KAMA	08615	RASHID, RICHARD CHARLES
09547	RALLOS, ENRICO VIRTUCIO	12732	RASKIN, STEPHEN PAUL
08878	RALSTEN, JOHN NEVILLE	08603	RASMUSSEN, DONALD LLOYD
22962	RALSTON, THOMAS MICHAEL	11609	RASMUSSEN, NORVAL LEROY
16660	RAMADAN, HASSAN HUSNI	19875	RASSEKH, CHRISTOPHER HABIB
11817	RAMAPRASAD, SUDHA	19251	RASTOGI, PADAM SHREE
10103	RAMAS, MARIO CUI	09052	RATCLIFF, BRUCE ALAN
20292	RAMAS, MERCEDES E.	19981	RATCLIFF, DAVID HOOD
20091	RAMBERG, JULIA ELISABETH	08879	RATCLIFF, JR., GILBERT ALONZO
18988	RAMCHARAN, THIAGARAJAN	15134	RATLIFF, DAVID SUMMERS
17815	RAMESH, H. S.	22218	RATNAKAR, NITESH
21872	RAMIREZ, JORGE ALBERTO	18570	RATNANI, MUHAMMAD SALIM
10104	RAMIREZ, LA CONMEMORACION A.	10569	RATTANANONT, PRASOP
08781	RAMIREZ, RIGOBERTO	21644	RAUKAR, GEORGE JEFFREY
10717	RAMIREZ, ROLANDO CALUAG	13894	RAVER, JAMES MOORE
17058	RAMIREZ-MORET, MINERVA MARGARITA	19494	RAY, JACQUELINE RENEE
17169	RAMOS, RICARDO LORENZO	22578	RAYABHARI, ANANTH
12183	RAMSAY, MICHAEL J.O.	20740	RAYANI, CHOUDHARY V.
19988	RAMSAY, SARAH JANE	20705	RAYEVSKY, IGOR G.
21821	RAMSEY, KIRK ALEXANDER	20696	RAZA, QUASIR
15097	RAMSEY, WILLIAM DALE	21832	RAZA, SYED TASNIM
17589	RANA, ANJUM	21645	RAZAVIPOUR, NIKA
22091	RANA, HAMZA	18942	RAZZAQ, ASIM
12625	RANA, IZHAR AHMAD	18195	RAZZAQ, KHALID
16911	RANA, KHALID RASHID	13418	RAZZOOK, SALAH PHILIP
18953	RANA, MOHAMMED JAVED	13734	READ, MARC EDWARD
16573	RANA, NARESHKUMAR GULABBHAI	18695	REHL, IV, HARRY LEWELLYN
09847	RANA, RIAZ AKHTAR	21262	REALINI, ANTHONY DAVID
18379	RANA, SHAHID RASHID	15696	REAM, THOMAS SCOT
12731	RANA, SHAHNAZ I.	22826	REAVES, LISA HIRAI
20293	RANA, TAHIR IQBAL	11188	RECHT, KEITH ARNOLD
15658	RANADE, NILKANTH BAPU	17366	RECIO, FERNANDO OSCAR
18334	RANADIVE, MANMOHAN VISHWANATH	10842	RECTENWALD, II, ROBERT WILLIAM
14898	RANAVAYA, MOHAMMED IQBAL OASIM	10375	REDDI, PULIMAMIDI RAGHUNATH
12962	RANDOLPH, MICHELE KEITH	12217	REDDY, GURIJALA N.
22759	RANIER, GEORGE JOSEPH	19954	REDDY, JAYAPAL GUTTUKONDA
21261	RANJAN, DINESH	12733	REDDY, NADAVALLURU NARAYANA
13174	RANSON, DAVID WARD	13379	REDDY, PALLE K.S. PRABHAKARA
17941	RAO, ANEGONDI NATTERU NAGARAJA	16388	REDDY, SATHYANARAYAN MEDIPALLY
17059	RAO, KALAPALA SESHAGIRI	13419	REDDY, UMA P.
13175	RAO, SATHISHCHANDRA N.	11371	REDDY, USHA MOHAN
20980	RAO, SHEELA R.	21995	REDDY, VARDHAN JONNALA
22334	RAPELYEA, MELVIN SETH	15847	REDDY, VENU
06958	RAPP, ROY THOMAS	20343	REED, EDDIE
22417	RASASINGHAM, RAJEEVAN	17583	REED, JANIS ENGLISH

License	Name	License	Name
08671	REED, JOSEPH BLOUNT	22579	RICHTER, FRANK
19411	REESE, DANIEL BURTON	13077	RICKEL, JR., RALPH E.
19066	REESMAN, SHAWN DEWAYNE	18817	RICKETTS, PATRICIA LEIGH
21646	REHMAN, KHAWAJA ATEEQ	22336	RIDENOUR, GLENN ALLEN
22910	REHMAN, RAHEELA	16686	RIGGLEMAN, MICHAEL PAIGE
22963	REHMAN, TARIQ	12575	RIGGS, JACK EDWARD
16390	REICHLER, FREDERICK ADOLPH	22829	RINEHART, SARAH JANE
14155	REIDY, TERRENCE JOSEPH	22517	RINGUS, VYTAUTAS MATAS
15135	REIFSTECK, JOHN ERNEST	08220	RIPLEY, GARY LEMASTERS
09223	REISENWEBER, HARVEY DONALDSON	20663	RISING, JAMES LLOYD
22827	REISNER, DARRELL STEVEN	22964	RISPOLI, DAMIAN MARK
09827	RELLAN, DEV RAJ	21556	RITCHEY, DOUGLAS FREDERICK
22911	REMICK, SCOT C.	17623	RITTELMEYER, JAMES THOMAS
19580	REMOLONA, HELEN ROSE RUIZ	20487	RITTINGER, THOMAS JOHN
16198	REMOLONA, NATHAN MENDIOLA	12133	RIVAS, FRANK
12907	RENIE, WILLIAM ANDREW	17820	RIVAS, MARIA-ELENA
09117	RENN, III, JOSEPH JOHN	12809	RIVAS-PARDO, EDUARDO ALFREDO
18128	RENZI, RANDOLPH HECTOR	14926	RIZK, WAFI I.
22828	REPSHER, LAWRENCE HARVEY	18943	RIZVI, HIL
17818	REQUARTH, JAY ANTHONY	17624	ROA, RICARDO ARTURO
22336	RERYCH, STEPHEN KARL	20395	ROACH, ROBERT BENJAMIN
15849	RESLEY, TODD C.	16975	ROBARTS, TIM DAVID
22746	REUSS, PETER MATTHEW	22760	ROBERSON, JR., CLIFFORD WILLIAM
10966	REVELL, DAVID	10044	ROBERTS, JOANNA MARY
16391	REVERCOMB, CAROLYN HUGHES	10481	ROBERTS, KENRICK HAMILTON
07980	REVERCOMB, JR., WILLIAM CHAPMAN	21500	ROBERTS, LAWRENCE HENRY
16860	REXRODE, CARMEN REBECCA	17368	ROBERTS, MICHAEL DON
11189	REYES, CHARLES WESLEY	10846	ROBERTS, SAMUEL KUMP
11610	REYES, JOHN WILLIS LEEDS	12438	ROBERTS, THOMAS D.
12800	REYES, ROMEO CAMPANA	19178	ROBERTS, WILLIAM MICHAEL
19877	REYES BENAVENTE, FRANCISCO	19254	ROBERTSON, FRED SHAUNE
19524	REYNA CISNEROS, ROBERTO	15804	ROBERTSON, PHILIP B.
21498	REYNOLDS, JR. DAVID LEE	12335	ROBINSON, PATRICK A.
16665	REYNOLDS, DIANA PUTMAN	19581	ROGA, III, HENRI JOSEPH
22684	REYNOLDS, GORMAN JOEL	21996	RODA-RENZELLI, ANTHONY JAMES
14661	REYNOLDS, HARRY RICHARD	07707	RODGERS, JOHN THOMAS
22747	REYNOLDS, JAMES MILTON	22686	RODNEY, KURT GREGORY
22637	REZAEI, FARIBA	20981	RODRIGUEZ, CARLA ROSCIO
16112	REZAIAN, MOHAMMAD	13803	RODRIGUEZ-CAYRO, NARCISO A.
10509	RHEE, JOUNG WYE	22830	ROFFE, MARCOS
14307	RHODES, LARRY ALAN	10483	ROGERS, II, JOHN STAFFORD
11960	RHODES, MAURICE CLEMENT	10484	ROGERS, LARRY CALVIN
12080	RIAZ, RIAZ UDDIN	22166	ROGERS, MARK EDWARD CARLSON
09506	RICARD, JOSE ISRAEL	18325	ROHALEY, KIMBERLY M
21499	RICE, JR., ANTHONY KIELER	08855	ROHANI, MEREDITH
12334	RICHARDS, BRIAN GERARD	16189	ROHRBACH, MATTHEW ALAN
20741	RICHARDS, STEVEN DOUGLAS	12963	ROHRER, ALAN HARRY
19326	RICHARDS, WINSTON THOMAS	12336	ROIDAD, MOHAMMAD
18236	RICHARDSON, BRADLEY JESS	09848	ROIG, GEORGE MIER
21930	RICHARDSON, BRIAN KEITH	20028	ROIG, JORGE WILLIAM
17819	RICHMOND, BRYAN KELLY	12735	ROISMAN, TULLY STEPHEN
08709	RICHMOND, RICHARD DALE	21381	ROJAS, DAVID ALBERTO

License	Name	License	Name
12964	ROJAS, SAMUEL PANAL	17490	RUBIO, EPIMACO DRIGEN
22338	ROLAND, ROMIE EARL TAYLOR	22833	RUCKMAN, CAROL NYBERG
20153	ROLLINS, DONALD ROBERT	19958	RUDIS, STEVEN PETER
15918	ROLLINS, JOHN MICHAEL	14160	RUDOLPH, KAREN JON
21557	ROMANI, LIVIQ	12909	RUDOLPH, II, ROBERT LEE
15605	ROMANO, JUDITH THERESA	17946	RUDOLPH-WATSON, LISA ANN
20563	ROMANO, MICHAEL JOSEPH	19709	RUSH, SANDRA RENEE
18251	ROMEO, MARTHA SUZANNE	11444	RUSHDEN, RAYMOND OMAR
14030	ROMERO, JOSE MA. SINAGUINAN	14852	RUSHIN, JEANNE MARIE
19878	RONEN, LEON	17822	RUSHTON, THOMAS COLEMAN
11362	RONNING, II, LAWRENCE McCLUER	22974	RUSSELL, JR., BERTRAM ROYCE
19650	ROSARIO, ANJALI CAROL	22912	RUSSELL, CHRISTOPHER DAVID
19495	ROSARIO, PATRICK GERARD	17669	RUSSELL, DANIEL WYNN
16668	ROSAS-ACEVEDO, ANGEL LUIS	18236	RUSSELL, GAIL ANNE
17710	ROSE, COLIN ALEXANDER	16491	RUST, JOHN NEWTON
17711	ROSE, HEATHER JAYNE	21647	RYAN, JOHN JEFFREY
12337	ROSE, ROBERT A.	22590	RYAN, PATRICK THOMAS
16190	ROSE, VERA ANN	21393	RYAN, PHILIP J.A.
14620	ROSE, WILLIAM DARRELL	18951	RYCKMAN, WILLIAM FRANCIS
17120	ROSEBERRY, ELIZABETH ANN	14040	RYDLAND, DANINE ANNE
20488	ROSEN, CHARLES LEE	18894	RYNCARZ, RICHARD EUGENE
16878	ROSEN, DAVID ALAN	16912	RYU, WAIYOUNG
21043	ROSEN, JEFFREY DAVID	22092	SAAD, AYMAN ABD EL MOMEN
21931	ROSENBERG, ARLENE SYLVIA	21822	SAADEH, WASIM
22702	ROSENBERG, GARTH DAVID	10593	SABADO, JR., FRANCISCO DINO
17369	ROSENBLUM, BRET ABRAHAM	17371	SABBAGH, ABDULMALEK
15851	ROSENCRANCE, JAMES GREGORY	18458	SABER, KATHY LYNN
22638	ROSENGARTEN, JEFFREY LEE	18087	SABET, ZIA
18058	ROSIELLO, DAVID CARL	11242	SABIO, ARTURO
19879	ROSS, JAMES ALLEN	08118	SABO, ALEXANDER JOSEPH
19708	ROSS, JAMES KETRON	08957	SABO, SANDRA KOVACH
19070	ROSS, RHONDA SCITES	20564	SADAT, TAOUFIK ANWAR
20742	ROSS, TERENCE CONRAD	19071	SADEK, MOHAMED HAFEZ
22831	ROSS, WANDA SAWYER	12801	SADORRA, LAGRIMAS BABIERA
20839	ROSSI, KIMBERLY ANN	11298	SAFDER, ASMA
21558	ROSSI, SAMUEL CHRISTOPHER	17223	SAFI, IHSAN OMAR
22965	ROSSI, SUSAN JENNIFER	20236	SAGAYADAN, GRACE E.
22220	ROSTOCKI, LUKASZ	21559	SAHA, SANJOY
22748	ROTAN, JR., EDWARD EARL	13738	SAHADEVAN, VELAYUDHAN
18085	ROTH, BRETT ALAN	20791	SAHLOUL, RAGHDA TOLAYMAT
22832	ROTH, RONALD NEAL	16562	SAID, SAID EDWARD
14112	ROTHBERG, SARA ROSHANNA	19957	SAIEED, SAIEED HIZKEAL
22436	ROTHENBERG, LAWRENCE	17491	SAIKALI, WASSIM SALEM
22418	ROWAN, SHON PATRICK	18463	SAINT-GERARD, LOUIS MARIE ANTOINE HENRI
15919	ROWE, JOHN RODERICK	21873	SAJJAN, RAJENDRA N
20789	ROY, BHOLA NATH	09131	SAKHAL, HOSSEIN
12338	ROZA, ELI	16396	SAKKAL, AHMED MOUDAR
11124	RUBEN, ALAN MARSHALL	19073	SAKKAL, AMAL FOSTOK
14966	RUBEN, GEOFFREY LEE	15920	SAKLA, SAMY FRANCOIS
16116	RUBENSTEIN, ELI	15979	SALAMA, SAMIR A
20790	RUBIN, GARY DAVID	12738	SALDANHA, FRANCIS MAXIM
08200	RUBIN, PHILIP MORRIS	12439	SALE, II, WILLIAM GOODRIDGE

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22221	SALEEM, MARK	20295	SARNO, MACY JIMENEZ
16794	SALEEM, TARIQ	17714	SARNO, RIEL ESCASA
21932	SALEM, ZIAD	19342	SARFIELD, GREGORY R
11330	SALEME, MAURICIO NAIM	17948	SARWARI, ARIF RASHID
17670	SALETTA, STEPHEN JOHN	18016	SATHAPPAN, KASIRAJA
17824	SALGADO, PURIFICACION TAPAWAN	16446	SATHRE, HOWARD PAUL
22581	SALIBI, NAMAN AREF	19220	SAUL, SHERYL LYNN
18755	SALIH, SALWA MOHAMED	10643	SAUNDERS, JR., DARRELL FRANCIS
19583	SALIM, ALI	22582	SAUNDERS, KRISTINE RENEE
20949	SALMAN, ASHAR	22634	SAUNDERS, SUSAN ELIZABETH
19711	SALMAN, MUHAMMAD	18200	SAUS, JOHN ARTHUR
17185	SALMASS, JAFAR ZARIFSALEKI	21823	SAVANI, PARESH DHANJISHAI
18381	SALON, ELY JEAN CENDANA	18313	SAVIDGE, TODD OWEN
09646	SALON, ILIGINO FERNANDEZ	21264	SAVIT, RUSS MARC
18009	SALUDEŞ, MELVIN THEODORE	17374	SAVOPOULOS, SOT.ERE EVAN
21727	SALUJA, SANJAY	11513	SAVORY, LINDA MILLER
12996	SALUTILLO, VICTOR P.	11506	SAVORY, THOMAS KEYES
19712	SAMAHA, TONY MICHEL	18383	SAWEIKIS, ANTHONY ALLEN
16908	SAMMEL, ROBERT BLAIR	22421	SAWYER, KEVIN JAMES
22518	SAMORA, III, WALTER PAUL	19255	SAWYER, PHYLLIS RUTH
12626	SAMPATH, RAMANATHAN	11447	SAXE, TIMOTHY GERHART
18920	SAMPSON, JOHN E.	21410	SAYEED-SHAH, UMER
09003	SAMS, ROBERT EUGENE	22093	SAYRE, AMY PARKER
20398	SAN DIEGO, CARMELITA MAYOR	21501	SAYYED, RAMEEZ TAUQIR
11963	SAN PABLO, WILLIAM AMARO	18080	SCAGNELLI, ALEXANDER
17373	SANCHEZ-BERNAL, EDGAR	22094	SCAIFE, AARON LEE
22339	SANCLEMENT, JOSE ANTONIO	14956	SCARING, WILLIAM ANTHONY
19497	SANDERS, JAMES OLIVER	20984	SCARLATESCU, SORIN
12524	SANDFORD, JOHN LEE	11887	SCATTAREGIA, FRANCIS ANTHONY
09449	SANDHU, UJJAL SINGH	10247	SCHAchter, ALLAN BERT
22865	SANGEM, MADHAVI	18513	SCHADE, CHARLES PRICE
17885	SANG-LUK, ELENA	22422	SCHAFFNER, LIZA GAIL
21942	SANGODEYI, OLLYEMISI REUBEN	15711	SCHARF, CHARLES SELDEN
16750	SANKARI, BASHIR RIAD	22222	SCHEMM, JESSICA MERRIFIELD
17712	SANKARI, MOHAMAD RIAD	11512	SCHER, NANCY SLIFKIN
18512	SANKARI, SAMAR RIYAD	18239	SCHIANO, MICHAEL ANTHONY
09697	SANTER, JR., MICHAEL ANTHONY	12912	SCHIEBEL, FRANKLIN GERARDO
22340	SANTHANA KRISHNAN, SRIVILLIPUTTUR GOPALAN	22913	SCHILLINGER, DAVID SCOTT
22420	SANTHI, SHANMUGAM	18571	SCHLARB, CHRISTOPHER ALAN
12861	SANTIAGO, AMELIA JAVIER	13180	SCHMIDT, III, JOHN HENRY
18199	SANTIAGO, CARLOS SORIANO	21648	SCHMIDT, MATRINA JANELLE
09725	SANTIBANEZ, SAMUEL MAGALLANES	14480	SCHMIDT, STANLEY BURNETT
21088	SANTMYIRE-ROSENBERGER, BETH RENEE	22167	SCHMITT, BRADLEY ADAM
11811	SANTOS, ARTHUR MAGNO	13589	SCHMITT, RICHARD GERARD
13221	SANTOS, YOLANDA ACUNA	11004	SCHMITT, SUSAN ANN
08853	SANTRA, NITYANANDA	09534	SCHMITT, THOMAS JOSEPH
09053	SANTROCK, DAVID ALAN	14695	SCHMULEVICH, RAFAEL LEONARDO
14486	SAQUIB, AZIM	21777	SCHNURER, MARK ALEXANDER
16191	SARACCO, GREGORY MICHAEL	12777	SCHOCHET, JR. SYDNEY S.
13588	SARAP, MICHAEL D. (DUKE)	15040	SCHOR, JOEL ANTHONY
20910	SARKAR, DEEPAK RANJAN	22096	SCHREIBER, JOHN PAUL
20294	SARKER, CHITTA RANJAN	17111	SCHREIMAN, JUDITH STARK

License	Name	License	Name
21265	SCHROEDER, DAVID WILLIAM	20744	SETHI, SUSHIL MITTER
13634	SCHROERING, MICHAEL SHEEHAN	14664	SETLIFF, HENRY LEE
21502	SCHRUFF, JR., LOUIS MCCALL	18676	SETSER, EDWARD RAY
17401	SCHULTZ, JOHN PAUL	10572	SETTLE, JR., EDMUND CARR
19959	SCHUNN, CHRISTIAN DIETRICH GUNTER	17375	SEVILLA, MARIA-DORINA CRJZ
22096	SCHWAB, GWENDOLYN MARIE	20912	SHAALAN, M. BASHAR
08958	SCHWAB, LARRY TIDD	21267	SHABIH KHAN ASIF
14704	SCHWABE, MARIO RAFAEL	11190	SHACKELFORD, JR., HOWARD LEE
11968	SCHWARTZ, FRANK LEE	16701	SHADY, MAGDY SHAWKY
14309	SCHWARTZ, TERRY LYNN	16946	SHAFFER, CHERYL RENAE
14977	SCHWARZENBERG, BERNICE ANASTASIA	12440	SHAFFER, DIANE ELAIN
14978	SCHWARZENBERG, MICHAEL RICHARD	17424	SHAFFER, DAVID JAMES
15159	SCHWERHA, JOSEPH JOHN	17999	SHAFFER, DOUGLAS NEALE
09699	SCOBBO, RONALD ROGER	22835	SHAFFER, MATTHEW JAMES
22223	SCOLAPIO, JAMES SAMUEL	22341	SHAFFREY, JULIE KATHLEEN
22583	SCOTT, JANNA ELAINE	13593	SHAH, ARVINDKUMAR BALDEVDS
18844	SCOTT, JERRY WAYNE	16315	SHAH, ATUL PRABHAKAR
20843	SCOTT, MARY ANN	12341	SHAH, DINESH BABUBHAI
10571	SCOTT, II, ROBERT KENNETH	22224	SHAH, HETAL RAJNIKANT
08379	SCOTT, THOMAS FRANCIS	17410	SHAH, JAYESH BABULAL
19584	SEAMAN, ROBERT WILLIAM	15738	SHAH, KRISHNAJIVAN C
20911	SEANGIO, CATHERINE DE LOS	13785	SHAH, MAHENDRAKUMAR CHIMANLAL
17950	SEARS, TIMOTHY SCOTT	09970	SHAH, MIAN WILAYAT
11618	SEBERT, STEPHEN LOWELL	10387	SHAH, MRUDULA JASHWANT
13222	SECO-GARCIA, ALFREDO JOSE	13895	SHAH, MUKUND KANTILAL
22749	SECRIST, LEE JENKYNS	11970	SHAH, NIKUNJ MANMOHAN
15855	SEDER, JEFFREY DAVID	11126	SHAH, RAJNIKANT CHANDJULAL
21396	SEOLMEYER, TROY LYNN	13031	SHAH, RAMESH CHAMANLAL
15282	SEEGAR, III, JOHN KING B.	19498	SHAH, SHISHIR HASMUKHLAL
20685	SEEMANN-KOCON, RENATA TERESA	19373	SHAH, VIKRAM NAVINCHANDRA
16316	SEEN, KENNETH JAMES	22906	SHAH, VIPUL BHUPATRAI
17112	SEETHARAMA, SUBRAMANI	22519	SHAHAB, SOHRAB
21561	SEHBAI, AASIM SHAHEEN	14482	SHAHAN, MICHAEL ELLSWORTH
22017	SEHGAL, MANU	22593	SHAHZAD, FAROOQ
13659	SEIDLER, DAVID EDWIN	19076	SHAKESPEARE, ALFRET NORMAN
21998	SEIDLER, DONALD LEON	19181	SHAKESPEARE, GEETHA
11545	SEKAR, CHANDRA S.	20567	SHAM SHAM, FADI M.
22686	SEKHON, HARMANJATINDER SINGH	14016	SHAMBLIN, DAVID CAROL
16273	SEKKARIE, MOHAMED ABDULKARIM	17829	SHAMBLIN, III JACK FREEMAN
17492	SELBY, JOSEPH BARRY	16992	SHAMMA, BASSAM NICHOLAS
18248	SELIGSON, MICHAEL SCOTT	21563	SHAMMA, HASSAN NICHOLAS
08451	SELINGER, HAROLD	22915	SHAMMA, AMMAR AKRAM
14809	SELLA, GABRIEL EUGEN	10770	SHAMMA, SAHIB KADHUM
17672	SELLITTI, TONY PATSY	13786	SHAMMA'A, JOHN MICHEL
10248	SEMBELLO, JR., WILLIAM JAMES	15358	SHAMMA-OTHTMAN, ZAINAB AHMAD
14689	SEN, ANINDYA KUMAR	20030	SHAMS, SEYED ALI
22914	SENINGEN, AIMEE ELIZABETH	08812	SHANE, STANLEY ROY
21562	SEON, CARL YANG-IL	22967	SHANK, CRISCHELLE LYNN
18675	SEQUEIRA, PAMELA BERNADETTE	11777	SHANK, JOHN STEPHEN
14481	SERBIA, VICTORIA CARIDAD	17437	SHANK, TERRY CLARK
21778	SERFONTEIN, STEPHANUS JOHANNES	09760	SHANMUGHAM, NED THANIKACHALAM
09321	SERRATO, JOSE MANUEL	12342	SHANNON, CLAUDE KENNARD

License	Name	License	Name
18046	SHAPIRO, RAYMOND MARC	12863	SHIREY, ROBERT ARLEIGH
21849	SHAPIRO, ROBERT EDWARD	21447	SHIVAPRASAD HULLUKUNTE BYLAPPA
17951	SHAREEF, NAYYAR FATIMA	13900	SHOCKCOR, WILLIAM THOMAS
21933	SHARMA, ADITYA	17290	SHOCKLEY, MICHAEL CURTIS
10379	SHARMA, CHANDRA PRAKASH	15678	SHOENTHAL, JR., DONALD RAY
22520	SHARMA, MANISH	19821	SHOJAEI-MOGHADDAM, JALIL
22916	SHARMA, PUNEET	15698	SHOMBERT, LAWRENCE PETER
19077	SHARMA, SANJEEV SIMEON	19374	SHOOK, DANIEL RAY
11069	SHARMA, SURENDRA MOHAN	19413	SHOPE, JAMES RUSSELL
09598	SHARMA, TARA CHAND	12343	SHORA, WASEEM
11704	SHARP, STEPHEN JOSEPH	16565	SHORT, YANCY SCOTT
16752	SHAVER, WARREN MITCHEL	21144	SHOULDIS, ERIC DANIEL
20844	SHAW, JEFFREY LEE	22836	SHOWALTER, KELLY RENEE
13787	SHAZLY, MOUNIR AHMED	17187	SHRAMOWIAT, MICHAEL
20490	SHEETS, JARED ANDREW	17953	SHREVES, JENNIFER GIAQUINTO
12249	SHEEL, GEORGE WILLIAM	18193	SHROFF, MAHESH BABULAL
17952	SHEIKH, NASIM AHMAD	22687	SHUFF, CHARLES EDWARD
08573	SHEILS, JOHN PAUL	22837	SHULER, FRANKLIN DAVID CHRISTIAN
13967	SHEILS, JR., WILLIAM SOL	09064	SHULTZ, JEFFREY SAVILLE
17673	SHELHORSE, MARK EDWIN	18204	SIAS, TINA MARIE
16669	SHELTON, CARL RANDOLPH	10684	SIBLEY, RICHARD HENRY
19902	SHELTON, III, CHARLES HENDRIX	20138	SICILIANO, DEAN ANTHONY
22917	SHELTON, PENNY L.	10803	SIDDIQI, FAROOQ HUSSAIN
21195	SHEN, JOSEPH PIUS	22342	SIDDIQI, MUNAWAR
21269	SHEN, PAUL MEDAL	18917	SIDDIQI, NIKHAT ZOHRA
22521	SHENOY, SANTOSH GOVIND	18898	SIDDIQI, SHAH NAWEED
12746	SHENOY, SURATKAL VAMAN	22668	SIDDIQI, SUMAIYA WASEEM
21032	SHENOY, VEENA	11832	SIDDIQI, SYED MOHAMMED Z.A.
19585	SHENOY, VISHWANATH N.	22098	SIEGEL, JOEL
09143	SHEPHERD, JR., JAMES BANKS	16396	SIEGEL, NORMAN LANG
20135	SHEPPARD, LISA MARIE	19079	SIEGLER, CHARLES MORGAN
21090	SHER, SYED JAWAD	22750	SIERRA, MAIDA
21091	SHER, ZAINAB JAWAD	22424	SIGDEL, SAROJ KUMAR
11622	SHERIDAN, III, EDWARD JAMES	21675	SIGEL, JESSICA ESTHER
19499	SHERIDAN, MARK FREDERICK	22099	SIGURDARDOTTIR, BRYNDIS
21999	SHERLEKAR, SANDEEP	13740	SIKORA, ROSANNA D.
22918	SHERLOCK, KATHRYN LEE HAUK	19714	SILANG, RIETA PURIFICACION T.K
20845	SHERMAN, GARY MICHAEL	10491	SILK, ADNAN
19961	SHERRILL, MONIQUE MICHELLE	22100	SILL, JR., HOWARD WALTER
19713	SHERRY, JAMES HOY	09471	SIMON, MEL P.
19076	SHETH, ASHISH PRAMOD	22919	SIMON, THERESA S.
19895	SHETTY, ATUL S.	17066	SIMPSON, FRIDAY GEENE
20985	SHETTY, RAJENDRA RAVINDRA	16213	SIMPSON, RICHARD ALAN
20093	SHETTY, RAM MOHAN	09055	SIMS, RUTHERFORD CLARK
20988	SHETTY, SUPRITHA ANAND	14310	SINCLAIR, JEFFREY BYRON
21270	SHIELDS, DOUGLAS ALLEN	09890	SINE, WILBUR ZINN
22273	SHIELDS, JESSIE ANTOSZEWSKI	22102	SINGAREDDY, SANJAY
20094	SHIFFLER, JOEL DAVID	21341	SINGER, GEOFFREY LEE
20987	SHIMM, DAVID STUART	20345	SINGH, ANIL KUMAR
21092	SHIN, ROBERT BONGCHUL	21551	SINGH, DEEPIJOT
16576	SHINGHAL-GUPTA, KUMUD KUMARI	21033	SINGH, GAGAN JIT
22684	SHIREY, CAROL ANN	10722	SINGH, IQBAL

License	Name	License	Name
19962	SINGH, JAINARAYN	15924	SMITH, DAVID MICHAEL
11206	SINGH, JOGINDAR	22751	SMITH, DONNA LYNN
21586	SINGH, KULDEEP	22104	SMITH, DOUGLAS FREDERICK
10429	SINGH, RAJENDRA PRATAP	16642	SMITH, ELIZABETH THERESA HYNES
10574	SINGH, RANJEET KAUR	21389	SMITH, ELLEN RENEE
10507	SINGH, SARJIT	12346	SMITH, FORREST WAYNE
20185	SINGH, SATBIR	22000	SMITH, HENRY GARTH
12250	SINGH, SATNAM K.	09651	SMITH, JAMES TUCKER
21196	SINGH, SHAJINI	21510	SMITH, JENNIFER MARIE
21271	SINGH, SHALLU	13696	SMITH, LEE BRYAN
22275	SINGH, SUNITA	13597	SMITH, LEE ELLIOTT
20298	SINGH, SURENDRA PRAKASH	13183	SMITH LYNN NICHOLSON
18205	SINGH, VIRENDRA	16348	SMITH MILTON GERMAN
20585	SINGLETON, BRIAN ANTHONY	10111	SMITH, JR., RALPH SILAS
21272	SINHA, SHOBHIT	21738	SMITH II RICHARD LEE
15943	SIRACUSANO, VINCENT CHARLES	14970	SMITH, ROBERT
19963	SITLER, MICHAEL G	22105	SMITH, ROBERT WYATT
20491	SITLER, TERESA MCCLUNG	20795	SMITH, ROY EUGENE
20698	SIVAK, CALLCOTT JENNIFER ANNE	22278	SMITH, RYAN PATRICK
18760	SIVAKUMARAN, MUTHUMANIMOLU	16029	SMITH, STACEY ANNE
21852	SIVAPRAKASAM, MICHAEL JAYAKUMAR	14005	SMITH, STEPHEN CHARLES
09119	SIX, RICHARD RAY	11623	SMITH, STEPHEN MICHAEL
13695	SKAFF, KIMBERLY LYNN	21853	SMITH, TAMARA SUSAN
14717	SKAFF, LEE ANN	13690	SMITH, WILLIAM DAVID
16028	SKAFF, PAUL ALEXANDER	22344	SMITH MAXEY SHANNON LEA
18485	SKAFF, SAM A	16349	SMYCZYNSKI, MARK STEPHEN
19897	SKAGGS, CHRISTOPHER CLEVELAND	20569	SMYTHE, GAI LOUISE
19857	SKAR, SANDRA LESLIE	19081	SNAVELY, DANIEL DECKER
22276	SKAREDOFF, MICHAEL NIKOLAS	14011	SNEAD, JOSEPH AK N
18047	SKAROTE, SAMUEL JOSEPH	22345	SNEDIKER, DANIEL GARRETT
17304	SKEENS, JOSEPH LESLIE	20036	SNIDER, ALLAN JEFFREY
15638	SKEENS, WILLIAM MICHAEL	10645	SNIDER, JR., GEORGE EVERETT
20239	SKILES, JEFFREY ALLEN	12747	SNIDER, JR., GLENN RUSSELL
18105	SKINNER, LISA MICHAELLE	14548	SNIDOW, JR., ROBERT LEE
13968	SKITARELIC, KATHRYN FRANCES	22920	SNODGRASS, AMANDA DAWN
15984	SKOLIK, STEPHANIE ANN	16439	SNODGRASS, KEVIN RAY
22685	SLABINSKI, MARK S.	18336	SNYDER, CHARLES WILLIAM
22838	SLACK, MARK RAYMOND	18246	SNYDER, ROBERT DEAN
08137	SLACK, RICHARD LEE	21094	SOBEL, BARRY JAY
14758	SLAYSMAN, MICHAEL LOFLAND	11449	SOBHAN, MOHAMMAD ABDUS
16195	SLAYTON, DONNA JEAN	18677	SOBIERAJ, KRZYSZTOF MACIEJ
16698	SLAYYEH, YASER AHMAD	19716	SOBIESKI, MICHAEL WILLIAM
17954	SLEMP, CATHERINE COURTNEY	12749	SOBRAY, JANICE CLAIRE
22639	SLEPIN, MARK JEFFREY	22839	SOFOLA, IFEOLUMPO OBIAMUJU
22622	SLOMOWITZ, STEWART ALLEN	21158	SOHAIL, SYED
18823	SMALL, FAIRLEIGH DAVID	11070	SOHRABI-NASSRABADI, ABDOLKARIM
17955	SMALTZ, VIRGIL WILLIAM	16842	SOKOS, MATHEW GUS
22523	SMITH, ARTHUR ALAN	10316	SOLA, ANTONIO GARCIA
21398	SMITH, CHADWICK RAY	15471	SOLARI, TEDDY WAYNE
20745	SMITH, III, CHESTER DONALD	19082	SOLE, LEONARD SCOTT
20700	SMITH, JR., DALLAS AARON	21654	SOLEYMANI, KAMBIZ
14012	SMITH, DANIEL LEE	14385	SOLOMON, ROBERT CHARLES

License	Name	License	Name
21876	SOMACH, STEPHEN CONRAD	16984	STALLO, PAMELA SUE
19756	SOMASUNDAR PONNANDAI SADASIVAN	13086	STALNAKER, RALPH ALI EN
19717	SOMASUNDAR, SUKANYA	10421	STANLEY, VERNON RAY
19886	SOMASUNDARAM VELLAIAAPPAN	15011	STANSBURY, JOHN GAITHER
13440	SOMEN, LEYLA INC	21831	STANTON, EDWARD SPIRES
21342	SOMESHWAR, JEAN RJTH	12013	STANTON, HOWARD JAMES
20913	SOMESHWAR, SHIV PRASAD	20746	STAROCHER, II, LARRY VICTOR
16539	SOMMERVILLE, TROY DONALD	18003	STARK, LINDA JEAN
17739	SOMPALLI, BALASUBRAMANYA PRASAD	22437	STARO, FRANCIS LOUIS
21934	SONDIKE, STEPHEN BARRY	22840	STAROS, ERIC B.
15422	SONI, SUKHDEV CHAND	21035	STARYNSKI, JOHN ROBERT
22106	SONNEFELD, CHRISTIAN ANDREW	21877	STATUM, KASEY AVIS
12186	SORIANO-ULLOA, LUIS E	20989	STAUFFER, MARC ROBERT
15772	SORKIN, MICHAEL ISAAC	14063	STEAD, JEFFREY ALLAN
17633	SORR, EDWARD MARK	18451	STEADMAN, JOY LYNN
22524	SOTOMAYOR VALENZUELA, TALIA BETTINA	09137	STEADLY, LANCE PRESTON
22346	SQUDAN, ABDUL SHAHEED	14019	STEEL, JACK ROSS
13699	SOULSBY, DAVID LEON	12583	STEELE, DAVID REID
18206	SOUTHERN, STEVEN C.	08674	STEELE, JAMES LEBRECT
20914	SOVANI, SANTWANA VINAYAK	17636	STEELE, THOMAS WESLEY
21096	SOVANI, VINAYAK KRISHNA	22752	STEFAN, ANGELA
21399	SOYOOLA, EMMANUEL OLUSOLA	13290	STEFANO, JOHN AUGUSTUS
14504	SPALT, HARRY ALFRED	18048	STEIL, EVAN NEIL
15236	SPANGLER, ELIZABETH LEE	21780	STEIN, ALAN ROBERT
20915	SPANGLER, PHILLIP RICHARD	11706	STEIN, VIJJA K
22526	SPARKS, STEPHEN SCOTT	15663	STEINBERG, MICHAEL LEWIS
15571	SPEARS, II, JAMES FRANKLIN	18207	STEINBERGER, ROBERT
13426	SPEIDEN, LOIS MARIAN	22526	STEINHAUSER, RAYMOND PAUL
17740	SPEILMAN, DANIEL EDGAR	21197	STEINVURZEL, MARK DANIEL
15753	SPENCER, RICHARD ALAN	08882	STEMPLE, LARRY JACK
17496	SPERBER, EDWARD EPHRAIM	19889	STEMPLE, MARIE ANN
08521	SPIGGLE, JR., WAYNE CAMPBELL	14020	STEPHENS, MARK KERRY
20300	SPILSBURY, PAUL ROSCOE	10685	STEPHENS, RODNEY LEE
17378	SPINDEL, MICHAEL ROY	18575	STEPT, LARRY LYLE
22347	SPIRES, SUSAN ELLIOTT	15360	STEVENS, PHILLIP RUST
20570	SPITZER, KAMILA	10493	STEVENS, II, RALPH ALBERT
20571	SPITZER, MARK ALEXANDER	09073	STEVENS, ROY JAMES
20438	SPODAK, MICHAEL KENNETH	22921	STEVENS, SCOTT KENNETH
13600	SPONAUGLE, JIM HARPER	09264	STEVENSON, II, JAMES MARCUS
09647	SPORCK, FREDERICK THOMAS	10771	STEVENSON, II, RICHARD GREGG
20493	SPYCHALSKI, JAMES NORMAN	20154	STEVENSON, ROSALIND LEVICK
19265	SRIDHARAN, BALAKRISHNAN	20990	STEVENSON, SARAH ELIZABETH
16843	SRINIVASA, NANGALI SRIGURAPPA	15685	STEWART, JR., EDWARD EUGENE
18317	ST ONGE, RICKY DONALD	08642	STEWART, JOHN ANDERSON
11628	STA ANA, ENRIQUE COLLANTES	16284	STEWART, MICHAEL ALLEN
11194	STAAB, III, CHARLES HENRY	21087	STEWART, RUSSELL, RAYMOND
17678	STACEY, MICHAEL JOHN	20494	STEWART, STACI KAY
17144	STADTMILLER, RICHARD JARED	15326	STEWART, WILLIAM ANDREW
08224	STAGGERS, MARGARET ANNE	19853	STEWART, CYRUS, MELODY ANNETTE
21400	STAHR, BENJAMIN JOSEPH	19083	STICKLER, ALATHEA FOSTER
14313	STAKE, TERRY L.	19806	STICKLER, II, DANIEL LEE
15317	STALENSKI, WALTER STEPHEN	14580	STILLWAGON, PAUL KREHL

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10251	STINE, OSCAR CEBREN	20155	SULEIMAN, RAED MOHAMMED TAYSEER
21655	STITELY, MICHAEL L.	13663	SULLESTA, RENE OCTAVIANO
21656	STOCKETT, CHERYL LYNN	12776	SULLIVAN, III, CARL ROLLYNN
22001	STODDARD, KELLEY ERIN	17655	SULLIVAN, DANIEL RICHARD
10252	STOLL, DAVID ALLEN	16987	SULLIVAN, JON MICHAEL
21729	STOLL, SYAM B.	12090	SULLIVAN, PAMELA JOAN
14249	STOLLINGS, RONNY DOUGLAS	20138	SULLIVAN, SARAH LYNN
17837	STOLTZFUS, PATRICIA BAER	14452	SULTAN, JULITO DIMAISIP
16557	STONE, BARTLETT ALLEN	22280	SULTANA, AFROZA
13024	STONE, JUDY ANN	14683	SUMNER, CALVIN RUSSELL
20346	STONE, PATRICK ALAN	14388	SUMROK, DANIEL DAVID
08086	STONE, ROBERT EARL	22107	SUN, MIN
16986	STONEBRAKER, VINCENT CHARLES	22003	SUNDARAM, MAGESH
17496	STONER, JOSEPH FRED	21566	SUNDARAM, UMAPATHY
13291	STONESTREET, GREGORY CLAYTON	10426	SURATTANONT, SADTHA
18455	STOOKE, KIM MARIE	18763	SURAY, ANNA MARIA
21657	STOUGH, ROBERT CLARENCE	10971	SUSON, EDUARDO M.
11507	STOUGHTON, WADE BLAIR	18678	SUSSMAN, KENNETH MORRIS
15561	STOUT, ROBERT CHRISTOPHER	12253	SUTTIRATANA, PIMPA
18824	STOUT, RODNEY BARRY	22842	SUWAID, WIJDAN DIB
15121	STRAFFORD, JAMES CRAIGMILES	10382	SUYAO, RICAREDO PALISADA
15339	STRATTON, RANDALL LOUIS	10317	SUYAO, ROSARIO DONADO
11195	STRAUCH, ROBERT SALADE	21658	SUZUKI, AKIKO
11196	STRAUCH, WILLIAM DOUGLAS	16120	SWAIN, RANDALL ALAN
15704	STRAUS, DONALD	12525	SWAMY, CHANDRA SETUNATH
09702	STRICKLAND, SAMUEL ASHER	18904	SWAMY, HEMALATHA COIMBATORE
16869	STRICKLER, SCOTT HOWARD	20647	SWANK, GARY P.
22689	STRIMLING, BRADLEY SCOTT	22843	SWANSON, GEORGE ALDEN
15688	STRIZ, STANISLAV	20991	SWART, STEPHANY SUZANN
20037	STROBL, NEIL ROBERT	13839	SWEARINGEN, PHILLIP VAN
18515	STROBL, PETER WILHELM	22004	SWEATT, HEMELLA L.
18516	STROBL, PHILIP HARLOW	18130	SWEDARSKY, ROBERT HUTCHER
09899	STROBL, WOLFGANG WILHELM	10723	SWIHART, STANARD LEE
21504	STROW, MISTY KATHERINE	12350	SWISHER, SALLY HANNA
19085	STRUTHERS, COURTNEY HARPOLD	10253	SWOPE, BERNARD MCCLAREN
22690	STUART, DAVID LIVINGSTONE	17382	SYED, AIJAZ AHMAD
14910	STUART, JR., SAMUEL PATRICK	21659	SYED, GAFFAR ALI
19964	STUCHELL, BRYAN KEITH	19588	SYED, SAFIULLAH
16275	STUDENY, MARK ALLEN	11487	SYMINGTON, RICHARD CHARLES
16672	STULTZ, DEBRA	21936	SZE, EDDIE H.M.
08941	STUPAR, RONALD KENT	12447	SZEGO, ELLEN Z.
13662	STYER, THOMAS B.	12448	SZEGO, GABRIEL GABOR
22168	SU, ALBERT TOM	19414	TABASSUM, RANA
19086	SUANSILPPONGSE, AROON	19756	TABATABAI, MAHMOOD
10055	SUBBARAYA, LINGADAHALLI HIRIYANNAPPA	18209	TACKETT, CHANDOS DEWAYNE
14637	SUBBAREDDY, KURAPATI	17956	TACKETT, JAMES FAIRD
16493	SUBHEDAR, DILIP VASUDEV	20820	TADROS, ALLISON MARSHALL
12349	SUBIK, MARC A.	22645	TADROS, HANY MAHER
11707	SUBRAMANIAM, SUBRAMANIAM NARAYANMURTHY	13187	TAHERNIA, A. CYRUS
22841	SUDHARTO, RATIH BULAN TRESNA	17086	TAJEN, NEJAT MANSUR
18243	SUKYS, NANCY ANN	15378	TALARICO, CARMEN LOUIS
16913	SULEIMAN, ALI AHMAD	17497	TALKINGTON, ANDREW ALAN

License	Name	License	Name
13427	TALLAKSEN, ROBERT JAMES	21449	THACHIL, RAJEEVE THOMAS
18947	TALLMAN, TODD EDWARD	17430	THACKER, ANTHONY WAYNE
22349	TALUG, CAN	17431	THACKER, TERESA YVONNE ROLFE
11343	TAMARA, ANTONIO	18964	THAETE, FRANKLELAND
21567	TAMAYO, RAOUL ISIP	13341	THAGIRISA, ANJANEYULU
10725	TAMAYO, RAUL HIPOOLITO	15337	THAGIRISA, SIVAPARVATI
12254	TAMBOLI, ARDESHIR T.	17226	THAKKAR, JASHVANTLAL KUBERBHA-
16914	TAMBOLI, JASMIN ADESHIR	12966	THAKKER, CHANDRANI GANPAT
12092	TAMEA, JR., CONRAD D.	12498	THAKKER, GANPAT G.
13846	TAMPOYA, MANOLO DALIGDIG	13665	THAMBIDURAI, LILIAN
13741	TAN, JESUS HO	21577	THAMMASITBOON, SATID
21781	TAN, JOCELYN LAI	18001	THAXTON, JEFFREY NORMAN
10494	TAN, ROMEO BIHAG	19163	THAXTON, REBECCA
13607	TAN, VIGILIO MONTESCLAROS	14213	THILEN, STEPHAN ROLF
15609	TANTOCO, MANUEL RESURRECCION	09902	THIMMAPPA, BEGANE GUNDAPPA
22922	TANVEER KHAN MERAJ	18825	THIMMAH, RAMESH
20574	TAO STANLEY SZE-HAU	15674	THISTLETHWAITE, DANIEL BRUCE
19966	TARASISHI, MOUHAMAD RIDWAN	17498	THISTLETHWAITE, TIMOTHY LAWRENCE
20648	TARAKJI, HOSSAM	22108	THOMAS, ARTHUR DUTTON
11488	TARAKJI, MUHIB SHUKRI	21568	THOMAS, DANIEL RANDOLPH
22005	TARANTINO, HEATHER NOELLE	12093	THOMAS, DAVID WAYNE
18764	TARAVATH, SASIDHARAN	08594	THOMAS, JAMES PHILLIPS
22527	TARIQ, MOHAMMAD	21505	THOMAS, JOHN JOSEPH
08465	TARNAY, THOMAS JOSEPH	21275	THOMAS, JOHN RADES
15427	TARRANT, LAWRENCE WILLIAM	21825	THOMAS, ROBERT GUY
12754	TARRY, WILLIAM FRED	20750	THOMAS, STACI JONES
22350	TASSET, JERRY JOSEPH	20156	THOMAS, SURESH PUTHENPARAMPIL
22844	TATSAS, ALON	21506	THOMAS, WILLIAM SCOTT
14388	TAUBENSLAG, WALTER NEAL	19720	THOMPSON, ELLEN A.
09600	TAUPRADIST, PARINYA	14406	THOMPSON, GEORGE ROBERT
11397	TAVOLACCI, JOSEPH ANTHONY	10972	THOMPSON, JR., ROBERT CLAYTON
19087	TAYENGCO, JR. ROBERT GEMORA	20347	THOMPSON, RONALD
16071	TAYLOR, HARRY LUNDY	19088	THOMPSON III, ELMER NOEL
13188	TAYLOR, HENRY GORDON	19183	THORN, KERI JAY
08251	TAYLOR, JOHN BROOKINS	14747	THORNTON, TED DOUGLAS
17071	TAYLOR, LINDA MORRIS	11974	THRUSH, JR., LAWRENCE BLAIR
09409	TAYLOR, MARY BELLE	10115	THRUSH, PETER KENT
12755	TAYLOR, MICHAEL EUGENE	15110	THRUSH, WALTER PARKE
20038	TAYLOR, PAULA FLANAGAN	21276	THUKRAL, REETA K
22169	TE, VICTORIO GO	20848	THUMMALA, ANURADHA REDDY
13189	TEBA, LUIS	21730	TIANO, JOHN THEODORE
19719	TEICHMAN, PETER GERARD	16852	TICE, DOUGLAS SCOTT
17957	TEJA, KULDEEP	21401	TIEMANN, WILLIAM ELMORE
22968	TEKLEYES, FIKADU GEBREYES	12774	TILEY, III, EDWARD HENRY
12967	TELERON, JR., J. VICTORINO R.	21937	TILLOTSON, ROGER DECKER
10496	TELLERS, JOHN GREGORY	21277	TILTON, THERESA MAE
11709	TEMPLETON, JR., JOHN J.	11489	TIMBAYAN, ADIN LHM
15472	TEPOEL, LOUIS DEAN	11490	TIMBAYAN, VICTORIA SANTOS
10255	TERCAN, ERDOGAN	15929	TIMBERLAKE, GREGORY ALAN
19757	TERMANINI, BASEL	16588	TIMENS, LAWRENCE JOSEPH
09894	TERRY, SR., RICHARD FRANKLIN	17838	TIMMS, STEVE RAY
11631	TETER, DONALD FRED	22225	TIMPERMAN, ALBERT LEO

License	Name	License	Name
21343	TINDEL, MARTIN S.	13668	TRUMBULL, DIANNE WELCH
22007	TINGLER, DAVID CHARLES	17501	TRUMP, JEFFREY SCOTT
22170	TINNEY, MELISSA JUGO	14394	TRUPO, FRANK JOHN
11975	TINNIN, LOUIS W.	16697	TRUSNOVIC, WILLIAM DANIEL
22008	TIRANDAZ, MEHRAN	13299	TSENG, ANGELA
09410	TISMO, PATRIC DACUYAN	13300	TSENG, JENNY
21278	TIU, CHRISTOPHER	12760	TUANQUIN, NARCISO BUGARIN
21826	TIU, JEREMY JONATHAN	22691	TUCKER, ELMO GLENN
09322	TIU, WILFREDO ANG	18392	TUCKER, GARY JACKSON
11491	TIVITMAHAISOON, CHANCHAI	16031	TUEL, DAVID ELMORE
22262	TODD, MICHAEL JAMES	13092	TUFAU, GUY
14062	TOFFLE, ROGER CHARLES	14058	TUMBOKON, DENNIS CIPRIANO
16444	TOLAYMAT, NASER	14153	TUMBOKON, MARIETTA BUENDIA
16519	TOLER, JR, MERTON CAUSEY	22528	TUMMALA, JYOTHIPRASANNA
13667	TOLLIVER, JACK DALE	13654	TUMMALA, MADHUSUDANA RAO
22109	TOMCHIN, SHAYNA BETH	18051	TUMMALA, SATYA PRASAD
20577	TOMLINSON, DAVID JASON	16467	TURJUMAN, DORID KADRI-AL
14672	TOMSHO, MARK MICHAEL	18393	TURLEY, JOHN AUSTIN
18214	TONEY, STEVEN ROY	22110	TURNER, CHAD CHRISTOPHER
22283	TONSETH, ROLF PETTER	08716	TURNER, CHARLES EDWARD
12256	TONSKI, ERNEST RICHARD	08984	TURNER, JOHN CALHOUN
18577	TOPPING, RICHARD EDMUND	13902	TURNER, ROBERT ERNEST
21344	TOPPINS, BETH ANN	22923	TURNER, SAMIA KAY
13430	TORDILLA, PLARIDEL PALMA	10773	TURNER, TOMMY
22284	TORDILLA-WADIA, JENNIFER CUDIAMAT	20399	TUSEK, ZDENEK AJUSTIN
21667	TORKELSON, MICHAEL ROBERT	22438	TVETER, KEVIN JEROME
17412	TORRES, ASCENSION MARGARITA	09293	TWEEL, HARRY KARL
21938	TORRES-TREJO, ALEJANDRO	21346	TYMOWSKI, MACIEJ
22845	TOGSON, HANAN MAHMOUD	21257	TYNER, MARILOU PATALINJUG
18215	TOTH, MARGARITA EVA	09968	TYRE, LORRAINE LYNNE
13191	TOUCHON, ROBERT CHARLES	22111	TYSZKO, SEAN MICHAEL
16880	TOUMA, B. JOSEPH	21661	TZYSTUCK, FRED PATRICK
09727	TOUMA, JOSEPH BICHARA	21878	UDALL, JR., JOHN NICHOLAS
09754	TOUMA, Omayma TAYAR	22291	UEDA, ROBERT KAZUO
20440	TOUMA, SUSAN ABRAHAM	17718	UJAYLI, ALAA
14693	TRACY, CHARLES ALAN	15932	UJEVICH, MILO MARK
21279	TRACY, LLOYD RUNNELS	22426	ULHAQ, ATA
11508	TRAMMEL, SHIRLEY WILLIS	09931	ULLAH, MOHAMMAD ANWAR
22285	TRAN, ANN ANH	10132	ULLRICH, IRMA HILDA
06926	TRAUBERT, JOHN WILLIAM	18536	ULMA, GEORGE ANTHONY
21680	TRAWICK, JAMIKA WARREN	21038	UMANA, ERNESTO
12094	TRAXLER, WALTER THOMAS	15137	UMSTOT, JR., RICHARD KEITH
12969	TRAYLOR, JR., JACK RICHARD	18216	UPTON, MATTHEW BRADFORD
21037	TREADWAY, CHRISTY LYNN	18217	UPTON, SUE ANN
12758	TRENBATH, RICHARD STOCKTON	22172	URBAN, VANESSA ANGELENA
16989	TRIA TIRONA, MARIA ROSALIA BARRERA	22640	URBANES, ARIS QUEROL
13190	TRIENT, WILLIAM EDWARD	16692	URBANSKY, LEAH RENEE
13901	TRINIDAD, CRISTINA LECAROS	20579	URICK, LOIS ALANA
15864	TRIPLETT, TERENCE WAYNE	16677	URVAL, KRISHNA RAJ
21569	TROISCHT, MEGAN JUDITH	19969	URVAL, SHASHI RAJ
21570	TROISCHT, TAYLOR SOMERS	22113	UZOKWE, FESTUS IKECHUKWU
18996	TROUTEN, JASMINE TUGAEN	15867	VAGLEY, RICHARD THOMAS

License	Name	License	Name
15102	VAGLIENTI, RICHARD MARTIN	18827	VELOSO, MARY LIND
13842	VAIDYA, SHRIKANT KASHINATH	18089	VELTMAN, JOHN COLLETT
15563	VALENZUELA, ROBERTO CHRISTIAN	12499	VEMPATY, RAO H
15470	VALIVETI, RAJENDRA PRASAD	22529	VENABLE, JUSTIN NEIL
11634	VALLEJOS, JAVIER M.	10276	VENTOSA JR., JOSE JOVEN
22226	VALLEY, THOMAS CLIFFORD	22351	VENTURA TAVARES, HUGO FRANCISCO
11978	VALLIANT, LEW HERBERT	22175	VENTURA TAVARES, NEIDA ROSALIA
21731	VALLS, JASON JOHN	19270	VER ELLEN, PATRICIA ANNE
20245	VALUSKA, JR., JAMES WILLIAM	12393	VERMA, HAPPY
21280	VAN DER SLOOT, PAUL GERARD	08324	VERMA, PURUSHOTTAM LAL
22174	VAN DER ZEE, HOYTE	15742	VERMANI, VINAY
20097	VAN DEREN, III, JOHN MEDEARIS	20302	VESELICKY, KENNETH ANDREW
19090	VAN DONGEN, PHILIP CLARK	21148	VI, LINH HUYEN
10858	VAN DYKE, PAUL EUGENE	13304	VIALL, JOHN HENRY
08524	VAN GILDER, JOHN CORLEY	13443	VIDAL, MELCHOR FERNANDEZ
09365	VAN GILDER, JOHN ELMAN	19970	VIDAL, MELVIN THEODORE
21198	VAN METRE, RAY MINYARD	22692	VIDOR, IRA AREL
22227	VAN NORMAN, ANTHONY JOSEPH	20921	V.DOT, MILAGROS MERCEDES
09304	VAN PELT, BYRON LESLIE	20348	VIDUCICH, RAYMOND ANTHONY
08952	VAN RIFER, LOUISE	17682	VIGO-PAREDES, TOMAS E
15160	VANCE, ROBERT ANDREW	18484	VIJAYKUMAR, PUVALAI MEENAKSHISUNDRAM
18456	VANCE, SHARILEDA CATHERINE	11309	VILLANUEVA, CIRILO ZAFRA
15991	VANCE, TEDDY BRYAN	12014	VILLANUEVA, EMMA CALDERON
11453	VANIN, JOHN ROMILDO	12015	VILLANUEVA, IDA Z
19598	VARDAN, SANDEEP	11992	VILLANUEVA, MANUEL BUNOAN
21572	VARGA, KAROLY	12867	VILLANUEVA, ROMULO GALLARDO
13441	VARGAS, RAMON	11310	VILLARAZA, JR, CHRISTOPHER Z.
16678	VARLEY, MICHAEL PATRICK	15773	VILLARREAL VICTOR VIDAL
21403	VARMA, MANISH KUMAR	15105	VIRADIA, ARVIND ZINAGHAI
22114	VARNEY, JAMIE BENJAMIN	20651	VIRGIN, TONY KEITH
22115	VARZGAH, ALI	19980	VIRMANI, AJAY
13934	VASAN, S.	15319	VISINTINE, AAROLYN MARIE
14764	VASILAKIS, ALEXANDER	22009	VISWESHWAR, NALLATHAN I.
10651	VASQUEZ, CARLOS ARTURO	15659	VIT, ANTHONY JOSEPH
21879	VASUDEVAN, ARVIND	13432	VIVAS WIGBERTO
13193	VASUDEVAN, CUDDALORE P.	16454	VOELKER, JOSEPH LEE
18576	VAUGHAN, AMY ANNE	22641	VOGT, JOEL ALAN
13194	VAUGHAN, NATHAN ANDREW	19092	VOHRA, RAKESH KUMAR
13904	VAUGHAN, RICHARD ALAN	22352	VOLESKY, PATRICK JOSEPH
11509	VAUGHAN, W. HUNTER	21199	VOLLMAR, THEODORE MARTIN
22116	VAUGHT, BARRY KEITH	15994	VOLTIN, RUSSELL IRVIN
16074	VAWTER, ROBERT LEE	13305	VON DOHLEN, THOMAS WALTER
20301	VAZQUEZ-CARRERO, MIRZA M.	16468	VONDRAN, JANET ELISE
20346	VAZQUEZ-CARRERO, ZAIRA NAMIR	10320	VONGXAIBURANA, MARNEERAT P
11636	VEACH, JOHN SANFORD	10256	VONGXAIBURANA, OPHAS
15428	VEATCH, RONALD IRVING	20852	VOSS, SUSAN
22586	VEDULA, GIRIDHAR VENKATA	21281	VREELAND, THOMAS HENRY
20850	VEERARAGHAVAN, GOPAL	20853	VRINCEANU-HAMM, ALINA DANIELA
19091	VEERASWAMY, MANIMEKALAI	19425	VUKMIR, RADE BEUK
17841	VEGA, MICHAEL ELMER	12356	VYAS, SUBHASH A
09189	VELASQUEZ, ALFREDO CORRALES	11364	WACK, JR., THOMAS GEORGE
20851	VELICKOVIC, IVAN ALEKSANDAR	10321	WADE, JR., JOHN ALEXANDER

License	Name	License	Name
19185	WADE, ROBERT BRIAN	18828	WARDEN, BRADFORD EDGAR
22427	WADE, WILLIAM ALEXANDER	20580	WARDEN, MARY DAVIDSON
21282	WADHAR, HARSHAD BHAGWANJI	16122	WARGACKI, RONALD STEVEN
22363	WADIA, HORMUZ PARVEZ	19971	WARNER, JR., JAMES GRANT
18247	WAGGONER, KEITH ALAN	10259	WARREN, CAROLYN SUE COPPINGER
11482	WAGNER, GREGORY RANDALL	14908	WARREN, III, ELBERT GRAHAM
18218	WAGNER, JR., TRUMER JAMES	21827	WARREN, RANDY L
19094	WAHEED, ABDUL	18101	WARREN, RENEE BETH
17173	WAHI, RAKESH	10260	WARREN, STAFFORD GAY
09748	WAIKHOM, JILANGAMBA SINGH	21662	WARWICK, TANYA C
17720	WALBJURN, JONATHAN RICHARD	19895	WASEEM, MUHAMMAD KHALID
13197	WALD, DONALD MARVIN	18219	WASHINGTON, CLINTON LEE
14006	WALDECK, JAMES MICHAEL	17743	WASHINGTON, LAURA LEE
09465	WALDEN, JOHN BEAUMONT	22010	WASYLYK, IRENE MARIA
09895	WALKER, DAVID KEITH	21573	WATKINS, COLLEEN MARIE
17135	WALKER, JR., ERNEST MARSHALL	19096	WATKINS, SCOTT VICTOR
22646	WALKER, JAMES DREW	20983	WATSON, ANDREW TODD
14725	WALKER, JR., JOHN TRACY	20497	WATSON, BRENT EDWARD
15377	WALKER, MARK ALAN	19972	WATSON, DAVID ALAN
21200	WALKER, MATTHEW PHILLIP	22693	WATSON, JAMES KEITH CROMWELL
10652	WALKER, ROBERT BRUCE	18452	WATSON, RICHARD WILLIAM
12634	WALKER, JR., ROBERT LEO	22286	WATTS, SHANNON KATHLEEN
15280	WALKER, ROZELLE JENEE	18395	WATTS, WILLIAM RANDALL
22846	WALKER, SARA DIANE	14240	WAXMAN, DAVID L
17721	WALKER, THOMAS NELSON	18396	WAYT, MICHAEL TIMOTHY
09123	WALKER, WILLIAM EDWARD	11277	WAZIR, BADSHAH JAN
12141	WALL, JR., HAVEN N.	20360	WEAR, WILLIAM EDWARD
22642	WALL, MARY JEAN	18221	WEAVER, BRYAN DOUGLAS
18362	WALL, WENDELL ALAN	22540	WEBB, CHARLES MARSHALL
17387	WALLACE, JANET NEASE	22569	WEBB, CHRISTINA DAWN
20662	WALLACE, MICHAEL LLOYD	09413	WEBB, III, DELENO H
11648	WALLACE, RICHARD AUSTIN	11640	WEBB, MICHAEL TERRY
21460	WALLACE, WILLIAM CHRISTOPHER	14505	WEBB, RALPH WYATT
18577	WALLIA, RAJNI	10861	WEBB, ROBERT FRANCIS
22643	WALLING, BARRY DAVID	19989	WECHT, DANIEL ALAN
12174	WALMSLEY, BRUCE G.	16760	WEDEMEYER, GERALD THOMAS
18683	WALSH, CYNTHIA LEAH	22850	WEGLINSKI, LINDSAY MCDEVIT
13290	WALTERS, CHARLES LEE	19097	WEHBE-HIJAZI, NAJLA ADNAN
22354	WALTERS, RANDALL WAYNE	16222	WEHNER, PAULETTE SUZANNE
17722	WALTERS, TORIN PATRICK	21151	WEHRHEIM, HEIDI MARIA
10118	WANCHICK, MICHAEL ALLEN	23041	WEI, MICHAEL H. C.
22847	WANG, GEORGE TIAN-YI	20161	WEI, NAIMIN
11091	WANG, HSINN-HONG	21733	WEIDMAN, PAUL DANIEL
22846	WANG, JIM CHUNG-AN	22530	WEIMER, MATHEW BENJAMIN
08141	WANG, SHEN KUANG	20801	WEIMER, TRACY L
22849	WANG, WILLIE K.	11199	WEIN, ROBERT MICHAEL
22118	WANG, XU	13096	WEINSTEIN, JAMES DAVID
22428	WANG, YE	16902	WEINSWEG, DAVID LESLIE
08960	WANGER, HELGE ALEXANDER	08383	WEISE, CHARLES COMMODORE
15520	WANTZ, MARGARET SUZANNE	22851	WEISS, BRENDAN MICHAEL
15521	WANTZ, MARK LYNWOOD	22694	WEISS, CAREY IRA
16497	WARD, MATTHEW JOHN	22970	WEISS, WILLIAM

License	Name	License	Name
17234	WEISSE, MARTIN EDWARD	21041	WILCOX, STEPHEN NELSON
16993	WEISSMAN, DAVID NEIL	19199	WILDER, BRUCE LORD
21663	WELCH, PAUL GREGORY	18684	WILEY, K.M STEVEN
08411	WELLS JR., HAWEY ADOLPHUS	19897	WILEY, LEE AVERY
22924	WELSH, WILLIAM JOSEPH	13203	WILKINSON, AMOS WESLEY
20654	WELT, SELMAN IRVIN	09206	WILKINSON, RONALD LYNN
16994	WELTON, III, WILLIAM ARCH	22429	WILKS, DAVID HUNT
22587	WENTZEL, PETER VOLKMAR KIESINGER	11984	WILLARD, DEBORAH ANN
18997	WENZE, IV, FREDERICK GEORGE	19998	WILLIAMS, ANGELA KAY
12889	WENZINGER, PATRICK JOSEPH	15621	WILLIAMS, CAROLINE ANNE
12870	WERBLIN, THEODORE PAUL	16400	WILLIAMS, DORIAN JOSEPH
21574	WERMAN, HOWARD ARTHUR	12261	WILLIAMS, JR., FRED ANDREW
10602	WERSHBA, MARTIN STUART	21153	WILLIAMS, HAROLD JAMES
10975	WERTHAMMER, JOSEPH WILLIAM	08986	WILLIAMS, JOSEPH LEWIS
22753	WEST, JOHN ROBERT	16846	WILLIAMS, MARION OPHELIA
13385	WEST, MAX LEE	11000	WILLIAMS, PATRICIA WALKER
18518	WESTFALL, LORA LYNN	08201	WILLIAMS, JR., PATRICK C.
17128	WESTFALL, SUE ANN	10008	WILLIAMS, RODNEY RICHARD
19099	WESTIN, ERIC HENRY	06896	WILLIAMS, TERRY EDWARD
11083	WESTMORELAND, ROBERT T.	14770	WILLIAMS, VICKIE LYNN
15615	WETMORE, STEPHEN JEFFREY	18321	WILLIAMSON, BRANDT HASTINGS
19100	WETTSTEIN, ROBERT MARK	21286	WILLIAMSON, LARRY DEAN
12455	WEYRICH, RANDALL PATRICK	15995	WILLIS, JOHN ALAN
14711	WEYRICH, TIMOTHY PAUL	15059	WILLIS, KEVIN JAMES
18769	WHALEN, MARK JEFFREY	15281	WILLOCK, MURRAY SCOTT
12097	WHALIN, BRIAN GEOFFREY	10582	WILLS, DANNY RAY
13202	WHEELER, ROBERT LEE	12016	WILLS, JAMES MICHAEL
22531	WHEELER, WAYNE BLACKBURN	20923	WILSON, ALISON MARIE
14733	WHETSELL, DAVID LAWRENCE	13956	WILSON, DANIEL WAYNE
09455	WHITAKER, III, CHARLES FREDERIC	17389	WILSON, GEORGE BUTLER
17388	WHITE, BARRY TODD	18519	WILSON, JOHN MOTLEY
20351	WHITE, CAROL ANN	20754	WILSON, MARK JOSEPH
10863	WHITE, CURTIS DESMOND	13029	WILSON, MATTHEW C
12763	WHITE, JANIS PAGE	16995	WILSON, NEVIN WARD
13614	WHITE, JR., JOE JACKSON	15997	WILSON, STEPHEN LAWRENCE
14161	WHITE, MARK DOUGLAS	22176	WILSON, STEVEN SETH
09651	WHITE, STEVEN MAXWELL	07778	WILSON, THOMAS CABELL
21507	WHITE, WAIN LUTHER	13204	WILSON, THOMAS SCOTT
18222	WHITE, WILLIAM BARTON	12973	WILSON, WILLIAM GRADY
18320	WHITEHOUSE, JULIE ANNE	14230	WILSON, WYNDHAM HOPKINS
15634	WHITEMAN, II, CHARLES RICHARD	16863	WILT, JEFFREY LYNN
21405	WHITFIELD, STEPHEN BRETT	20856	WILTCHER, CHRISTOPHER ALEX
22011	WHITING, DONALD MARK	18090	WILTZ, JOHN FRANKLIN
22119	WHITLOCK-MORALES, AUTUMN BETH	13670	WINDLER, HENRY DOUGLAS
22852	WHYTE, BRIAN ROLAND	22853	WINFIELD, HARRY LIVINGSTON
21285	WHYTE, JOHN JEFFREY	19812	WINFRED, RAJEEV ISAAC
20922	WICKAS, III, LOUIS JOHN	13098	WINFREY, CHARLES JACK
15161	WIDES, KATHLEEN ELLEN	13962	WINGER, CYNTHIA A.
22971	WIEDMEYER, DEBRA ANN	20352	WINGFIELD, THOMAS WHETSELL
09933	WIEST, JEANIE ANNIS	22925	WINKOFF, STEPHEN EDWARD
20400	WILBERGER, JR., JAMES ELDRIDGE	15642	WINKLER, JR., CHARLES PINCKNEY
21040	WILCOX, DENNIS MICHAEL	08004	WINKLER, MOSELEY HUBBARD

License	Name	License	Name
20924	WINNINGS, MELANIE ANNE	14999	WURTH, MARVIN JEROME
20140	WINTERS DENNIS DAMIAN	10865	WURTZBACHER, JOHN JOSEPH
15240	WIPPEL, MARK ERIC	08856	WYMER, JR., MERRILL FAYNE
19420	WIRTS AMY LEE	16680	WYNER, LAWRENCE MICHAEL
18004	WIRTZ, DAVID LEONARD	20582	XIAO, PENG
18520	WISE, DAVID PAUL	19272	XIE, DONG-LIN
10689	WISE, DENNIS WATKINS	16997	YACOUB INAS ZAKI
20303	WISE, THOMAS WATKINS	19982	YACOUB ROBERT LOUIS
12767	WISMAN, RICHARD CAMP	12389	YADAO-AGNIR, BETTY
16123	WITARSA, MEJANTI	20702	YADAV, YOGINDER KUMAR
19421	WITHERELL, JR. JAMES EVERETT	21736	YAFI, ZIAD
09270	WITHERSTY, DAVID JAMES	09791	YAGUE, SAURO PEREZ
08435	WITROW, CURTIS LEE	12175	YAJNIK, CHAITANYA H
16996	WITKOWSKI, MARK THOMAS	19192	YALAMANCHILI, JAYAPRAKASH NARAYAN
16576	WITSBERGER, TODD ANDREW	17723	YALAMANCHILI, RAVI
16610	WOHLGEMUTH, STEPHEN ALAN	16681	YALCINKAYA, MEHMET TAMER
22012	WOJNO, KIRK JOSEPH	15938	YANES, BAHAA ALDIN
22703	WOLEN, JOHN JASON	19889	YANG, CHAO-YUNG
20443	WOLF, ROBERT FRANKLIN	20925	YAO, JIM JIANLING
21575	WOLFE, LORN AUGUSTIN	22178	YAQUB, ABID
20401	WOLFE, JR. ROY ROGER	20994	YAQUB, NADIA
20162	WOLFE, STEPHEN ANTHONY	10775	YARBROUGH, CHARLES LOGAN
11365	WOLFE, STEPHEN KENNETH	22288	YARBROUGH, JOHN MATTHEW
20655	WOLFER, REBECCA SUE	22013	YASAR, UZAY
21346	WOLFSON, NIKOLAY	18397	YASSA, YOUSSEF YASSA
21608	WOMELDORF SUSAN MARTHA	09271	YASSINI-FARD, HOSSEIN
19271	WONG, DOMINIQUE M.	10976	YATES, BARRY CORDELL
19973	WONG, LESLEY	16793	YATES, MATTHEW CHARLES
21734	WONSETTLER, DANA MARIE	08437	YATES, ROY JAMES
21880	WOOD, BRIAN LEE	07142	YATES, WALTER KINSTLER
16761	WOOD, DANIEL JOSEPH	18916	YBANEZ-MORANO, JESSICA ROSE GALANG
21609	WOOD, DAWN EDITH	22430	YE, JEFF HUAGING
22287	WOOD, LISA ANNE	21287	YEAGER, AMY FRIEDMAN
09837	WOODFORD, JAMES WILLIAM	11456	YEE, ROBERT CHENG
15743	WOODFORD, RENEE ALINE	20163	YELLOTT, CHESLEY WHITE
08962	WOODS, SHARON ROBERTA	21411	YEOMANS, RONALD NORMAN
21451	WOOFER, DOMINICK RYAN	22754	YIN, JIE
21452	WOOFER, ISHA	16204	YINGLING, KEVIN WESLEY
09476	WOOFER, JOSEPH CORDER	20854	YOAK, MATTHEW BRIAN
22695	WOOLARD, DOUGLAS WINFIELD	13166	YODLOWSKI, LAWRENCE JOSEPH
15136	WORKMAN, MARC ALAN	11312	YOON, JOON
21735	WORTH, STEPHEN FORDYCE	22696	YOSPIN, JEREMY ROSS
18224	WORTHINGTON, EDNA KATHRYN	20855	YOSSUCK, PANITAN
22926	WOSHNER, RAYMOND ALAN	09306	YOST, JEFFREY MARSHALL
22177	WRIGHT, ANDREW JACOB	19193	YOSUICO, ARNOLD TIMOTHY DAVID
11642	WRIGHT, DAVID OWEN	22125	YOUNG, ANDREW CLAY
12989	WRIGHT, DONNA SUSAN	16077	YOUNG, ELAINE RAE
11956	WRIGHT, EDWARD EUGENE	22972	YOUNG, ELIZABETH JOHNSON
16762	WRIGHT, GLEN ALAN	16281	YOUNG, JOHN ADAM
15050	WRIGHT, KENNETH CARR	22121	YOUNG, NICHOLAS RYAN
21453	WRIGHT, MAURICE ALEXANDER	18630	YOUNG, II, RODERICK ALLEN
14081	WRIGHT, WILLIAM HAROLD	22289	YOUNGSTROM, ERIC ARTHUR

License	Name	License	Name
17087	YOUNIS, MARK SHARBEL		
21408	YOUNUS, SHAHNAZ		
15744	YOUSAF, MOHAMMAD BABAR		
20444	YOUSEF, MICHAEL MATIAS SOTROS		
21737	YU, MIN		
08627	YURKO, JR., ANTHONY ANDREW		
13306	YUTIAMCO ERNESTO TAN		
12018	ZABAT-SANTOS, GRACIA CORRALES		
09606	ZAHIR, SYED ABDUL		
18772	ZAKAIB, GEORGE SALEM		
13473	ZAKARIA, MOSTAFA GALAL		
10054	ZALDIVAR, GEORGE LUIS LEON		
12456	ZALESKI, ROBERT J.		
16515	ZALZAL, RABIE HABIB		
21861	ZAMAN, MUMTAZ UZ		
13845	ZAMAN, QAMAR UL		
14559	ZAMANSKY, GREGORY		
10923	ZAMORA, IVAN VICENTE		
22697	ZANABLI, ABDUL RAHMAN		
13746	ZANGENEH, FERAYDOUN		
19390	ZAPPACOSTA, ANNE MARIE		
22533	ZARROUF, FAHD AZIZ		
20703	ZASLAU, STANLEY		
22534	ZBOJNIEWICZ, ANDREW MICHAEL		
20897	ZEB, SARAH		
20926	ZEC, NATASA		
16598	ZEID, FUAD MOHAMMED ALI		
11854	ZEKAN, STEPHEN MICHAEL		
18531	ZEKAN, THOMAS JAMES		
21940	ZENG, XU		
17748	ZERVOS, NICK LOGOTHETIS		
15045	ZESHONSKY, PAUL JOSEPH		
19596	ZHANG, HONG		
20658	ZHANG, PEILIN		
22568	ZHAO, WEI		
22356	ZIMA, AARON J. DE		
20099	ZIMMER, DANIEL VAUGHN		
22535	ZIMMERMAN, PAMELA MAE		
19976	ZINZUWADIA, BELLA NAYAN		
19977	ZINZUWADIA, NAYAN KANTILAL		
17843	ZISCOVICI, SILVIU		
17726	ZITTER, WILLIAM PALMER		
21202	ZUBERI, JAMSHED AHMAD		
20402	ZUNIGA, JONATHAN MEDENILLA		
21290	ZURIQAT, MUQDAD ABDALLA		
12772	ZYZNEWSKY, WLADIMIR		

West Virginia Board of Medicine
Podiatrists as of December 31, 2007

License	Name	License	Name
00317	ACREE, JOHN THOMAS	00164	GRAHAM, GENE STEVEN
00309	ANDERSON, DAVID A.	00188	GRANT, WILLIAM STEVEN
00365	ARNOLD, JAMES ROBERT	00320	HADRYCH, JERRY IGNATIUS
00217	ARNOLD, RICHARD CURTIS	00280	HAGEY, BARBARA DIANNE
00357	AVERY, KENNETH BURTON	00127	HARMON, JR., ROY CAMPBELL
00318	BARRETTA, CLIFTON ANTHONY	00227	HERMAN, DALE STEVEN
00325	BERNEBURG, SCOTT WILLIAM	00223	HOLTZ, PETER
00327	BEVARD, WARREN E.	00249	IMANI, MOHAMMAD
00307	BICAK, NIKOLA	10391	JACKO, JOHN SERGIUS
00239	BLANK, BRUCE GARY	10385	JONES, MICHAEL ALLEN
00330	BLASKO, GREGORY ANDREW	00261	JONES, RUTH GLASSBURN
00268	BOROWSKI, GREGORY DANIEL	10398	KASHANI, ATOOSA
00376	BREM, JOHN ANDREW	00372	KELLY-DANHIRES, CHERIE LYNN
00250	BRIELOFF, PETER NEIL	00310	KOLENICH, VINCENT JOSEPH
00230	BROOKS, SHEILA JEAN	00359	LAKIN, CARRIE ANN
10396	BROWN, KEVIN DOUGLAS	00347	LAMBERT, MARK ANDREW
00167	BURGER, GERALD MICHAEL	00278	LE, DUNG SON
00349	CAIN, RUSTY LEE	00155	LEMBACH, LAURENCE
00179	CASTLEMAN, NATHAN	00326	LEWIS, JAMES I.
00276	CATANIA, JR., ANTHONY	00323	LO, KAREN GRACE
10394	CHIANESE, JAMES L.	00369	LONAS, CHRISTEN LEIGH
00337	CIAGLIA, CATHY ANN	00201	MALLORY, PHILIP WILLIAM
10399	CORNISH, DAVID JAMES	00144	MARCOTT, RICHARD KENT
00195	CURTIS, ASHTON CHRISTOPHER	00133	MAY, BILLY PAUL
10395	DALE, ROBERT ANDREW	00366	MCVEY, JONATHAN TODD
00371	DANHIRES, BRYAN WILLIAM	00269	MELEK, STEVEN SCOTT
10389	DAVIS, RHONDA LYNN	00244	MILLER, GORDON ALLAN
00236	DIDOMENICO, LAWRENCE A.	00348	MILLER, KIRT THOMAS
00247	DODD, JAMES EDWARD	00308	MINTON, WAYNE EDWIN
00213	DOMSKY, MAURY RAYMOND	00358	MOLLIKA, II, JOHN J.
00363	DONATELLI, TIMOTHY J.	00156	MOOREHEAD, RICHARD MANFORD
00335	DOWLING, BRIAN GUY	00282	MROZEK, MARTIN MATTHEW
00237	DOWNER, STEVEN RANDOLPH	10392	MURRAY, MICHELLE ANN
00290	EMCH, KENNETH JUDE	00232	NEWMAN, KEITH MYLES
00350	ERSKINE, GERALD MARSHALL	00316	NEWTON, JASON SCOTT
00181	FEATHERS, SCOTT JAMES	00367	NOTO, MICHAEL PATRICK
00375	FELTNER, ELIZABETH MARILYNN	00203	NUNAN, PATRICK JOSEPH
00248	FERRERO, DAVID	00220	O'DONNELL, MARK THOMAS
00331	FILCHECK, EDWARD ALAN	00336	ORPHANOS, JOANN
00142	FOLICKMAN, STEPHEN ROBERT	00298	PELSANG, JAMES LOUIS
00151	FRANKE, DAVID ROSS	00297	PONTONE, MARILYN
10387	FULLER, ANEDRA YULONDA	00240	PROMMERSBERGER, JAMES EDWIN
00178	GARAN, JR., JOHN	10388	RAMDASS, ROLAND SHAMENDERAJ
00257	GLASSBURN, SCOTT ANDREW	00191	RAJCH, RICHARD L.
00141	GLEITZMAN, DAVID	00271	REYNOLDS, LEONARD ANTHONY
00377	GOODWIN, JOSEPH HERBERT	00270	ROMITO, DIRK ARTHUR
00268	GORENSHTEIN, ALEXANDER	00241	ROTHSTEIN, MARK WILLIAM

License	Name	License	Name
10390	SCOTT, SAMUEL EUGENE		
00166	SERDOZ, LUCIANO		
00315	SHOOK, JEFFREY EDWARD		
00170	SIMMONS, LEONARD		
00339	SLAMPAK, PHILLIP KENNETH		
00353	SMESKO, MARK STEVEN		
00373	SMITH, STACEY RENEE		
00273	SNYDER, ALAN J.		
10383	STINEHOUR, SETH J.		
00246	SUGONIS, RUTH ELLEN		
10393	TANKERSLEY, ZACH J.		
00256	TAYLOR, II, CHARLES ALLEN		
10397	THOMAS, JAMES LOUIS		
00356	TRAWICK, WENDY CULP		
00304	VELEZ-RIVERA, ZUNILDA		
00354	WHEELER, JEFFREY EUGENE		
00313	WHITE, III, JOHN BOWMAN		
00259	WIECKOWSKI, PAUL JOSEPH		
00238	WILPS, JEFFREY B.		
00176	WINANS, BRUCE DAVID		
00342	WOOD, DAVID CHRIS		
00362	YANNUCCI, FRANK		
00177	ZAKANYCZ, MARGARET		
00272	ZARRA, ANTHONY PAUL		
00198	ZORGER, HAROLD DAVID		

**ACTIVE MEDICAL DOCTORS/PODIATRISTS/PHYSICIAN ASSISTANTS
BY COUNTY**

ACTIVE MEDICAL DOCTORS/PODIATRISTS BY SPECIALTY

**ACTIVE MEDICAL DOCTORS/PODIATRISTS BY COUNTY,
BY SPECIALTY**

AS OF DECEMBER 31, 2007

West Virginia Board of Medicine
Number of Active Medical Doctors by County
Licensed in the State of West Virginia as of December 31, 2007

County	Number	County	Number
Barbour	6	Berkeley	146
Boone	13	Braxton	8
Brooke	31	Cabell	490
Calhoun	4	Clay	6
Doddridge	2	Fayette	26
Gilmer	3	Grant	14
Greenbrier	61	Hampshire	11
Hancock	56	Hardy	11
Harrison	149	Jackson	14
Jefferson	73	Kanawha	700
Lewis	28	Lincoln	10
Logan	56	Marion	83
Marshall	29	Mason	28
McDowell	26	Mercer	140
Mineral	15	Mingo	21
Monongalia	658	Morgan	12
Nicholas	30	Ohio	183
Pendleton	2	Pleasants	3
Pocahontas	7	Preston	22
Putnam	39	Raleigh	170
Randolph	48	Ritchie	3
Roane	18	Summers	8
Taylor	10	Tucker	6
Tyler	6	Unknown WV County	97
Upshur	25	Wayne	14
Webster	4	Wetzel	21
Wirt	2	Wood	161
Wyoming	8		
		TOTAL:	3837

West Virginia Board of Medicine
Number of Active Podiatrists by County
Licensed in the State of West Virginia as of December 31, 2007

County	Number
Barbour	1
Berkeley	4
Brooke	2
Cabell	12
Greenbrier	1
Hancock	2
Hardy	1
Harrison	5
Jefferson	5
Kanawha	7
Logan	2
Marion	3
Marshall	2
Mason	1
Mercer	3
Mingo	1
Monongalia	5
Morgan	1
Ohio	4
Putnam	2
Raleigh	4
Randolph	1
Taylor	1
Wayne	1
Wetzel	1
Wood	3
TOTAL:	75

West Virginia Board of Medicine
Number of Active Physician Assistants by County
Licensed in the State of West Virginia as of December 31, 2007

County	Number	County	Number
Barbour	6	Berkeley	24
Boone	5	Braxton	1
Cabell	34	Cainoun	1
Clay	1	Fayette	15
Gilmer	1	Grant	1
Greenbrier	9	Hampshire	3
Hancock	6	Hardy	4
Harrison	23	Jefferson	9
Kanawha	6	Kanawha	98
Lewis	4	Lincoln	5
Logan	3	Marion	7
Marshall	4	Mason	3
McDowell	6	Mercer	26
Mineral	1	Mingo	2
Monongalia	58	Morgan	4
Nicholas	11	Ohio	1
Ohio	40	Pendleton	2
Pocahontas	2	Preston	2
Putnam	3	Raleigh	36
Randolph	7	Roane	4
Summers	3	Taylor	3
Tucker	8	Upshur	14
Webster	5	Wirt	1
Wood	26	Wyoming	2
		TOTAL:	542

West Virginia Board of Medicine
Number of Active Medical Doctors by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2007

Specialty		Number
A	Allergy	1
ADL	Adolescent Medicine (Pediatrics)	1
ADM	Addiction Medicine	2
AI	Allergy & Immunology	13
AN	Anesthesiology	177
APM	Pain Management	5
AS	Abdominal Surgery	1
ATP	Anatomic Pathology	9
CCM	Critical Care Medicine (Internal Medicine)	3
CCP	Pediatric Critical Care Medicine	5
CD	Cardiovascular Disease	95
CHN	Child Neurology	2
CHP	Child and Adolescent Psychiatry	10
CLP	Clinical Pathology	1
CRS	Colon & Rectal Surgery	2
CTS	Cardiothoracic Surgery	36
D	Dermatology	37
DR	Diagnostic Radiology	92
DS	Dermatologic Surgery	1
EM	Emergency Medicine	200
END	Endocrinology, Diabetes and Metabolism	19
FOP	Forensic Pathology	5
FP	Family Practice	538
FPG	Geriatric Medicine (Family Practice)	1
FSM	Sports Medicine (Family Practice)	2
GE	Gastroenterology	32
GO	Gynecological Oncology	4
GP	General Practice	69
GS	General Surgery	186
GYN	Gynecology	22
HEM	Hematology (Internal Medicine)	2
HO	Hematology/Oncology	28
HS	Hand Surgery	1
IC	Interventional Cardiology	6
ICE	Clinical Cardiac Electrophysiology	5
ID	Infectious Disease	12

Specialty		Number
IM	Internal Medicine	625
IMG	Geriatric Medicine (Internal Medicine)	3
ISM	Sports Medicine (Internal Medicine)	1
LM	Legal Medicine	1
MDM	Medical Management	2
MFM	Maternal & Fetal Medicine	1
MG	Medical Genetics	1
MPD	Internal Medicine/Pediatrics	41
MPH	Public Health and General Preventive Medicine	6
N	Neurology	71
NEP	Nephrology	30
NM	Nuclear Medicine	1
NPM	Neonatal-Perinatal Medicine	6
NR	Nuclear Radiology	1
NRN	Neurology/Diagnostic Radiology/Neuroradiology	4
NS	Neurological Surgery	36
OBG	Obstetrics & Gynecology	174
OM	Occupational Medicine	18
ON	Medical Oncology	17
OPH	Ophthalmology	105
ORS	Orthopedic Surgery	108
OS	Other	11
OSM	Sports Medicine (Orthopedic Surgery)	3
OSS	Orthopedic Surgery of the Spine	3
OTO	Otolaryngology	66
OTR	Orthopedic Trauma	1
P	Psychiatry	170
PAN	Pediatric Anesthesiology (Pediatrics)	2
PCC	Pulmonary Critical Care Medicine	8
PD	Pediatrics	253
PDC	Pediatric Cardiology	5
PDP	Pediatric Pulmonology	2
PDS	Pediatric Surgery (Surgery)	2
PG	Pediatric Gastroenterology	2
PHO	Pediatric Hematology/Oncology	3
PLM	Palliative Medicine	2
PM	Physical Medicine & Rehabilitation	21
PMD	Pain Medicine	2
PN	Pediatric Nephrology	1
PO	Pediatric Ophthalmology	1
PS	Plastic Surgery	29

Specialty		Number
PSM	Sports Medicine (Pediatrics)	1
PTH	Anatomic/Clinical Pathology	103
PUD	Pulmonary Disease	19
R	Radiology	108
RHU	Rheumatology	12
RNR	Neuroradiology	1
RO	Radiation Oncology	26
SM	Sleep Medicine	1
SO	Surgical Oncology	4
TRS	Trauma Surgery	3
TS	Thoracic Surgery	1
TTS	Transplant Surgery	1
U	Urology	68
UCM	Urgent Care Medicine	1
US	Unspecified	7
VIR	Vascular and Interventional Radiology	4
VS	Vascular Surgery	13
TOTAL:		3837

West Virginia Board of Medicine
Number of Active Podiatrists by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2007

Specialty		Number
FOR	Foot Orthopedics, or Biomechanics	3
GP	General Practice	50
OS	Other	1
POD	Podiatric Dermatology	1
S	Surgery	20
	TOTAL:	75

West Virginia Board of Medicine

**Number of Active Medical Doctors by County, by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2007**

County	Specialty	Number
Barbour	FP Family Practice	3
	GS General Surgery	1
	IM Internal Medicine	1
	PD Pediatrics	1
Berkeley	ADM Addiction Medicine	1
	AN Anesthesiology	7
	ATP Anatomic Pathology	1
	CD Cardiovascular Disease	6
	D Dermatology	2
	DR Diagnostic Radiology	3
	EM Emergency Medicine	11
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	21
	GP General Practice	1
	GS General Surgery	5
	GYN Gynecology	1
	HO Hematology/Oncology	1
	IM Internal Medicine	29
	MDM Medical Management	1
	MPD Internal Medicine/Pediatrics	2
	N Neurology	2
	NEP Nephrology	1
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	NS Neurological Surgery	1
	OBG Obstetrics & Gynecology	8
	OM Occupational Medicine	3
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	3
	OTO Otolaryngology	4
	P Psychiatry	7
PCC Pulmonary Critical Care Medicine	1	
PD Pediatrics	8	
PTH Anatomic/Clinical Pathology	3	
PUD Pulmonary Disease	1	

County	Specialty	Number
	R Radiology	3
	RHU Rheumatology	1
	RO Radiation Oncology	2
	U Urology	2
Boone	FP Family Practice	6
	GP General Practice	2
	IM Internal Medicine	4
	P Psychiatry	1
Braxton	EM Emergency Medicine	2
	FP Family Practice	2
	GP General Practice	2
	GS General Surgery	1
	IM Internal Medicine	1
Brooke	AN Anesthesiology	2
	CD Cardiovascular Disease	2
	DR Diagnostic Radiology	1
	EM Emergency Medicine	5
	FP Family Practice	5
	GS General Surgery	2
	IM Internal Medicine	8
	N Neurology	1
	NEP Nephrology	1
	OBG Obstetrics & Gynecology	1
	P Psychiatry	1
	PCC Pulmonary Critical Care Medicine	1
	U Urology	1
Cabell	AI Allergy & Immunology	2
	AN Anesthesiology	14
	ATP Anatomic Pathology	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CD Cardiovascular Disease	12
	CHP Child and Adolescent Psychiatry	3
	CTS Cardiothoracic Surgery	6
	D Dermatology	6
	DR Diagnostic Radiology	16
	EM Emergency Medicine	11
	END Endocrinology, Diabetes and Metabolism	3
	FP Family Practice	69

County	Specialty	Number
	FSM Sports Medicine (Family Practice)	1
	GE Gastroenterology	6
	GO Gynecological Oncology	1
	GP General Practice	6
	GS General Surgery	23
	GYN Gynecology	2
	HO Hematology/Oncology	3
	HS Hand Surgery	1
	IC Interventional Cardiology	1
	ICE Clinical Cardiac Electrophysiology	1
	ID Infectious Disease	2
	IM Internal Medicine	81
	IMG Geriatric Medicine (Internal Medicine)	1
	MPD Internal Medicine/Pediatrics	9
	N Neurology	6
	NEP Nephrology	3
	NPM Neonatal-Perinatal Medicine	1
	NS Neurological Surgery	7
	OBG Obstetrics & Gynecology	25
	OM Occupational Medicine	3
	ON Medical Oncology	4
	OPH Ophthalmology	12
	ORS Orthopedic Surgery	13
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	9
	P Psychiatry	29
	PAN Pediatric Anesthesiology (Pediatrics)	1
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	33
	PDP Pediatric Pulmonology	1
	PHO Pediatric Hematology/Oncology	1
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	3
	PMD Pain Medicine	1
	PS Plastic Surgery	6
	PTH Anatomic/Clinical Pathology	16
	PUD Pulmonary Disease	4
	R Radiology	11
	RHU Rheumatology	2
	RO Radiation Oncology	3
	SO Surgical Oncology	1

County	Specialty	Number
	U Urology	7
	VIR Vascular and Interventional Radiology	3
Calhoun	IM Internal Medicine	4
Clay	FP Family Practice	5
	GP General Practice	1
Doddridge	FP Family Practice	1
	IM Internal Medicine	1
Fayette	AN Anesthesiology	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	1
	FP Family Practice	4
	GP General Practice	2
	GS General Surgery	4
	IM Internal Medicine	7
	ORS Orthopedic Surgery	1
	PD Pediatrics	5
Gilmer	GP General Practice	1
	IM Internal Medicine	2
Grant	AN Anesthesiology	1
	FP Family Practice	3
	IM Internal Medicine	3
	OBG Obstetrics & Gynecology	2
	ORS Orthopedic Surgery	1
	P Psychiatry	2
	PD Pediatrics	2
Greenbrier	AN Anesthesiology	1
	CD Cardiovascular Disease	2
	D Dermatology	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	1
	FP Family Practice	3
	GE Gastroenterology	3
	HO Hematology/Oncology	1
	IM Internal Medicine	20
	N Neurology	2

County	Specialty	Number
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	3
	P Psychiatry	2
	PD Pediatrics	7
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	2
	R Radiology	3
	RO Radiation Oncology	1
	U Urology	5
Hampshire		
	EM Emergency Medicine	2
	FP Family Practice	1
	GP General Practice	2
	GS General Surgery	1
	IM Internal Medicine	4
	PD Pediatrics	1
Hancock		
	AI Allergy & Immunology	1
	AN Anesthesiology	5
	CTS Cardiothoracic Surgery	1
	D Dermatology	1
	EM Emergency Medicine	2
	END Endocrinology, Diabetes and Metabolism	2
	FP Family Practice	5
	GE Gastroenterology	1
	GS General Surgery	1
	GYN Gynecology	1
	HO Hematology/Oncology	2
	ICE Clinical Cardiac Electrophysiology	1
	IM Internal Medicine	9
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	NEP Nephrology	3
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	2
	P Psychiatry	3
	PD Pediatrics	2
	PTH Anatomic/Clinical Pathology	2
	PUD Pulmonary Disease	1

County	Specialty	Number
Hardy	R Radiology	3
	U Urology	1
	FP Family Practice	7
	GS General Surgery	1
	IM Internal Medicine	2
Harrison	OBG Obstetrics & Gynecology	1
	AI Allergy & Immunology	1
	AN Anesthesiology	5
	APM Pain Management	1
	AS Abdominal Surgery	1
	CD Cardiovascular Disease	5
	CTS Cardiothoracic Surgery	1
	D Dermatology	6
	EM Emergency Medicine	6
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	28
	GP General Practice	3
	GS General Surgery	7
	HO Hematology/Oncology	2
	IM Internal Medicine	29
	MPD Internal Medicine/Pediatrics	1
	N Neurology	2
	NS Neurological Surgery	1
	OBG Obstetrics & Gynecology	5
	OPH Ophthalmology	6
	ORS Orthopedic Surgery	2
	OS Other	1
	OSM Sports Medicine (Orthopedic Surgery)	1
	OTO Otolaryngology	1
	P Psychiatry	8
	PD Pediatrics	8
	PM Physical Medicine & Rehabilitation	1
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	3
	PUD Pulmonary Disease	3
	R Radiology	1
RO Radiation Oncology	1	
U Urology	5	
VS Vascular Surgery	2	

County	Specialty	Number	
Jackson	CD	Cardiovascular Disease	1
	DR	Diagnostic Radiology	1
	EM	Emergency Medicine	2
	FP	Family Practice	1
	GP	General Practice	1
	GS	General Surgery	2
	IM	Internal Medicine	1
	OBG	Obstetrics & Gynecology	1
	ORS	Orthopedic Surgery	2
	PD	Pediatrics	2
Jefferson	A	Allergy	1
	CD	Cardiovascular Disease	8
	EM	Emergency Medicine	3
	FP	Family Practice	23
	GE	Gastroenterology	1
	GP	General Practice	1
	GS	General Surgery	2
	GYN	Gynecology	1
	IM	Internal Medicine	8
	N	Neurology	1
	NEP	Nephrology	1
	OBG	Obstetrics & Gynecology	4
	ON	Medical Oncology	1
	OPH	Ophthalmology	4
	ORS	Orthopedic Surgery	1
	OTO	Otolaryngology	1
	P	Psychiatry	1
	PD	Pediatrics	4
	PTH	Anatomic/Clinical Pathology	3
	R	Radiology	1
U	Urology	2	
VS	Vascular Surgery	1	
Kanawha	AI	Allergy & immunology	3
	AN	Anesthesiology	39
	APM	Pain Management	2
	ATP	Anatomic Pathology	3
	CCP	Pediatric Critical Care Medicine	1
	CD	Cardiovascular Disease	16
	CHN	Child Neurology	1

County	Specialty	Number
	CHP Child and Adolescent Psychiatry	4
	CRS Colon & Rectal Surgery	1
	CTS Cardiothoracic Surgery	15
	D Dermatology	7
	DR Diagnostic Radiology	17
	EM Emergency Medicine	21
	END Endocrinology, Diabetes and Metabolism	7
	FOP Forensic Pathology	4
	FP Family Practice	67
	GE Gastroenterology	6
	GO Gynecological Oncology	1
	GP General Practice	9
	GS General Surgery	39
	GYN Gynecology	9
	HO Hematology/Oncology	6
	IC Interventional Cardiology	3
	ICE Clinical Cardiac Electrophysiology	2
	ID Infectious Disease	5
	IM Internal Medicine	117
	LM Legal Medicine	1
	MPD Internal Medicine/Pediatrics	9
	MPH Public Health and General Preventive Medicine	5
	N Neurology	11
	NEP Nephrology	6
	NM Nuclear Medicine	1
	NPM Neonatal-Perinatal Medicine	3
	NS Neurological Surgery	6
	OBG Obstetrics & Gynecology	25
	OM Occupational Medicine	2
	ON Medical Oncology	1
	OPH Ophthalmology	18
	ORS Orthopedic Surgery	20
	OS Other	5
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	11
	P Psychiatry	27
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	58
	PDC Pediatric Cardiology	1
	PDP Pediatric Pulmonology	1
	PDS Pediatric Surgery (Surgery)	2

County	Specialty	Number
	PG Pediatric Gastroenterology	1
	PHO Pediatric Hematology/Oncology	1
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	8
	PO Pediatric Ophthalmology	1
	PS Plastic Surgery	13
	PTH Anatomic/Clinical Pathology	19
	PUD Pulmonary Disease	4
	R Radiology	10
	RHU Rheumatology	1
	RO Radiation Oncology	3
	SO Surgical Oncology	1
	TTS Transplant Surgery	1
	U Urology	12
	US Unspecified	3
	VS Vascular Surgery	1
Lewis	EM Emergency Medicine	3
	FP Family Practice	4
	GS General Surgery	2
	IM Internal Medicine	4
	N Neurology	1
	OBG Obstetrics & Gynecology	1
	ORS Orthopedic Surgery	2
	P Psychiatry	6
	PD Pediatrics	2
	U Urology	1
Lincoln	FP Family Practice	6
	GP General Practice	1
	IM Internal Medicine	2
	ON Medical Oncology	1
	PD Pediatrics	1
Logan	AI Allergy & Immunology	1
	AN Anesthesiology	3
	CD Cardiovascular Disease	2
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	9
	GP General Practice	1
	GS General Surgery	5

County	Specialty	Number		
	HO	Hematology/Oncology	1	
	IM	Internal Medicine	8	
	NRN	Neurology/Diagnostic Radiology/Neuroradiology	2	
	OBG	Obstetrics & Gynecology	4	
	OM	Occupational Medicine	1	
	OPH	Ophthalmology	2	
	ORS	Orthopedic Surgery	2	
	OTO	Otolaryngology	1	
	P	Psychiatry	1	
	PCC	Pulmonary Critical Care Medicine	1	
	PD	Pediatrics	5	
	PTH	Anatomic/Clinical Pathology	1	
	R	Radiology	1	
	RO	Radiation Oncology	1	
	U	Urology	1	
	Marion	ADM	Addiction Medicine	1
		AN	Anesthesiology	1
		ATP	Anatomic Pathology	1
CD		Cardiovascular Disease	3	
D		Dermatology	1	
DR		Diagnostic Radiology	11	
EM		Emergency Medicine	3	
FP		Family Practice	8	
GE		Gastroenterology	1	
GS		General Surgery	4	
IM		Internal Medicine	20	
OBG		Obstetrics & Gynecology	2	
ON		Medical Oncology	1	
OPH		Ophthalmology	2	
ORS		Orthopedic Surgery	4	
OTO		Otolaryngology	1	
P		Psychiatry	4	
PD		Pediatrics	7	
R	Radiology	5		
RHU	Rheumatology	1		
U	Urology	1		
VS	Vascular Surgery	1		
Marshall	AN	Anesthesiology	2	
	CD	Cardiovascular Disease	1	

County	Specialty	Number
	DR Diagnostic Radiology	2
	EM Emergency Medicine	2
	FP Family Practice	8
	GP General Practice	2
	GS General Surgery	1
	IM Internal Medicine	3
	MPD Internal Medicine/Pediatrics	1
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	1
	PD Pediatrics	3
	U Urology	1
Mason	DR Diagnostic Radiology	1
	FP Family Practice	6
	GP General Practice	1
	GS General Surgery	2
	IM Internal Medicine	6
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	OBG Obstetrics & Gynecology	3
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	1
	PD Pediatrics	1
	PTH Anatomic/Clinical Pathology	1
	U Urology	2
McDowell	ATP Anatomic Pathology	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	1
	FP Family Practice	5
	FPG Geriatric Medicine (Family Practice)	1
	GP General Practice	5
	IM Internal Medicine	2
	MPD Internal Medicine/Pediatrics	1
	NEP Nephrology	2
	OBG Obstetrics & Gynecology	3
	P Psychiatry	1
	PD Pediatrics	3
Mercer	AN Anesthesiology	10
	CD Cardiovascular Disease	8
	CTS Cardiothoracic Surgery	1

County	Specialty	Number
	DR Diagnostic Radiology	5
	EM Emergency Medicine	9
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	10
	GE Gastroenterology	2
	GP General Practice	5
	GS General Surgery	9
	HEM Hematology (Internal Medicine)	1
	HO Hematology/Oncology	2
	IM Internal Medicine	21
	N Neurology	3
	NEP Nephrology	4
	NS Neurological Surgery	2
	OBG Obstetrics & Gynecology	4
	ON Medical Oncology	1
	OPH Ophthalmology	3
	ORS Orthopedic Surgery	5
	OTO Otolaryngology	2
	P Psychiatry	5
	PD Pediatrics	7
	PM Physical Medicine & Rehabilitation	2
	PTH Anatomic/Clinical Pathology	5
	PUD Pulmonary Disease	1
	R Radiology	6
	RO Radiation Oncology	2
	U Urology	4
Mineral	EM Emergency Medicine	1
	FP Family Practice	7
	GS General Surgery	1
	IM Internal Medicine	4
	PD Pediatrics	1
	PUD Pulmonary Disease	1
Mingo	AN Anesthesiology	1
	CD Cardiovascular Disease	2
	EM Emergency Medicine	2
	FP Family Practice	5
	GE Gastroenterology	1
	GP General Practice	2
	IM Internal Medicine	2

County	Specialty	Number
	ORS Orthopedic Surgery	1
	P Psychiatry	1
	PD Pediatrics	2
	R Radiology	1
	U Urology	1
Monongalia		
	ADL Adolescent Medicine (Pediatrics)	1
	AI Allergy & Immunology	2
	AN Anesthesiology	38
	ATP Anatomic Pathology	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CCP Pediatric Critical Care Medicine	3
	CD Cardiovascular Disease	14
	CHN Child Neurology	1
	CHP Child and Adolescent Psychiatry	1
	CLP Clinical Pathology	1
	CTS Cardiothoracic Surgery	5
	D Dermatology	9
	DR Diagnostic Radiology	10
	EM Emergency Medicine	44
	END Endocrinology, Diabetes and Metabolism	2
	FOP Forensic Pathology	1
	FP Family Practice	47
	GE Gastroenterology	6
	GP General Practice	2
	GS General Surgery	26
	GYN Gynecology	3
	HEM Hematology (Internal Medicine)	1
	HO Hematology/Oncology	2
	IC Interventional Cardiology	1
	ICE Clinical Cardiac Electrophysiology	1
	ID Infectious Disease	2
	IM Internal Medicine	95
	ISM Sports Medicine (Internal Medicine)	1
	MFM Maternal & Fetal Medicine	1
	MG Medical Genetics	1
	MPD Internal Medicine/Pediatrics	8
	MPH Public Health and General Preventive Medicine	1
	N Neurology	25
	NEP Nephrology	3
	NPM Neonatal-Perinatal Medicine	2

County	Specialty	Number
	NR Nuclear Radiology	1
	NS Neurological Surgery	11
	OBG Obstetrics & Gynecology	29
	OM Occupational Medicine	5
	ON Medical Oncology	4
	OPH Ophthalmology	27
	ORS Orthopedic Surgery	22
	OS Other	3
	OSM Sports Medicine (Orthopedic Surgery)	2
	OTO Otolaryngology	17
	P Psychiatry	30
	PAN Pediatric Anesthesiology (Pediatrics)	1
	PCC Pulmonary Critical Care Medicine	3
	PD Pediatrics	41
	PDC Pediatric Cardiology	3
	PG Pediatric Gastroenterology	1
	PHO Pediatric Hematology/Oncology	1
	PM Physical Medicine & Rehabilitation	3
	PN Pediatric Nephrology	1
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	24
	PUD Pulmonary Disease	4
	R Radiology	33
	RHU Rheumatology	4
	RNR Neuroradiology	1
	RO Radiation Oncology	2
	SO Surgical Oncology	2
	TRS Trauma Surgery	3
	TS Thoracic Surgery	1
	U Urology	11
	US Unspecified	1
	VS Vascular Surgery	4
Morgan	EM Emergency Medicine	4
	FP Family Practice	4
	GS General Surgery	1
	IM Internal Medicine	1
	PD Pediatrics	2
Nicholas	DR Diagnostic Radiology	1
	EM Emergency Medicine	1

County	Specialty	Number	
Ohio	FP	Family Practice	11
	GP	General Practice	1
	GS	General Surgery	3
	IM	Internal Medicine	1
	MPD	Internal Medicine/Pediatrics	1
	OBG	Obstetrics & Gynecology	3
	ORS	Orthopedic Surgery	1
	P	Psychiatry	1
	PD	Pediatrics	6
	AI	Allergy & Immunology	2
	AN	Anesthesiology	10
	APM	Pain Management	1
	CCM	Critical Care Medicine (Internal Medicine)	1
	CD	Cardiovascular Disease	5
	CHP	Child and Adolescent Psychiatry	1
	CRS	Colon & Rectal Surgery	1
	CTS	Cardiothoracic Surgery	5
	D	Dermatology	2
	DR	Diagnostic Radiology	6
	DS	Dermatologic Surgery	1
	EM	Emergency Medicine	14
	END	Endocrinology, Diabetes and Metabolism	2
	FP	Family Practice	26
	GP	General Practice	1
	GS	General Surgery	5
	GYN	Gynecology	2
	HO	Hematology/Oncology	3
	IM	Internal Medicine	14
	MDM	Medical Management	1
	N	Neurology	5
	NEP	Nephrology	4
	NRN	Neurology/Diagnostic Radiology/Neuroradiology	1
	NS	Neurological Surgery	4
	OBG	Obstetrics & Gynecology	7
	ON	Medical Oncology	2
OPH	Ophthalmology	5	
ORS	Orthopedic Surgery	6	
OTO	Otolaryngology	3	
OTR	Orthopedic Trauma	1	
P	Psychiatry	7	

County	Specialty	Number
	PD Pediatrics	6
	PDC Pediatric Cardiology	1
	PM Physical Medicine & Rehabilitation	1
	PS Plastic Surgery	6
	PTH Anatomic/Clinical Pathology	7
	R Radiology	10
	RO Radiation Oncology	1
	SM Sleep Medicine	1
	U Urology	2
Pendleton	FP Family Practice	1
	PD Pediatrics	1
Pleasants	FP Family Practice	2
	IM Internal Medicine	1
Pocahontas	EM Emergency Medicine	1
	FP Family Practice	3
	GP General Practice	1
	IM Internal Medicine	1
	P Psychiatry	1
Preston	EM Emergency Medicine	1
	FP Family Practice	11
	GO Gynecological Oncology	1
	GS General Surgery	1
	IM Internal Medicine	2
	N Neurology	1
	OBG Obstetrics & Gynecology	1
	OM Occupational Medicine	1
	P Psychiatry	1
	PD Pediatrics	1
	R Radiology	1
Putnam	AI Allergy & Immunology	1
	EM Emergency Medicine	1
	FP Family Practice	11
	GS General Surgery	2
	HO Hematology/Oncology	1
	ID Infectious Disease	1
	IM Internal Medicine	5
	MPD Internal Medicine/Pediatrics	1

County	Specialty	Number		
	OBG	Obstetrics & Gynecology	2	
	OM	Occupational Medicine	1	
	OPH	Ophthalmology	1	
	ORS	Orthopedic Surgery	1	
	OS	Other	1	
	OTO	Otolaryngology	2	
	P	Psychiatry	2	
	PD	Pediatrics	5	
	PTH	Anatomic/Clinical Pathology	1	
	Raleigh	AN	Anesthesiology	8
		CD	Cardiovascular Disease	2
		CTS	Cardiothoracic Surgery	1
		DR	Diagnostic Radiology	7
		EM	Emergency Medicine	11
		FP	Family Practice	8
GE		Gastroenterology	2	
GP		General Practice	5	
GS		General Surgery	11	
GYN		Gynecology	1	
HO		Hematology/Oncology	2	
ID		Infectious Disease	1	
IM		Internal Medicine	42	
N		Neurology	2	
NEP		Nephrology	1	
NS		Neurological Surgery	1	
OBG		Obstetrics & Gynecology	15	
ON		Medical Oncology	1	
OPH		Ophthalmology	4	
ORS		Orthopedic Surgery	6	
OS		Other	1	
OSS		Orthopedic Surgery of the Spine	1	
OTO		Otolaryngology	4	
P		Psychiatry	8	
PD		Pediatrics	10	
PM		Physical Medicine & Rehabilitation	1	
PTH		Anatomic/Clinical Pathology	4	
R		Radiology	2	
RHU		Rheumatology	1	
RO		Radiation Oncology	2	
U		Urology	2	

County	Specialty	Number	
Randolph	UCM	Urgent Care Medicine	1
	US	Unspecified	1
	VS	Vascular Surgery	1
	AN	Anesthesiology	2
	EM	Emergency Medicine	7
	FP	Family Practice	8
	GE	Gastroenterology	1
	GP	General Practice	1
	GS	General Surgery	3
	GYN	Gynecology	1
	IM	Internal Medicine	7
	N	Neurology	1
	OBG	Obstetrics & Gynecology	3
	OPH	Ophthalmology	2
	ORS	Orthopedic Surgery	2
	OTO	Otolaryngology	1
	P	Psychiatry	1
	PD	Pediatrics	3
	PTH	Anatomic/Clinical Pathology	2
	R	Radiology	1
RO	Radiation Oncology	1	
U	Urology	1	
Ritchie	FP	Family Practice	1
	GP	General Practice	1
	IM	Internal Medicine	1
Roane	AN	Anesthesiology	1
	EM	Emergency Medicine	2
	FP	Family Practice	6
	GP	General Practice	1
	GS	General Surgery	3
	MPD	Internal Medicine/Pediatrics	3
	OBG	Obstetrics & Gynecology	1
	P	Psychiatry	1
Summers	CD	Cardiovascular Disease	1
	FP	Family Practice	2
	IM	Internal Medicine	3
	PD	Pediatrics	1
	R	Radiology	1

County	Specialty	Number	
Taylor	EM	Emergency Medicine	1
	FP	Family Practice	5
	GP	General Practice	1
	GS	General Surgery	2
	IM	Internal Medicine	1
Tucker	FP	Family Practice	4
	FSM	Sports Medicine (Family Practice)	1
	IM	Internal Medicine	1
Tyler	EM	Emergency Medicine	2
	FP	Family Practice	2
	GP	General Practice	1
	MPD	Internal Medicine/Pediatrics	1
Unknown WV Co	AN	Anesthesiology	15
	APM	Pain Management	1
	ATP	Anatomic Pathology	1
	CCP	Pediatric Critical Care Medicine	1
	DR	Diagnostic Radiology	3
	EM	Emergency Medicine	3
	FP	Family Practice	10
	GP	General Practice	1
	GS	General Surgery	3
	IC	Interventional Cardiology	1
	ID	Infectious Disease	1
	IM	Internal Medicine	13
	IMG	Geriatric Medicine (Internal Medicine)	2
	N	Neurology	1
	NS	Neurological Surgery	1
	OBG	Obstetrics & Gynecology	5
	OPH	Ophthalmology	2
	ORS	Orthopedic Surgery	1
	OTO	Otolaryngology	4
	P	Psychiatry	4
	PD	Pediatrics	4
	PMD	Pain Medicine	1
	PTH	Anatomic/Clinical Pathology	3
	R	Radiology	9
	RHU	Rheumatology	1
	RO	Radiation Oncology	3

County	Specialty	Number
Upshur	U Urology	1
	US Unspecified	1
	VIR Vascular and Interventional Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	7
	GS General Surgery	2
	IM Internal Medicine	4
	OBG Obstetrics & Gynecology	3
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	1
Wayne	P Psychiatry	3
	PD Pediatrics	1
	U Urology	1
	CD Cardiovascular Disease	1
	CTS Cardiothoracic Surgery	1
	FP Family Practice	6
	GS General Surgery	1
	IM Internal Medicine	3
Webster	OBG Obstetrics & Gynecology	1
	PSM Sports Medicine (Pediatrics)	1
Wetzel	EM Emergency Medicine	1
	FP Family Practice	3
Wirt	AN Anesthesiology	2
	EM Emergency Medicine	1
	FP Family Practice	4
	GP General Practice	1
	GS General Surgery	2
	GYN Gynecology	1
	IM Internal Medicine	2
	OBG Obstetrics & Gynecology	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	2
	PD Pediatrics	3
	RO Radiation Oncology	1
	Wood	FP Family Practice
Wood	AN Anesthesiology	9

County	Specialty	Number
	CD Cardiovascular Disease	4
	CHP Child and Adolescent Psychiatry	1
	D Dermatology	2
	DR Diagnostic Radiology	4
	EM Emergency Medicine	14
	FP Family Practice	32
	GE Gastroenterology	2
	GO Gynecological Oncology	1
	GP General Practice	3
	GS General Surgery	6
	HO Hematology/Oncology	2
	IM Internal Medicine	25
	MPD Internal Medicine/Pediatrics	2
	N Neurology	5
	NEP Nephrology	1
	NS Neurological Surgery	2
	OBG Obstetrics & Gynecology	8
	OM Occupational Medicine	1
	ON Medical Oncology	1
	OPH Ophthalmology	8
	ORS Orthopedic Surgery	5
	OTO Otolaryngology	2
	P Psychiatry	9
	PD Pediatrics	5
	PM Physical Medicine & Rehabilitation	2
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	7
	R Radiology	5
	RHU Rheumatology	1
	RO Radiation Oncology	3
	U Urology	4
	US Unspecified	1
	VS Vascular Surgery	3
Wyoming	FP Family Practice	1
	GP General Practice	1
	GS General Surgery	2
	OM Occupational Medicine	1
	P Psychiatry	1
	PD Pediatrics	1
	R Radiology	1

County	Specialty	Number
<i>TOTAL:</i>		3837

West Virginia Board of Medicine
Number of Active Podiatrists by County, by Primary Specialty
Licensed and Practicing in West Virginia as of December 31, 2007

County	Specialty	Number
Barbour	GP General Practice	1
Berkeley	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	2
	S Surgery	1
Brooke	S Surgery	2
Cabell	GP General Practice	9
	S Surgery	3
Greenbrier	OS Other	1
Hancock	GP General Practice	2
Hardy	GP General Practice	1
Harrison	GP General Practice	5
Jefferson	GP General Practice	3
	S Surgery	2
Kanawha	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	2
	S Surgery	4
Logan	GP General Practice	2
Marion	GP General Practice	2
	POD Podiatric Dermatology	1
Marshall	GP General Practice	2
Mason	GP General Practice	1
Mercer	GP General Practice	1
	S Surgery	2

County	Specialty	Number
Mingo	S Surgery	1
Monongalia	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	1
	S Surgery	3
Morgan	GP General Practice	1
Ohio	GP General Practice	4
Putnam	GP General Practice	2
Raleigh	GP General Practice	4
Randolph	S Surgery	1
Taylor	GP General Practice	1
Wayne	GP General Practice	1
Wetzel	GP General Practice	1
Wood	GP General Practice	2
	S Surgery	1
TOTAL:		75

PHYSICIAN ASSISTANT LICENSURE - 2007

Pursuant to W. Va. Code § 30-3-16(b)

West Virginia Board of Medicine
Number of Physician Assistants by School
Licensed and Practicing in West Virginia as of December 31, 2007

Physician Assistant Graduates from In-State Schools	Number	
Physician Assistant Program Alderson Broaddus College	WV	232
Physician Assistant Program Mountain State University/The College of WV. Beckley	WV	141
WEST VIRGINIA UNIVERSITY (Not an approved PA Program)	WV	1

Physician Assistant Graduates from Out-of-State Schools	Number	
Ob-Gyn Associate Program University Of Colorado	CO	1
UNIVERSITY CO HLTH SCI CTR, DENVER	CO	1
Physician Associate Program Yale University School Of Medicine	CT	2
George Washington University School of Medicine and Health Sciences	DC	1
George Washington University School of Medicine and Health Sciences	DC	1
Physician Assistant Program George Washington University	DC	5
Physician Assistant Program University of Florida	FL	2
Physician Assistant Program Emory University	GA	1
Physician Assistant Program University Of Kentucky	KY	7
UNIVERSITY KY HSC, LEXINGTON	KY	2
Physician Assistant Program Northeastern University	MA	2
Health Associate Program The Johns Hopkins University	MD	1
Physician Assistant Program Essex Community College	MD	6
Physician Assistant Program University of New England	ME	1
Michigan State University Grand Rapids	MI	1
Physician Assistant Program Western Michigan University	MI	1
Physician Assistant Program Bowman Gray School Of Medicine	NC	1
Physician Assistant Program University Of North Dakota	ND	1
Physician Assistant Program University Of Nebraska	NE	6
DAEMEN COLLEGE PHYSICIAN ASSISTANT DEPARTMENT	NY	1
Physician Assistant Program Albany Medical College And Hudson Valley Comm College	NY	2
FINDLAY UNIVERSITY, FINDLAY	OH	1
MED COL OH, TOLEDO	OH	1
Physician Assistant Program Cuyahoga Community College	OH	1
Physician Assistant Program Kettering College Of Medical Arts	OH	6
PHYSICIAN ASSISTANT SCHOOL MARRIETTA COLLEGE	OH	17
Surgeon Assistant Program Cuyahoga Community College	OH	1
OK UNIVERSITY HSC, OKLAHOMA CITY	OK	1
Physician Associate Program University Of Oklahoma	OK	5

DREXEL UNIVERSITY, PHILADELPHIA	PA	1
Lock Haven University	PA	5
Milton S. Hershey Medical Center, Hershey	PA	1
Philadelphia College Of Osteopathic Medicine	PA	1
Physician Assistant Program Duquesne University	PA	9
Physician Assistant Program Arcadia University, Glenside	PA	2
Physician Assistant Program Chatham College, Pittsburgh	PA	9
Physician Assistant Program Community College Of Allegheny County	PA	2
Physician Assistant Program Gannon University	PA	4
Physician Assistant Program Hahnemann University	PA	3
Physician Assistant Program King's College	PA	3
Physician Assistant Program Pennsylvania State University	PA	1
Physician Assistant Program St Francis College	PA	9
Seton Hill, Greensburg	PA	6
PHYSICIAN ASSISTANT PROGRAM - MEDICAL UNIVERSITY OF SOUTH CAROLINA	SC	1
Physician Assistant Program Trevecca Nazarene College	TN	1
Physician Assistant Program United States Army Fort Sam Houston	TX	1
Physician Assistant Program University Of Texas Southwestern Medical Center	TX	1
University of Texas Medical School at Galveston	TX	1
Physician Assistant Program University Of Utah	UT	1
University of Utah School of Medicine	UT	1
Eastern Virginia Medical School	VA	1
Physician Assistant Program College of Health Sciences, Roanoke	VA	3
Physician Assistant Program James Madison University, Harrisburg	VA	3
SHENANDOAH UNIVERSITY, WINCHESTER	VA	10
Physician Assistant Program Marshfield Clinic Foundation	WI	1
Physician Assistant Program University Of Wisconsin	WI	1

Total Physician Assistants -- Graduates: 535

Total Physician Assistants -- Non-Graduates: 7

Total Physician Assistants Active as of December 31, 2007: 542

**West Virginia Board of Medicine
New Physician Assistants for 2007**

Monday, January 08, 2007

KATRINA LYNN BENNETT
AMY MARIE COMBS
BETHANY FOOSE BORING
BETH WHEELER WEPPNER

Monday, March 12, 2007

ELIZABETH KAE BORAM
LORI JEAN ADAMS
COLIN P. BURROUGHS
CHRISTINA M. CAREY
ANDREA KAY HILL
MATTHEW SCOTT HILLIARD
LINDA MARIE LITTLE
FARRAH SYED ZAHIR
BRIAN DEWAYNE CASKEY

Monday, May 14, 2007

ERICKA ELIZABETH EUGENI
LEAH DIONNE EWING
MARGIE MANSELL HODGE
BARRY LYNN MICHAEL
HIATT G. TAYLOR
AMY BETH ALVIS

Monday, July 09, 2007

SAMANTHA LYNN NEWBEGIN-FRA
GINA NICHOLE SPINO
LISA CATHLEEN SHINDLER
JAMIE G. HERR
HEATHER MARIE SHIELDS
CONNIE FAY DORFNER
KATHERINE ELIZABETH BOGGS

Monday, September 10, 2007

CATHERINE ANN KITCHEN
PHILLIP BRENT REUSTLE
JACOB MARTIN SHORT
ROBERT SCOTT MILAM
LEO BRIAN MEIER
LINDSEY DEANNE MEADOWS
STEPHEN AUGUST SCHEMENAUE
JAMES DANIEL MALLETT
MEGAN LEIGH LINGENFELTER
LOWELL JEREMY LAREW
DANIEL JOHN LAMONT
THOMAS JAMES KOZESKY, JR.
GERALD TAYLOR
JOHN MICHAEL BAUGHMAN
MARCIE L. KRIVAK
LYNDA FLOYD TERRY
LANA MARIE THOMPSON
MORGAN FRANCELLA WHITE
DOUGLAS D. WRIGHT
ERICA R. YOUNG-MORRISON
SCOTT DAVID ETHRIDGE
LUCAS ALLEN HENGER
ERIC TODD GRANT
BRANDON LEE FAIN
BRIAN THOMAS JARRELL
JAMIE SUE DENHAM
NOREEN LOUISE NORTIER
STEPHEN JAMES ALBRIGHT
MICHAEL DEWAYNE ADKINS
ANGELA MARIE ELKINS

Monday, November 05, 2007

SARA BETH HAILE
TUYET MAI DANG HOUSTON
JOSEPH RANDOLPH HOWELL
WENDELL RAY LEWIS JR.
HOLLY RANDA MURRINER
JEREMY JAMES RENEAU
WHITNEY NICOLE ROWSEY
AMANDA KAY WADE
JAY D. WILSON
JAMA CLAY BARKER

West Virginia Board of Medicine
Physician Assistants Licensed in West Virginia
Active as of December 31, 2007

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
CHRISTINA FLORENCE ADAMS	HOUMAN HORMOZDIAR KHOSROVI, M.D. PETER GEORGE PANTELIDIS, M.D.	PARKERSBURG, WV
LORI JEAN ADAMS	WANDA TERESA RACZKOWSKI, M.D. RODGER DALE MITCHELL, M.D.	CHARLES TOWN, WV
ASHLEY R. ADKINS	CHANG HYUK CHOI, M.D. BRIDGET JOSEPH, M.D. MARY LIND VELOSO, M.D.	CHARLESTON, WV
DAVID L. ADKINS	SCOTT EDWARD MILLER, M.D.	CHARLESTON, WV
DIANNA GAIL ADKINS	WAHEED AHMED KHAN, M.D.	HINTON, WV
DUSTIN GAVIN ADKINS	DARRICK SIDNEY LEACOCK, M.D.	PRINCETON, WV
MICHAEL DEWAYNE ADKINS	CHANDOS DEWAYNE TACKETT, M.D.	HUNTINGTON, WV
KRISTINE KAY AGNEW	OSTERMAN COTES M.D. RANDALL JAMES HILL, M.D.	CHARLESTON, WV
STEPHEN JAMES ALBRIGHT	WILLIAM NEIL PAYNE, M.D.	CHARLESTON, WV
JOSHUA SHANE ALEXANDER	FRED L. AKERBERG, M.D. CHARLES LYE, M.D.	BECKLEY, WV
AMY BETH ALVIS	WILLIAM MARTIN ELLIOTT II, M.D.	BLUEFIELD, WV

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AARON MICHAEL AMBURGEY	SCOTT EDWARD MILLER, M.D.	CHARLESTON, WV
EMILY REBECCA AMEND	MOHAMAD BASSAM HAFFAR, M.D. THOMAS JOHN RITTINGER, M.D. HOSSAM TARAKJI, M.D.	CHARLESTON, WV
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JEREMIAH DAVID ARMSTRONG	JOHN HOWARD LOBBAN, M.D. RICHARD LEE SMITH II, M.D.	MORGANTOWN, WV
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JODY L. ASBURY	WILLIAM NEIL PAYNE, M.D.	CHARLESTON, WV
SHANNA MICHELE AUTREY	CARL RANDOLPH SHELTON, M.D. SANDRA PE GOLAMCO, M.D.	PRINCETON, WV
EHAS A. AWAD	GUY DAVID LEVEAUX, M.D. STANLEY THOMAS MORRIS, M.D.	SUMMERSVILLE, WV
BRADLEY C. BAILEY	ABDUL RASHID PIRACHA, M.D. GORDON FREEMAN PRESCOTT, M.D.	PRINCETON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
BRIAN LEONARD BAKER		SPENCER, WV
	CARROLL DAVID CHRISTIANSEN, M.D.	
JOSHUA S. BAKER		BUCKHANNON, WV
	ANDREW ALAN TALKINGTON, M.D.	
NICHOLAS J. BAKER		MILL CREEK, WV
	SAMUEL KUMP ROBERTS, M.D. SHEIKH SHEHZAD PARVIZ, M.D.	
ANGELA MICHELLE BARKER		SCARBRO, WV
	CLINTON E. CURTIS, M.D.	
JAMA CLAY BARKER		HUNTINGTON, WV
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SEAN ROSS BARNETT		BUCKHANNON, WV
	ROBERT EUGENE BLAKE, M.D.	
JUSTIN ANDREW BARRY		WHEELING, WV
	ROBERT LOUIS CROSS, M.D.	
SHELLEY L. BARTSCH		WHEELING, WV
	TERRY LYNN ELLIOTT, M.D.	
MELISSA DIANNE BASNETT		MORGANTOWN, WV
	BRIAN REYNOLDS HAMLIN, M.D.	
LISA M. BASYE		BAKER, WV
	LINFORD KULP GEHMAN, M.D.	
JOHN MICHAEL BAUGHMAN		CHARLESTON, WV
	EDWARD EUGENE WRIGHT, M.D.	
AMY LYNN BEAVER		WHEELING, WV
	JOSEPH MICHAEL PETERSEN, M.D. HOWARD LEE SHACKELFORD JR., M.D.	
JAMES E. BEAVER		BECKLEY, WV
	MICHAEL ANTHONY KELLY, M.D. AFOLABI OLADAPO DAVID AKINPELU, M.D.	

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JONI MICHELLE BEAZELL	RICHARD ALAN SPENCER, M.D. SANJAY RANJIT BHARTI, M.D. JODIE ELIZABETH HOWELL, M.D.	BLACKSVILLE, WV
MARK W. BECK	JOSIAH KENNETH LILLY III, M.D.	CHARLESTON, WV
STACIE L. BECKETT	JAIME CALUNIA BATAUSA, M.D.	WILLIAMSON, WV
NATALIE RATCLIFFE BEESON	PATRICK CORKREAN BONASSO, M.D.	FAIRMONT, WV
MICHAEL LEE BELCHER	SCOTT MATTHEW KILLMER, M.D. JOSEPH KEVIN DICKENSON, M.D.	BECKLEY, WV
DAVID EUGENE BELLVILLE	PAULA KAY LARSEN, M.D.	KENOVA, WV
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KOLIN H. BENNETT	RIAZ UDDIN RIAZ, M.D. QUASIR RAZA, M.D.	KEYSTONE, WV
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LORI LYNNETTE BETLER	MARY SIMON BOYD, M.D.	ELKINS, WV
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BETHANY FOOSE BORING	MIKKILINENI S. BOSE, M.D. RAJENDRA PRATAP SINGH, M.D.	BECKLEY, WV
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JENNIFER ANNE BOYD	MARY ELIZABETH MCKELVEY, M.D. CLINTON E. CURTIS, M.D. JUDDSON DALE AARON LINDLEY I, M.D.	SCARBRO, WV

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STACY MARIE BRANDT	ROYA OMID JAVID, M.D.	WHEELING, WV
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MATTHEW MICHAEL BUSHMAN	MICHAEL M. DICKERSON, M.D.	PARKERSBURG, WV

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AMY E. BUTTS	SEAN NOLAN, M.D.	WEIRTON, WV
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BRIAN DEWAYNE CASKEY	MICHAEL ANTHONY KELLY, M.D.	BECKLEY, WV
CHAD STEVEN CASKEY	ROBERT LEE SNIDOW JR., M.D.	PRINCETON, WV
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JANICE R. CENTA	WILLIAM STUART DUKART, M.D.	RONCEVERTE, WV
ARTHUR JOSEPH CERAMI	JERRY MITCHEL HAHN, M.D. RAJAN BAKHSHISH MASIH, M.D.	WARDENSVILLE, WV
DENISE LYNN CHAMBERS	ROBERT ERNEST TURNER, M.D.	HUNTINGTON, WV

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ASHLEY DAWN CHAPMAN	SHASHIKANT BHAILAL BHAVSAR, M.D.	OCEANA, WV
JANET LYNN CHILDERS	CHRISTOPHER SCOTT GOODE, M.D.	CLARKSBURG, WV
JANE THOMAS CHRISTENSON	CHANG HYUK CHOI, M.D. CHANDRA MOHAN KUMAR, M.D. BRIDGET JOSEPH, M.D.	CHARLESTON, WV
STACY A. CHURCH	SCOTT EDWARD MILLER, M.D.	CHARLESTON, WV
CHRISTOPHER KENNETH CIARDIE	BRANDT HASTINGS WILLIAMSON, M.D.	MARTINSBURG, WV
ROBERT JOEL CLARK	TIMOTHY SCOTT SEARS, M.D. RUDOLPH MICHAEL KEVAK JR., M.D. DEBORAH ANN MOWE, M.D.	PARSONS, WV
MELISSA LYNN CLARY	SARAH BOLEN CHOUINARD, M.D. HEIDI MARIA WEHRHEIM, M.D.	CLAY, WV
JOHN PAUL CLAY, JR.	LESTER LABUS, M.D.	CHARLESTON, WV
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LISA GAYLE CLIPP	TERRY LYNN ELLIOTT, M.D.	WHEELING, WV
LAURA K. COGAR	VISHAL BHAGCHAND MALPANI, M.D.	SPENCER, WV
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MIRANDA MERANDI COLLINS	KEITH ALAN WAGGONER, M.D.	PARKERSBURG, WV
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NATASHA NICOLA COMEROSE	OMAR RAMZY KASSEM, M.D.	ATHENS, WV
KARRIE ANN COMSTOCK	ROGER EDWARD KING, M.D.	MORGANTOWN, WV
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PAUL GERARD CONNOR	ZACHARY HENRY LEE HANSEN, M.D.	HUNTINGTON, WV
MARK J. CONTRAEL	GRACIA CORRALES ZABAT-SANTOS, M.D.	MARTINSBURG, WV
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JOSEPH ANDERSON COOPER	CECIL CURTIS GRAHAM, M.D.	BECKLEY, WV
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AMY BETH COPE	LESTER LABUS, M.D.	CHARLESTON, WV
JAY WALTER COPLEY, III	ROBERT ERIC FLEER, M.D.	SUMMERSVILLE, WV
SHANE A. CORBITT	GREGORY E. KRAUSE, M.D.	PARKERSBURG, WV

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MARY GRACE CRAIG	RAJESH MOOLJIBHAI MEHTA, M.D. JORGE WILLIAM ROIG, M.D.	WEIRTON, WV
GREGORY WAYNE CREEL	WILLIAM CHANDLER ROSE, M.D. TODD RYAN ANTHONY BRICKING, M.D. JEFFREY ALAN PATEY, M.D.	PARKERSBURG, WV
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GARY R. CULVER	ROBERT BRUCE WALKER, M.D.	HUNTINGTON, WV
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DEBRA JO CUTLIP	ROBERT MORGAN MACE, M.D.	WEBSTER SPRINGS, WV
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CHRISTINA ANN DARROW	DANIEL BARRY DOYLE, M.D. CLINTON E. CURTIS, M.D. JUDDSON DALE AARON LINDLEY I, M.D.	SCARBRO, WV

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BRYAN MARSHALL DENT	WILLIAM NEIL PAYNE, M.D.	CHARLESTON, WV
MISHA SHAWN DENT	NAAMAN LEE BELL, M.D.	HUNTINGTON, WV
CHERYL ANN DEVITT	KRISHNA RAJ URVAL, M.D. KUMAR RAMANBHAI PATEL, M.D.	WHEELING, WV
MARIANI DIDYK	DANIEL BARRY DOYLE, M.D.	SCARBRO, WV
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KRISTY LYNN DIVELBLISS	HELGE ALEXANDER WANGER, M.D. KRISTA LYNN HOPKINS, M.D.	MARTINSBURG, WV
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SCOTT DAVID ETHRIDGE	KURT MYRON NELLHAUS, M.D. EDWARD JOSEPH GREY, M.D.	CHARLESTON, WV
ERICKA ELIZABETH EUGENI	JESSICA ROSE GALANG YBANEZ-MORANO, M	WHEELING, WV
LEAH DIONNE EWING	KELLY RAPHAEL NELSON, M.D.	BRIDGEPORT, WV
BRANDON LEE FAIN	DARRICK SIDNEY LEACOCK, M.D. SYED SAUD ASHRAF, M.D.	PRINCETON, WV
PATSY JANE FAIRCHILD	RICHARD STOCKTON TRENBATH, M.D.	CAMDEN ON GAULEY, W
HEATHER NAVE FARMER	ROBERT A. CAVENEY, M.D.	WHEELING, WV
LESA JEAN FEATHER	JAMES DOYLE HELSLEY, M.D. JOHN ROMILDO VANIN, M.D.	MORGANTOWN, WV
ALICE HELENE FENS	VIKRAM DAYAL, M.D.	RANSON, WV
FRANK FERNANDEZ	SANDRA RENEE RUSH, M.D.	CLARKSBURG, WV
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Barberia, Regina Margaret, M.D.

Beane, James Michael, M.D.

Beeson, Natalie, P.A.-C.

Bofill, Rano Solidum, M.D.

Boiko, Iouri George, M.D.

Bonasso, Patrick C., M.D.

Burdick, Hoyt Jeffery, M.D.

Butcher, Michael Dane, M.D.

Coccaro, Peter Joseph, M.D.

Crawford, Dudley Deshon, M.D.

Dhaliwal, Sanjit Kaur, M.D.

Durrenberger, Stephen David, M.D.

Fauteux, Mary B., P.A.-C.

Fox, Stuart Henry, M.D.

Gross, Donald Andrew, M.D.

Handrigan, Michael Thomas, M.D.

Complaints/Investigations - 2007

Disciplinary Cases - Probable Cause Found/Disciplinary Sanction

continued

MEDICAL PROVIDER

Harned, Max Allen, M.D.

Harrer, David Stanley, M.D.

Hoeldtke, Robert D., M.D.

Johnson, Dan L., D.P.M.

Joseph, Bridget, M.D.

Kuhlman, Chad Gregory, M.D.

McMurry, John Pelham, M.D.

Meriwether, David Farbod, M.D.

Morgan, Breton Lee, M.D.

Nair, Ambika Kumari, M.D.

Olivier, Albert Francois, M.D.

Parikh, Manish K., M.D.

Schemenauer, Stephen, P.A.-C.

Shiffler, Joel David, M.D.

Sickles, Doyle Russell, M.D.

Veltman, John Collett, M.D.

Webb, Charles Marshall, M.D.

Wingfield, Thomas Whetsell, M.D.

TOTAL 36

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CATHERINE ANNE ADKINS, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Catherine Anne Adkins, M.D. ("Dr. Adkins"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. CATHERINE ANNE ADKINS, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 19601, and her address of record with the Board is in Parkersburg, West Virginia.

2. In January 2007, Dr. Adkins was the subject of a random audit by the Board to determine whether she had completed the required minimum number of fifty (50) hours of continuing medical education ("CME") coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Adkins' licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated June 6, 2006, Dr. Adkins represented that she had completed the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, including two (2) hours of CME in the subject of end-of-life care including pain management.

4. The random audit revealed that Dr. Adkins had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a complaint against Dr. Adkins based upon her apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and her inaccurate certification that she had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On May 24, 2007, Dr. Adkins responded to the Complaint by essentially stating that she had completed the two (2) hours of CME coursework in the subject of end-of-life care, including pain management, but could not find the documentation when she was asked by the Board to verify her completion of the required CME in connection with the Board's audit. She further advised that she had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on March 8, 2007, after she was unable to locate the requested information.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1)and (17), 11 CSR 1A 12.1(a), and 11

CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Adkins and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Adkins complies with the terms and conditions set forth herein.

CONSENT

CATHERINE ANNE ADKINS, M.D., by affixing her signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Adkins acknowledges that she is fully aware that, without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Adkins further acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Dr. Adkins waives all rights to such a hearing;

4. Dr. Adkins consents to the entry of this Order relative to her practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Adkins understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Adkins, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Adkins completed on March 8, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Adkins has now met the one-time requirement for completion of this particular coursework.

2. Dr. Adkins shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for her prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.

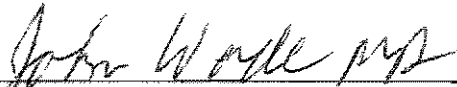
3. In the event that Dr. Adkins fails to comply with the requirement stated in the preceding paragraph of this Order, her license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending her successful completion of this requirement, as agreed to by her, and required by this Order.

4. Upon the Board's determination that Dr. Adkins is in full compliance with the terms and conditions of this Consent Order, the Complaint against her shall be dismissed immediately.


The foregoing "Consent Order" of CATHERINE ANNE ADKINS, M.D., was:

Entered this 10th day of September, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



CATHERINE ANNE ADKINS, M.D.

Date: 7/15/07

STATE OF WEST VIRGINIA

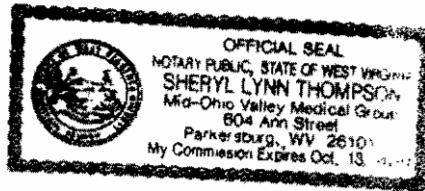
COUNTY OF Wood

I, Sheryl Lynn Thompson, a Notary Public in and for said county and state do hereby certify that CATHERINE ANNE ADKINS, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 19th day of July, 2007.

My commission expires 10-13-2010.

Sheryl Lynn Thompson
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: R. DAVID ALLARA, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and R. David Allara, M.D. ("Dr. Allara") freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Allara currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 14971, issued March 9, 1987, by the Board, and his address of record is in Charleston, West Virginia.

2. On May 13, 2007, the Complaint Committee of the Board ("Committee") reviewed and considered an anonymous report regarding Dr. Allara, which essentially alleged certain unprofessional, unethical, and illegal conduct, including, but not limited to, the possible use and abuse of an illegal drug.

3. On May 14, 2007, based upon the allegations contained in the anonymous report, the Committee initiated a Complaint against Dr. Allara, and began an investigation concerning the allegations set forth therein.

4. Dr. Allara responded to the allegations in the Complaint as required by 11

5. The Committee initiated an investigation regarding the allegations in the Complaint, which included interviewing witnesses and obtaining documents by subpoena. Based upon the Committee's investigation, potential violations of the West Virginia Medical Practice Act and the Rules of the Board were identified.

6. On July 7, 2007, the Committee reviewed and discussed this matter in detail and determined that Dr. Allara should be required to submit to a complete mental and physical examination, including appropriate drug testing as determined by the Board based upon the Committee's continuing investigation.

7. On July 9, 2007, during the regularly scheduled meeting of the Board, the Committee requested that the Board issue an Order, pursuant to the provisions of W. Va. Code § 30-3-14(f), requiring Dr. Allara to submit to a complete mental and physical examination, including appropriate drug testing to be completed and arranged by Ralph S. Smith, Jr., M.D., who was selected and approved by the Board to undertake and arrange the examination and testing.

8. On July 11, 2007, Dr. Allara appeared for initial testing in connection with the mental and physical examination, and submitted to the drug testing required by the Board. Based upon the results of one of the tests, the Committee is concerned about Dr. Allara's continued ability to practice medicine and surgery with a reasonable degree of skill and safety for his patients absent appropriate care, counseling, and treatment.

9. Further, having received the results of the referenced test, Dr. Allara began a dialogue with the Board designed to address the Board's concerns.

10. As a result of discussions between Dr. Allara and the Board, Dr. Allara is willing to address any potential problems with respect to his capacity to practice medicine and

surgery with a reasonable degree of skill and safety, and is further willing to enter into this Consent Order to resolve any disputes with the Board, as set forth in more detail in the Order below.

11. The Board has a concern regarding the continued practice of medicine by Dr. Allara in the State of West Virginia, and absent compliance with this Consent Order, the Board fears that there could be situations, which could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges of disqualification of Dr. Allara from the practice of medicine and surgery in the State of West Virginia due to violations of the West Virginia Medical Practice Act and Rules of the Board, including the following: W. Va. Code § 30-3-14(c)(17), 11 CSR 1A 12.1(e) and (j), and 11 CSR 1A 12.2(a)(C) and 12.2 (d); W. Va. Code § 30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(h); W. Va. Code § 30-3-14(c)(5) and (17) and 11 CSR 1A 12.1 (o), (x), and (bb); W. Va. Code § 30-3-14(c)(11) and 11 CSR 1A 12.1 (u) and (jj); and W. Va. Code § 30-3-14(c)(13).

3. The Board has determined that it is appropriate to waive the commencement of proceedings against Dr. Allara, including a summary suspension of Dr. Allara's license to practice medicine and surgery, pursuant to the provisions of W. Va. Code § 30-3-14(k), and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Allara complies with the provisions of this Consent Order, and agrees to

enter an appropriate in-patient treatment program, at his own expense, to address the various problems identified by the Complaint Committee in connection with its investigation of the Complaint.

CONSENT

R. David Allara, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Allara acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a public hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Allara further acknowledges that he has the following rights, among others: the right to a formal public hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Allara waives all rights to such a public hearing.

4. Dr. Allara consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Allara understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Allara, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective upon entry of this Order, Dr. Allara's license to practice medicine and surgery in the State of West Virginia, License No. 14971, is voluntarily **SURRENDERED** to the Board to enable him to receive appropriate care, counseling and treatment.

2. As soon as possible following the entry of this Order, and as a condition precedent to the reinstatement of his license to practice medicine and surgery, Dr. Allara shall submit to care, counseling and treatment at an appropriate in-patient treatment facility, at his own expense, and participate in a program designed to address the various problems identified by the Complaint Committee in connection with its investigation of the Complaint.

3. Prior to entering such in-patient treatment program, Dr. Allara shall obtain approval from the Board with respect to the proposed treatment facility and program.

4. Dr. Allara shall successfully complete the Board-approved in-patient treatment program, and shall thereafter comply with all of the terms of any after-care Contract, which he may sign in connection with the Board-approved treatment program, as well as with the terms of this Order.

5. Following his successful completion of the Board-approved treatment program, Dr. Allara shall petition the Licensure Committee to appear at a meeting to discuss his status and the proposed reinstatement of his medical license, and shall ensure that all of his

treatment records evidencing successful completion of the Board-approved treatment program are provided to the Licensure Committee prior to his appearance.

6. As soon as the Licensure Committee can determine that Dr. Allara is fully prepared to resume the practice of medicine and surgery in the State of West Virginia without harm to either himself or the public, and provided further that he is in compliance with the requirements of any after-care Contract signed in connection with his Board-approved treatment program, and with the terms and conditions of this Order, the Licensure Committee will consider the reinstatement of Dr. Allara's medical license.

7. In connection with the reinstatement of Dr. Allara's license to practice medicine and surgery in the State of West Virginia following Dr. Allara's successful completion of the Board-approved treatment program, the Licensure Committee may impose additional conditions, accommodations, limitations or restrictions, which it deems necessary to ensure that Dr. Allara remains fully capable of practicing medicine and surgery in the State of West Virginia.

8. Dr. Allara's license to practice medicine and surgery shall remain **SURRENDERED** until such time as he has successfully completed the Board-approved in-patient treatment program, he has appeared before the Licensure Committee of this Board and the Board has determined that Dr. Allara is able to practice medicine and surgery in the State of West Virginia without harm to himself or the public, and has reinstated his license to practice medicine and surgery, either in whole or in part.


9. Within thirty (30) days of the effective date of this Order, Dr. Allara shall provide a copy of this Order to all employers or entities with which he is under contract to provide physician services or is receiving training, and to the Chief of Staff at each hospital

where he has privileges or appointments. Further, Dr. Allara shall provide a copy of this Order to all employers or entities with which he contracts to provide physician services, or applies for or receives training, and to the Chief of Staff at each hospital where he applies for or obtains privileges or appointments.


10. Within thirty (30) days of the effective date of this Order, Dr. Allara shall provide a copy of this Order by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which he currently holds a license to practice. Dr. Allara further agrees to provide a copy of this Order by certified mail, return receipt requested, at time of application to the proper licensing authority of any state in which he applies for licensure. Further, Dr. Allara shall provide this Board with a copy of the return receipt as proof of notification within thirty (30) days of receiving that receipt.

Entered this 4th day of August, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



R. DAVID ALLARA, M.D.

Date: 8-2-07

STATE OF West Virginia

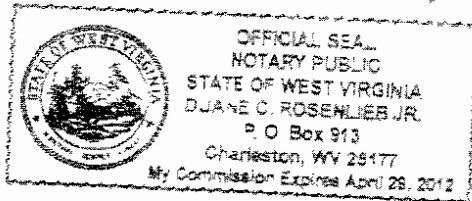
COUNTY OF Kanawha

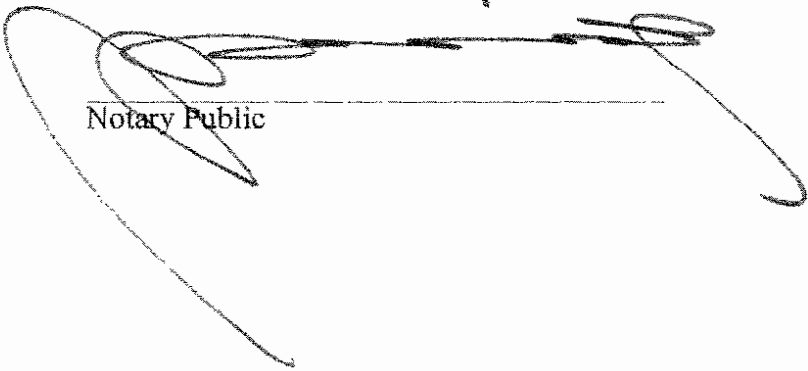
I, Duane C. Rosenlieb Jr a Notary Public for said county and state

do hereby certify that R. David Allara, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 2nd day of August, 2007.

My commission expires April 19, 2012.




Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: REGINA MARGARET BARBERIA, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Regina Margaret Barberia, M.D. (“Dr. Barberia”), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. REGINA MARGARET BARBERIA, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 07242, and her address of record with the Board is in Wheeling, West Virginia.

2. In January 2007, Dr. Barberia was the subject of a random audit by the Board to determine whether she had completed the required minimum number of fifty (50) hours of continuing medical education (“CME”) coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Barberia’s licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated May 17, 2006, Dr. Barberia represented that she had completed the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, including two (2) hours of CME in the subject of end-of-life care including pain management.

4. The random audit revealed that Dr. Barberia had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a complaint against Dr. Barberia based upon her apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and her inaccurate certification that she had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On May 23, 2007, Dr. Barberia responded to the Complaint by essentially stating that she believed she had completed the required two (2) hours of CME coursework in the subject of end-of-life care, including pain management, until she was asked to verify her completion of the required CME in connection with the Board's random audit. She further advised that she had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on February 21, 2007, as soon as she discovered the deficiency.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1) and (17), 11 CSR 1A 12.1(a), and 11

CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Barberia and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Barberia complies with the terms and conditions set forth herein.

CONSENT

REGINA MARGARET BARBERIA, M.D., by affixing her signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Barberia acknowledges that she is fully aware that, without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Barberia further acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Dr. Barberia waives all rights to such a hearing;

4. Dr. Barberia consents to the entry of this Order relative to her practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Barberia understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Barberia, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Barberia completed on February 21, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Barberia has now met the one-time requirement for completion of this particular coursework.

2. Dr. Barberia shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for her prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.

3. In the event that Dr. Barberia fails to comply with the requirement stated in the preceding paragraph of this Order, her license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending her successful completion of this requirement, as agreed to by her, and required by this Order.

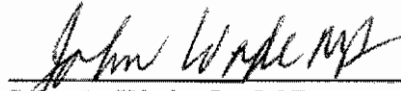
4. Upon the Board's determination that Dr. Barberia is in full compliance with the terms and conditions of this Consent Order, the Complaint against her shall be dismissed immediately.

The foregoing "Consent Order" of REGINA MARGARET BARBERIA, M.D.,

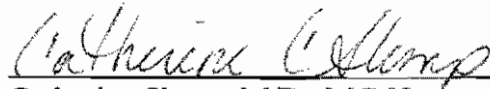
was:

Entered this 10th day of September, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



REGINA MARGARET BARBERIA, M.D.

Date: 7/10/07

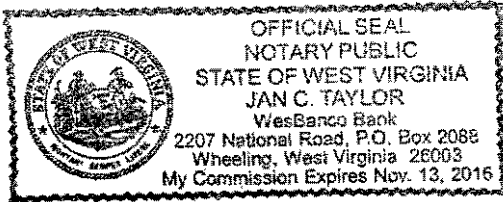
STATE OF WEST VIRGINIA

COUNTY OF Ohio

I, Jan C Taylor, a Notary Public in and for said county and state do hereby certify that REGINA MARGARET BARBERIA M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 17 day of July, 2007.

My commission expires Nov 13, 2016.



Jan C Taylor
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAMES MICHAEL BEANE, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and James Michael Beane, M.D. ("Dr. Beane") freely and voluntarily enter into the following order pursuant to W. Va. Code §30-3-1, et seq.

FINDINGS OF FACT

1. On October 10, 2006, the license of Dr. Beane to practice medicine and surgery in the State of West Virginia, License No. 11534, was placed in inactive status by the Board upon the request of Dr. Beane, whose address of record with the Board is in Point Pleasant, West Virginia.

2. Dr. Beane now seeks activation of his license to practice medicine and surgery in this State and has appeared before the members of the Licensure Committee of the Board in January, 2007, for a full discussion of his health and well being after participation in a three (3) week program for chemical dependence at Marietta Memorial Hospital, Marietta, Ohio, and five (5) meetings over a period of one (1) month with a chemical dependency therapist.

3. Dr. Beane meets the qualifications for an active license to practice medicine and surgery in the State of West Virginia, though practicing medicine and surgery without certain appropriate limitations, conditions, and accommodations upon his medical license could adversely affect the health and welfare of a patient.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code §30-3-1, to protect the public interest.

2. Probable cause exists to substantiate charges of disqualification from the practice of medicine pursuant to W. Va. Code §30-3-14(c)(17) and (21) and 11 CSR 1A 12.1(c).

3. The Board has determined that it is appropriate and in the public interest to restore the license to practice medicine and surgery of Dr. Beane in an active status, provided certain limitations, conditions, and accommodations are placed thereon.

CONSENT

James Michael Beane, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order to the following:

1. Dr. Beane acknowledges that he is fully aware that, without his consent, here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code §30-3-14(h) and §29A-5-1, et seq.;

2. Dr. Beane acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Beane waives all rights to such a hearing;

4. Dr. Beane consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Beane understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Beane, the West Virginia Board of Medicine hereby orders that effective February 5, 2007, the license to practice medicine and surgery in the State of West Virginia of James Michael Beane, M.D., License No. 11534, is returned to an active status, subject to full compliance of Dr. Beane with all of the following limitations, conditions, and accommodations:

1. License No. 11534 is placed in a probationary status for a five (5) year period, terminating February 5, 2012.

2. During said five (5) year period, Dr. Beane's practice of medicine and surgery shall occur with the supervision and monitoring of another duly licensed

physician approved by the Board, and such physician shall meet regularly with Dr. Beane and at least on a weekly basis.

3. During said five (5) year period, Dr. Beane's approved supervising physician shall submit reports every sixty (60) days to the Board concerning the performance of Dr. Beane as a physician, except that should the performance of Dr. Beane at any time fall below the level of reasonable skill and safety, the approved supervising physician shall immediately notify the Board.

4. During said five (5) year period, Dr. Beane shall submit to random and unannounced testing of bodily fluids in a manner approved by the Board, at his own expense, the results of which tests shall be promptly forwarded to the Board at the direction of Dr. Beane's approved supervising physician, and Dr. Beane shall submit random, unannounced testing of his bodily fluids at any time upon demand of the Board, which testing shall be carried out in a manner directed and approved by the Board, and which testing shall be at his own expense.

5. During said five (5) year period, Dr. Beane shall not ingest alcohol.

6. During said five (5) year period, Dr. Beane shall not ingest poppy seeds and shall refrain from the use of any controlled substances except for those specifically prescribed to him by another duly licensed physician. Any controlled substances so prescribed to him shall be reported in writing to the Board by said duly licensed physician when prescribed.

7. During said five (5) year period, Dr. Beane shall regularly attend a minimum of five (5) meetings each week of Narcotics Anonymous, Alcoholics Anonymous, or Caduceus, and keep a log of his attendance, which log shall be reviewed

at the pleasure of the Board and which log shall be maintained in a hand held spiral notebook.

8. During said five (5) year period, Dr. Beane shall seek and maintain a sponsor in Narcotics Anonymous, or Alcoholics Anonymous, or Caduceus, who will be permitted to review his log of attendance and who will discuss his progress at least on a weekly basis and who will consent and agree to be available to review periodically Dr. Beane's progress with his supervising physician. A reasonable time will be allowed for any change of sponsors, if necessary.

9. During said five (5) year period, Dr. Beane may not register as a dispensing physician under Board of Medicine rule 11 CSR 5.

10. For the first six (6) months of said five (5) year period, Dr. Beane shall have regular care and treatment from a Board approved chemical dependency therapist twice each month. For the remaining four and one half (4 ½) years, Dr. Beane shall receive regular care and treatment from said therapist at least on a monthly basis unless and until said therapist recommends and the Board approves a treatment plan alteration.

11. During said five (5) year period, said chemical dependency therapist shall submit reports to the Board on a quarterly basis each year as to Dr. Beane's therapeutic progress, including treatment plan updates.

12. Dr. Beane shall provide monthly progress reports to the Board beginning March 1, 2007, for a period of two (2) years.

13. During said five (5) year period, Dr. Beane shall appear annually in January for a discussion of his health and well being before the Licensure Committee.

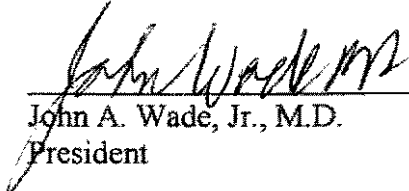
14. During said five (5) year period, Dr. Beane shall limit his working hours to forty (40) hours each week.

15. During said five (5) year period, a copy of this Consent Order shall be presented to any employer or health care or medical facility where Dr. Beane is practicing medicine and surgery and Dr. Beane shall also provide a copy of this Consent Order to his supervising physician and his Narcotics Anonymous, Alcoholics Anonymous, or Caduceus sponsor, and his therapist, all of whom shall provide a letter to the Board within ten (10) days of entry of this Order that they each understand their responsibilities hereunder.

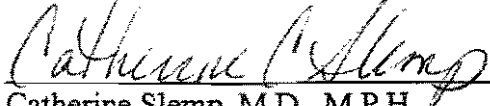
16. The failure of Dr. Beane to comply with the terms of this Consent Order may constitute grounds for the revocation of his license to practice medicine and surgery in the State of West Virginia.

Entered this 1st day of February 2007.

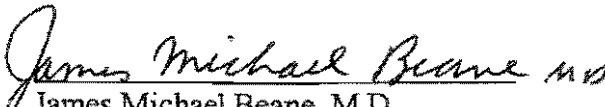
West Virginia Board of Medicine



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



James Michael Beane, M.D.

Date: 1/25/07

STATE OF WEST VIRGINIA

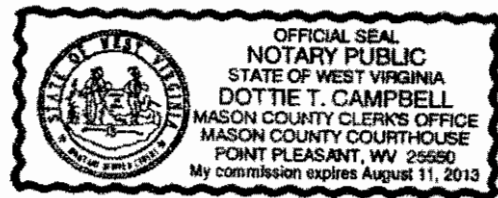
COUNTY OF MASON

I, Dottie T. Campbell, a Notary Public in and for said county and state, do hereby certify that James Michael Beane, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 25TH day of JAN., 2007.

My commission expires 8/11/2013.

Dottie T. Campbell
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NATALIE BEESON, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and NATALIE BEESON, P.A.-C. (“Ms. Beeson”) pursuant to the West Virginia Code §30-3-1, et seq., and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Ms. Beeson holds a license to practice as a physician assistant, License Number 00868, currently under the supervision of Patrick C. Bonasso, M.D.

2. In July, 2007, Ms. Beeson notified the Board that she had been writing prescriptions under the supervision of Dr. Bonasso for nine (9) months, believing that she had been granted prescriptive writing privileges by the Board, though in fact she had no such privileges and no application for such privileges had been received by the Board.

3. Ms. Beeson immediately ceased writing prescriptions, and appeared before a meeting of the Physician Assistant Committee of the Board in November, 2007, explaining that she had prepared an application to be submitted to the Board for prescriptive writing privileges and that she and the supervising physician believed it had been submitted to the Board by the office manager and that she had been approved for prescriptive writing privileges. She further stated that this was an unintentional mistake.

4. The Board recognizes under all the circumstances of this case that the failure of Ms. Beeson to confirm both that her prescriptive writing privileges application had been submitted to the Board and that prescriptive writing privileges had been granted was an oversight and unintentional.

5. In order that the health and welfare of patients are not adversely affected, in now granting Ms. Beeson prescriptive writing privileges, it is required that certain appropriate conditions and limitations be placed upon her license to practice as a physician assistant.

CONCLUSIONS OF LAW

1. The West Virginia Board of Medicine has a mandate pursuant to West Virginia Code §30-3-1, to protect the public interest.

2. Probable cause exists to deny prescriptive writing privileges as a physician assistant to Ms. Beeson pursuant to the provisions of 11 CSR 1B 10.1(h)(2), because Ms. Beeson has failed to comply with the provisions of West Virginia Code § 30-3-16(n) and 11 CSR 1B 14.1, relating to physician assistants.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Ms. Beeson and to grant prescriptive privileges to Ms. Beeson, subject to compliance by Ms. Beeson with certain conditions and limitations upon her licensure as a physician assistant in the State of West Virginia.

CONSENT

Ms. Beeson agrees solely and exclusively for the purpose of the entry of this Order to the following:

1. Ms. Beeson acknowledges that without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with 11 CSR 1B 10.1 and West Virginia Code §29A-5-1, et seq., and West Virginia Code §30-3-16;

2. Ms. Beeson further acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Ms. Beeson waives all such due process rights;

4. Ms. Beeson consents to the entry of this Order relative to her practice as a physician assistant in the State of West Virginia; and,

5. Ms. Beeson understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and the foregoing consent of Ms. Beeson, the West Virginia Board of Medicine hereby **ORDERS**:

1. Ms. Beeson is **PUBLICLY REPRIMANDED** for writing prescriptions with no authority to do so having been granted by the Board, as set forth in the Findings of Fact.

2. Prescriptive writing privileges are granted to Ms. Beeson effective upon entry of this Order.

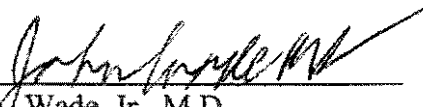
3. Ms. Beeson agrees to read and comply with all laws and rules of the Board pertaining to physician assistants, West Virginia Code § 30-3-16 and 11 CSR 1B, so that she is fully aware of her responsibilities as a physician assistant.

4. Within five (5) days of entry of this Consent Order, Ms. Beeson shall provide a copy of this Order to any employer or health care or medical facility where Ms. Beeson has been practicing as a physician assistant, and Ms. Beeson shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where she seeks to practice as a licensed physician assistant, so long as Patrick C. Bonasso, M.D., is her supervising physician.


The failure of Ms. Beeson to comply with any of the terms of this Consent Order, as determined by the Board, shall constitute grounds for further discipline of her licensure as a physician assistant in the State of West Virginia by this Board.

Dated this 26th day of December, 2007.


WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



NATALIE BEESON, P.A.-C.
Date: 11-29-07

STATE OF West Virginia

COUNTY OF Marion, to-wit:

I, Katrina Emerick a Notary Public for said county and state do hereby certify that NATALIE BEESON, P.A.-C., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 29th day of November, 2007.

My Commission expires January 20, 2009

Katrina M. Emerick
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: RANO SOLIDUM BOFILL, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Rano S. Bofill, M.D. ("Dr. Bofill") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Bofill currently holds a license to practice medicine in the State of West Virginia, License No. 09512, issued originally in 1972. Dr. Bofill's address of record is in Man, West Virginia.

2. On June 12, 2006, the Kentucky Board of Medical Licensure ("KY Board") and Dr. Bofill entered into an Agreed Order of Indefinite Restriction ("Agreed Order"), whereby Dr. Bofill's license to practice medicine in the Commonwealth of Kentucky ("Kentucky") was restricted for an indefinite period of time, and Dr. Bofill was authorized to continue to practice medicine in Kentucky, subject to the following terms and conditions, among others:

a. Dr. Bofill was prohibited from engaging in the interpretation of CT, MRI and PET scans in Kentucky pending further approval by the KY Board;

b. Any request by Dr. Bofill for approval to resume the interpretation of CT, MRI and PET scans was required to be supported by documentation of appropriate training approved by the KY Board regarding such interpretations;

c. In the event of any approval by the KY Board for Dr. Bofill to resume the interpretation of CT, MRI and PET scans, Dr. Bofill agreed, at his own expense, to submit patient charts of CT, MRI and PET scan interpretations at three (3), six (6) and twelve (12) month intervals for review by a consultant approved by the KY Board;

d. Any deficiencies identified by the consultant approved by the KY Board could result in appropriate remedial action by the KY Board; and

e. Any violation by Dr. Bofill of the terms or conditions of the Agreed Order could result in the suspension or restriction of Dr. Bofill's license to practice medicine in Kentucky by Emergency Order of the KY Board.

3. On July 10, 2006, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. Bofill based upon the prior disciplinary action against Dr. Bofill by the KY Board and the subsequent Agreed Order.

4. By correspondence dated August 18, 2006, counsel for Dr. Bofill responded to the allegations in the Complaint by asserting generally that the investigation which resulted in entry of the Agreed Order disciplining Dr. Bofill was predicated upon misleading, erroneous and incomplete information provided by the VA Medical Center, in Lexington, KY, to the KY Board.

5. By correspondence dated September 20, 2006, attorney L. Chad Elder, Assistant General Counsel for the KY Board, confirmed that the KY Board had approved Dr. Bofill's enrollment in a 440-hour fellowship program in radiology at the

Bowman-Gray School of Medicine at Wake Forest University in Winston-Salem, North Carolina, to address the deficiencies noted in the Agreed Order.

6. In October 2006, Dr. Bofill successfully completed the 440-hour fellowship in radiology at Wake Forest Medical School.

7. On November 16, 2006, after receiving documentation from Dr. Bofill regarding his completion of the 440-hour fellowship in radiology at Wake Forest Medical School, the KY Board considered Dr. Bofill's request for permission to resume CT, MRI and PET scan interpretations.

8. On December 2, 2006, the KY Board and Dr. Bofill entered into an Amended Agreed Order of Indefinite Restriction ("Amended Order") confirming the restriction of Dr. Bofill's license to practice medicine in Kentucky, but allowing Dr. Bofill to resume the interpretation of CT, MRI and PET scans, as part of his medical practice, subject to the following terms and conditions, among others:

a. Dr. Bofill must submit patient charts of CT, MRI and PET scan interpretations at three (3), six (6) and twelve (12) month intervals for review by a consultant approved by the KY Board, to be paid for by Dr. Bofill within sixty (60) days of the KY Board's request for payment;

b. Any deficiencies identified by the consultant approved by the KY Board may result in appropriate remedial action by the KY Board; and

c. Any violation by Dr. Bofill of the terms or conditions of the Amended Order may result in the suspension or further restriction of Dr. Bofill's license to practice medicine in Kentucky by Emergency Order of the KY Board.

9. On January 7, 2007, Dr. Bofill appeared before the Committee of this Board for a full discussion regarding the Complaint initiated against him by the Board, as well as the prior disciplinary action in Kentucky.

10. During the January 7, 2007, meeting between Dr. Bofill and the Committee, Dr. Bofill acknowledged that, although he is currently engaged in the general practice of diagnostic radiology in West Virginia, he would be unqualified, without further training, to interpret certain advanced or specialized CT scans, including those pertaining to certain aspects of Cardiology.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges against Dr. Bofill pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Bofill's license to practice medicine in Kentucky has been restricted, limited, or otherwise acted against, or subjected to other discipline.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Bofill and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Bofill enters into this Consent Order.

CONSENT

Rano S. Bofill, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and

stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Bofill acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Bofill further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Bofill waives all rights to such a hearing.

4. Dr. Bofill consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Bofill understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Bofill, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine in the State of West Virginia previously issued to Rano S. Bofill, M.D., License No. 09512, is hereby **RESTRICTED** for having been disciplined by the Kentucky Board of Medical Licensure.

2. Dr. Bofill may continue to practice medicine in the State of West Virginia, including the practice of general diagnostic radiology, and may further continue to interpret CT, MRI and PET scans, provided he complies fully with the terms and conditions of this Order and the Amended Order entered by the KY Board.

3. Based upon Dr. Bofill's representations to the Committee during its January 7, 2007, meeting, including his acknowledgement that he would be unqualified, without further training, to interpret certain advanced or specialized CT scans, Dr. Bofill will refrain from interpreting any CT scans, which may require advanced or specialized knowledge and/or training, unless and until such time as he provides sufficient proof acceptable to the Board of additional training in the applicable specialty area.

4. Dr. Bofill will make arrangements to have the KY Board provide this Board with copies of all consultation evaluations required by the Amended Order entered by the KY Board as soon as possible after such evaluations are generated or, in the alternative, if Dr. Bofill is to receive copies of such evaluations in a timely fashion from the KY Board, he will produce the same to this Board within thirty (30) days of his receipt thereof.

5. Pursuant to the Amended Order entered by the KY Board, the KY Board reserved its right, following a review of the consultation evaluations required by the Amended Order, to require appropriate remedial action to address any deficiencies identified with respect to Dr. Bofill's practice of medicine. In the event of any such remedial action by the KY Board, Dr. Bofill shall, within thirty (30) days following his receipt of notification thereof, report the same to this Board and provide his written explanation regarding the circumstances surrounding such remedial action.

6. Upon receipt by this Board of Dr. Bofill's written explanation regarding the circumstances surrounding any remedial action ordered by the KY Board to address any deficiencies identified by the KY Board with respect to Dr. Bofill's practice of medicine, this Board may, in its sole discretion, require Dr. Bofill to refrain from interpreting further CT, MRI and PET scans, pending further Order of the Board.

7. Any failure by Dr. Bofill to comply with any remedial action ordered by the KY Board to address any deficiencies identified by the KY Board with respect to Dr. Bofill's practice of medicine following its review of any consultation evaluations required by the Amended Order may provide a separate legal basis for additional disciplinary action by this Board against Dr. Bofill under West Virginia law.

8. Any consultation evaluations received by this Board, which reveal any deficiencies with respect to Dr. Bofill's practice of medicine, regardless of whether such consultation evaluations have resulted in remedial action being ordered by the KY Board, may also provide a separate legal basis for additional disciplinary action by this Board against Dr. Bofill under West Virginia law.

9. Any violation of the terms of this Order or the Amended Order entered by the KY Board, including any violation by Dr. Bofill, which results in an Emergency Order of Suspension or Restriction by the KY Board, as provided for in the Amended Order, may also provide a separate legal basis for additional disciplinary action against Dr. Bofill under West Virginia law.

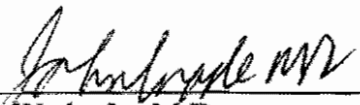
10. The restriction to Dr. Bofill's license to practice medicine in the State of West Virginia, which requires compliance with the Amended Order entered by the KY Board, is effective from the date of this Order for a period of five (5) years, or until

such time as Dr. Bofill fully satisfies, or is no longer bound by, the terms and requirements of the Amended Order.

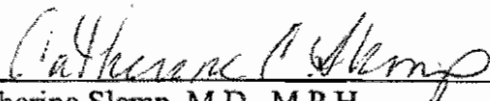
11. The restriction related to Dr. Bofill's interpretation of CT scans requiring advanced or specialized knowledge and/or training is effective from the date of this Order for a period of five (5) years.

The foregoing Order was entered this 21st day of February, 2007.

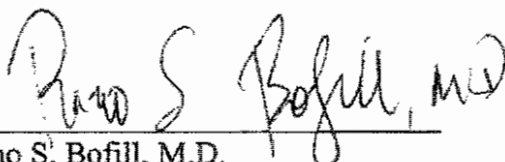
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



Rano S. Bofill, M.D.

Date: 2-7-07

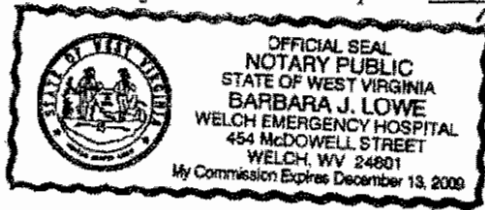
STATE OF WEST VIRGINIA

COUNTY OF McDowell

I, Barbara J. Lowe, a Notary Public in and for said county and state, do hereby certify that Rano S. Bofill, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 7th day of February, 2007.

My commission expires December 13, 2009.



Barbara J. Lowe
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: IOURI GEORGE BOIKO, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Iouri George Boiko, M.D. (“Dr. Boiko”), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. IOURI GEORGE BOIKO, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 22186, and his address of record with the Board is in Charleston, West Virginia.

2. In January 2007, Dr. Boiko was the subject of a random audit by the Board to determine whether he had completed the required minimum number of fifty (50) hours of continuing medical education (“CME”) coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Boiko’s licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated June 28, 2006, Dr. Boiko represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2004, to June 30, 2006.

4. The random audit revealed that Dr. Boiko had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a complaint against Dr. Boiko based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On May 29, 2007, Dr. Boiko responded to the Complaint by essentially stating that he was not aware of the specific requirement for two (2) hours of CME coursework in the subject of end-of-life care, including pain management, until he was asked to verify his completion of the required CME in connection with the Board's random audit. Dr. Boiko further advised that he had completed two (2) hours of CME in the subject of end-of-life care, including pain management, on February 23, 2007, as soon as he learned about the requirement.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1) and (17), 11 CSR 1A 12.1(a), and 11 CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Boiko and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Boiko complies with the terms and conditions set forth herein.

CONSENT

IOURI GEORGE BOIKO, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Boiko acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Boiko further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Boiko waives all rights to such a hearing;

4. Dr. Boiko consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Boiko understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Boiko, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Boiko completed on February 23, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Boiko has now met the one-time requirement for completion of this particular coursework.

2. Dr. Boiko shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.

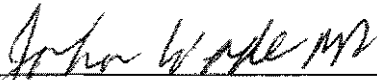
3. In the event that Dr. Boiko fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.

4. Upon the Board's determination that Dr. Boiko is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.


The foregoing "Consent Order" of IOURI GEORGE BOIKO, M.D., was:

Entered this 10th day of September, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Siemp, M.D., M.P.H.
Secretary



IOURI GEORGE BOIKO, M.D.

Date: 07/25/07

STATE OF WEST VIRGINIA

COUNTY OF Kanawha

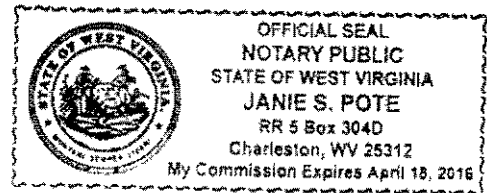
I, Janie S. Pote, a Notary Public in and for said county and state do hereby certify that IOURI GEORGE BOIKO, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 25th day of July, 2007.

My commission expires April 18, 2016



Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PATRICK C. BONASSO, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Patrick C. Bonasso, M.D., ("Dr. Bonasso") freely and voluntarily enter into the following Order pursuant to West Virginia Code §30-3-1, et seq.:

FINDINGS OF FACT

1. Dr. Bonasso currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 13108, issued originally in 1982. Dr. Bonasso's address of record with the Board is in Fairmont, West Virginia.

2. In November 2007, the Physician Assistant Committee of the Board discussed with Dr. Bonasso the fact that Natalie Beeson, the physician assistant he had been supervising since August 2006, had been writing prescriptions for nine (9) months without having been granted prescriptive writing privileges by the Board. Ms. Beeson had previously held a license to practice in the State of West Virginia, along with prescriptive writing privileges for several years, but had recently become employed by Dr. Bonasso as her supervising physician requiring her to reapply for prescriptive writing privileges.

3. Dr. Bonasso stated to the Physician Assistant Committee that he had not been aware that the physician assistant had not been granted prescriptive writing privileges by the Board because the physician assistant had prepared an application to be

submitted to the Board for prescriptive writing privileges, and he and the physician assistant believed it had been submitted to the Board by the office manager and that the physician assistant had been approved for prescriptive writing privileges under his supervision. He further stated that this was an unintentional mistake.

4. The Board recognizes under all the circumstances of this case that the failure to properly supervise the physician assistant in this regard was an oversight and unintentional. The Board further recognizes that the physician assistant, Ms. Beeson, self reported this incident to the Board upon her realization that she had not received her prescriptive writing privileges and immediately ceased writing prescriptions.

5. Continuing to practice medicine without the Board attaching conditions and limitations upon Dr. Bonasso's license to practice medicine and surgery could adversely affect the health and welfare of a patient.

CONCLUSIONS OF LAW

1. The West Virginia Medical Practice Act declares that the practice of medicine is a privilege and that as a matter of public policy, the provisions in the act are necessary to protect the public interest (West Virginia Code §30-3-1).

2. Probable cause exists to file charges against Dr. Bonasso pursuant to the provisions of West Virginia Code §30-3-14(c)(16), delegating professional responsibilities to a person when the physician delegating such responsibilities knows or has reason to know that such person is not qualified by licensure to perform them.

3. The Board has determined that it is appropriate to waive the commencement of proceedings against Dr. Bonasso and to proceed without the filing of

charges of a formal Complaint and Notice of Hearing, provided that Dr. Bonasso agrees to comply with all rules and regulations of the Board.

CONSENT

Patrick C. Bonasso, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order to the following:

1. Dr. Bonasso acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with West Virginia Code §30-3-14(h) and §29A-5-1, *et seq.*;

2. Dr. Bonasso acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Bonasso waives all rights to such a hearing;

4. Dr. Bonasso consents to the entry of this Order relative to his practice of medicine in the State of West Virginia; and,

5. Dr. Bonasso understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Bonasso, the West Virginia Board of Medicine hereby **ORDERS** that:

1. Dr. Bonasso agrees to read and comply with all laws and rules of the Board pertaining to physician assistants, West Virginia Code §30-3-16 and 11 CSR 1B, so that he is fully aware of his responsibilities as a supervising physician.

2. Dr. Bonasso is **PUBLICLY REPRIMANDED** for supervising a physician assistant while the physician assistant was writing prescriptions with no authority to do so having been given by the Board.

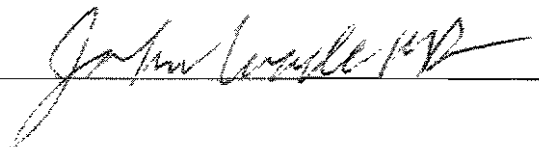
3. Within thirty (30) days of entry of this Consent Order, Dr. Bonasso shall submit to the Board a written procedure to be followed in order to avoid such a problem in the future.

4. Within five (5) days of entry of this Consent Order, Dr. Bonasso shall provide a copy of this Order to any employer or health care or medical facility where Dr. Bonasso is practicing medicine, and engaging in any supervisory responsibilities with regard to his physician assistant, Natalie Beeson, P.A.C.

The failure of Dr. Bonasso to comply with the terms of this Consent Order, as determined by the Board, may constitute grounds for additional discipline with regard to his medical license in the State of West Virginia.

Entered this 26th day of December, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M. D.
President

Catherine Slemp
Catherine Slemp, M.D., M.P.H.
Secretary

Patrick C. Bonasso
Patrick C. Bonasso, M.D.

Date: 12-10-07

STATE OF West Virginia

COUNTY OF Marion, to-wit:

I, Katrina M. Emerick, a Notary Public for said county

and state do hereby certify that Patrick C. Bonasso, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 10th day of December, 2007.

My commission expires: January 20, 2009.

Katrina M. Emerick
NOTARY PUBLIC



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: HOYT JEFFERY BURDICK, M.D.

AMENDED CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Hoyt Jeffery Burdick, M.D., ("Dr. Burdick") freely and voluntarily enter into the following Amended Consent Order pursuant to W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. HOYT JEFFERY BURDICK, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 14255, issued originally in 1985, and his address of record with the Board is in Huntington, West Virginia.
2. In Dr. Burdick's licensure renewal application for the period from July 1, 2004, to June 30, 2006, submitted to the Board and dated June 2, 2004, Dr. Burdick represented that he had completed the required number of fifty (50) hours of continuing medical education ("CME") for the preceding licensure period of July 1, 2002 to June 30, 2004, including two (2) hours of CME in the subject of end-of-life care including pain management as required by W. Va. Code § 30-1-7a.
3. Dr. Burdick believed he had completed the two (2) hours of CME in the subject of end-of-life care, including pain management, during the requisite time period, but he had actually completed the two (2) hours of CME in late May, 2002, rather than in July, 2002.

4. On March 3, 2005, after being notified by the Board of his failure to complete the required two (2) hours of CME in the subject of end-of-life care, including pain management, during the relevant time period, Dr. Burdick completed the required two (2) hours of CME and submitted appropriate documentation to the Board.

5. On August 3, 2005, Dr. Burdick and the Board entered into a Consent Order regarding this matter.

6. On March 10, 2007, Dr. Burdick appeared before the Complaint Committee of the Board to request a modification of certain language in the August 3, 2005, Consent Order.

7. After discussing this matter in detail with Dr. Burdick, the Board has agreed to modify and amend the terms of the August 3, 2005, Consent Order, as set forth more fully herein.

8. This Amended Consent Order between Dr. Burdick and the Board supersedes the prior Consent Order entered on August 3, 2005, between Dr. Burdick and the Board.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. While probable cause may have existed to substantiate charges pursuant to the provisions of W. Va. Code §§ 30-1-7a, 30-3-14(c)(17), 11 CSR 1A 12.1(o), and 11 CSR 6, the Board recognizes that Dr. Burdick may have simply made a mistake on his licensure application. Accordingly, the Board and Dr. Burdick have decided to enter into this Amended Consent Order.

CONSENT

HOYT JEFFERY BURDICK, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Burdick acknowledges that he is fully aware that, without his consent, here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code §30-3-14(h) and W. Va. Code §29A-5-1, et seq.:

2. Dr. Burdick further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Burdick waives all rights to such a hearing;

4. Dr. Burdick consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Burdick understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Burdick, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Burdick completed in March 2005, was applied to meet the fifty

(50) hours required for the renewal period July 1, 2002, to June 30, 2004, and may not be applied or transferred to any subsequent renewal period. By completing this CME, Dr. Burdick successfully met the requirement for completion of this particular coursework.

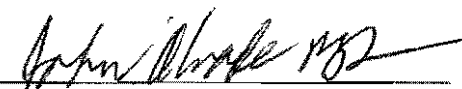
2. Dr. Burdick has also paid to the Board a fine of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME for the renewal period July 1, 2002, to June 30, 2004, or a total of \$200.00 Dollars, the receipt and sufficiency of which fine is acknowledged by the signatures hereon of the President and Secretary of the Board.

3. Dr. Burdick is now in full compliance with the terms and conditions of this Order, which supersedes the prior Consent Order entered on August 3, 2005, and the Complaint against him in this matter has been dismissed.

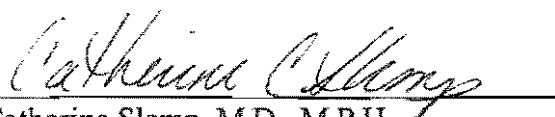
The foregoing "AMENDED CONSENT ORDER" of HOYT JEFFERY BURDICK, M.D., was:

Entered this 28th day of March, 2007.

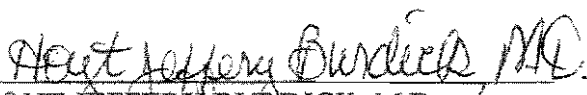
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



HOYT JEFFERY BURDICK, M.D.

Date: 21 March 2007

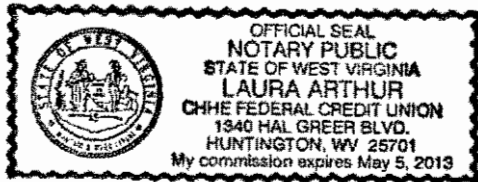
STATE OF WEST VIRGINIA

COUNTY OF Cabell

I, Laura Arthur, a Notary Public for said county and state do hereby certify that HOYT JEFFERY BURDICK, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 21 day of March, 2007.

My commission expires May 5, 2013.



Laura Arthur
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MICHAEL DANE BUTCHER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Michael D. Butcher, M.D. ("Dr. Butcher") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Butcher currently holds a license to practice medicine in the State of West Virginia, License No. 09035, issued originally in 1968. Dr. Butcher's address of record is in Los Gatos, California.
2. On September 27, 2006, the Medical Board of California, Division of Medical Quality ("CA Board"), and Dr. Butcher entered into a Stipulation for Public Reprimand ("Stipulation"), wherein they stipulated and agreed that Dr. Butcher would be publicly reprimanded for his failure to maintain adequate and accurate medical records with respect to his care and treatment of a particular patient. Pursuant to the Stipulation, and as a condition precedent to the public reprimand, Dr. Butcher was required to attend courses concerning medical record-keeping and physician-patient communication.

3. By Order entered on December 15, 2006, the CA Board adopted the Stipulation as its Decision and Order and issued a Letter of Public Reprimand (“Reprimand”) against the Physician and Surgeon certificate of Dr. Butcher.

4. On January 8, 2007, the Complaint Committee (“Committee”) of this Board initiated a Complaint against Dr. Butcher based upon the prior disciplinary action against Dr. Butcher by the CA Board.

5. By correspondence dated January 31, 2007, Dr. Butcher responded to the allegations in the Complaint and advised that the Reprimand was limited to his failure “to maintain adequate records,” in connection with his “post surgical examination and treatment” of a particular patient. He also indicated that the courses required by the Stipulation would be completed by the end of April 2007, and provided documentation concerning the same.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause may exist to substantiate charges against Dr. Butcher pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Butcher’s license to practice medicine in the State of California has been acted against or subjected to other discipline.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Butcher and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Butcher enters into this Consent Order.

CONSENT

Michael D. Butcher, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Butcher acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Butcher further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Butcher waives all rights to such a hearing.

4. Dr. Butcher consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Butcher understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

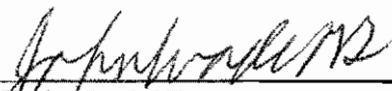
ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Butcher, the West Virginia Board of Medicine hereby **ORDERS** as follows:

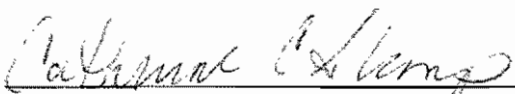
1. Dr. Butcher is **PUBLICLY REPRIMANDED** for being subjected to disciplinary action by the licensing authority in another state.

The foregoing Order was entered this 16th day of April, 2007.


WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slem, M.D., M.P.H.
Secretary



Michael D. Butcher, M.D.

Date: 4-16-07

STATE OF California

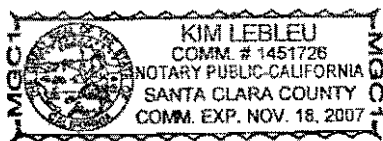
COUNTY OF Santa Clara

I, Kim LeBlau, a Notary Public in and for said county and

state, do hereby certify that Michael D. Butcher, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 4th day of April, 2007.

My commission expires Nov. 18, 2007.



Kim LeBlau
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: PETER JOSEPH COCCARO, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Peter Joseph Coccaro, M.D. (“Dr. Coccaro”), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. PETER JOSEPH COCCARO, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 21897, and his address of record with the Board is in Rainelle, West Virginia.

2. In January 2007, Dr. Coccaro was the subject of a random audit by the Board to determine whether he had completed the required minimum number of fifty (50) hours of continuing medical education (“CME”) coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Coccaro’s licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated May 15, 2006, Dr. Coccaro represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2004, to June 30, 2006.

4. The random audit revealed that Dr. Coccaro had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a complaint against Dr. Coccaro based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On June 3, 2007, Dr. Coccaro responded to the Complaint by essentially stating that he was not aware of the requirement for two (2) hours of CME coursework in the subject of end-of-life care, including pain management, until he was asked to verify his completion of the required CME in connection with the Board's random audit. He further advised that he had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on February 20, 2007, as soon as he learned about the requirement.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1)and (17), 11 CSR 1A 12.1(a), and 11

CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Coccaro and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Coccaro complies with the terms and conditions set forth herein.

CONSENT

PETER JOSEPH COCCARO, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Coccaro acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against his except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Coccaro further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Coccaro waives all rights to such a hearing;

4. Dr. Coccaro consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Coccaro understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Coccaro, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Coccaro completed on February 20, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Coccaro has now met the one-time requirement for completion of this particular coursework.

2. Dr. Coccaro shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.

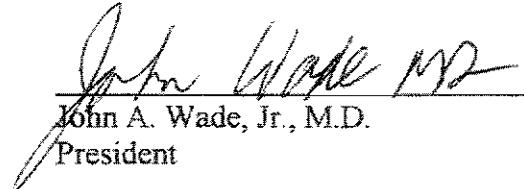
3. In the event that Dr. Coccaro fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.

4. Upon the Board's determination that Dr. Coccaro is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

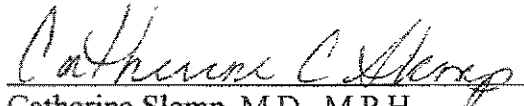
The foregoing "Consent Order" of PETER JOSEPH COCCARO, M.D., was:

Entered this 10th day of September, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



PETER JOSEPH COCCARO, M.D.

Date: 8-2-07

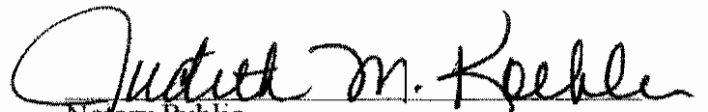
STATE OF WEST VIRGINIA

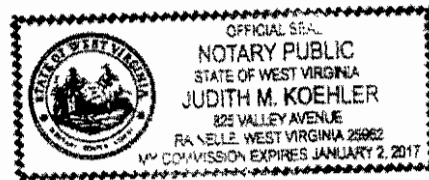
COUNTY OF Greenbrier

I, JUDITH M. KOEHLER, a Notary Public in and for said county and state do hereby certify that PETER JOSEPH COCCARO, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 2nd day of August, 2007.

My commission expires January 2, 2017.


Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DUDLEY DESHON CRAWFORD, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Dudley Deshon Crawford, M.D. ("Dr. Crawford") freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Crawford holds an active license to practice medicine and surgery in the State of West Virginia, License No. 16630, originally issued by the Board in 1991. Dr. Crawford's address of record is in Hurricane, West Virginia.

2. By correspondence dated October 5, 2006, Dr. Crawford notified the Board that he had recently closed "Hurricane Family Practice." He further indicated he was "planning to remain on site for thirty to forty-five days to make sure all referrals get completed, all labs reported and to be available to see patients at no charge if they have a true urgent problem." Finally, Dr. Crawford advised the Board that he was "considering working in a rural health clinic in South Africa."

3. On October 18, 2006, one of Dr. Crawford's former patients filed a complaint against him by completing a complaint questionnaire and sending the same to the

Board. The basis for the patient's complaint was her inability to obtain copies of medical records from Dr. Crawford.

4. The allegations against Dr. Crawford initially suggested a possible failure to conform to certain provisions of the West Virginia Medical Practice Act and the Rules of the Board pertaining to unprofessional conduct, and the Code of Medical Ethics of the American Medical Association pertaining to production of medical records.

5. By correspondence dated November 3, 2006, the Complaint Committee of the Board provided Dr. Crawford with a copy of the patient's complaint, via certified U. S. Mail addressed to Dr. Crawford's office in Hurricane, West Virginia, and Dr. Crawford was given thirty (30) days to provide a written response to the complaint. Dr. Crawford failed to meet the deadline for providing his response to the patient's complaint.

6. By correspondence dated December 6, 2006, the Executive Director of the Board again provided Dr. Crawford with a copy of the patient's complaint, and Dr. Crawford was given an additional ten (10) days to provide a written response to the complaint. The December 6, 2006, correspondence and attached complaint were again sent to Dr. Crawford via certified U. S. Mail addressed to his office in Hurricane, West Virginia, but were subsequently returned to the Board unclaimed.

7. On December 27, 2006, Ms. Leslie A. Higginbotham, investigator for the Board, traveled to Dr. Crawford's office in Hurricane, West Virginia, to serve a copy of the October 18, 2006, complaint. Ms. Higginbotham met with Dr. Crawford, served the complaint, and advised Dr. Crawford that his response to the complaint was due by January 5, 2007. During the meeting, Dr. Crawford made several conflicting statements, and confirmed that he was living in his medical office.

8. On January 5, 2007, Ms. Higginbotham prepared a Report of Investigation ("Report") describing her meeting with Dr. Crawford and her observations during that meeting.

9. On January 5, 2007, Dr. Crawford hand delivered to the Board office his response to the complaint. In his response, Dr. Crawford made several statements suggesting potential problems with respect to his ability to practice medicine and surgery with a reasonable degree of skill and safety.

10. On January 8, 2007, the Complaint Committee of the Board initiated a complaint ("Complaint") against Dr. Crawford, based upon the information and events described in the January 5, 2007, Report prepared by Ms. Higginbotham, as well as other information received by the Board.

11. By correspondence dated February 16, 2007, Dr. Crawford generally denied the allegations contained in the Complaint.

12. At the request of the Complaint Committee of the Board, Ms. Higginbotham conducted further investigation regarding the allegations in the Complaint, and interviewed numerous witnesses familiar with Dr. Crawford and his medical practice. The investigation identified numerous potential violations of the West Virginia Medical Practice Act and the Rules of the Board.

13. Ms. Higginbotham prepared an additional Report of Investigation dated March 10, 2007, which included summaries of her witness interviews and investigation, and provided copies of the same to Dr. Crawford and the Complaint Committee of the Board.

14. On March 11, 2007, Dr. Crawford appeared before the Complaint Committee of the Board, for a full discussion regarding this matter.

15. After discussing his options with the Committee, Dr. Crawford demonstrated a willingness to address any problems with respect to his capacity to practice medicine and surgery with a reasonable degree of skill and safety, and further offered to enter into this Consent Order.

16. The continued practice of medicine by Dr. Crawford in the State of West Virginia, absent compliance with this Consent Order, would adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges of disqualification of Dr. Crawford from the practice of medicine and surgery in the State of West Virginia due to violations of W. Va. Code §§ 30-3-14(c)(1) and (17), 11 CSR 1A 12.1 (a), and 11 CSR 6 4.2 and 4.4.

3. Probable cause also exists to substantiate charges of disqualification of Dr. Crawford from the practice of medicine and surgery in the State of West Virginia due to violations of W. Va. Code §§ 30-3-14(c)(13), (17) and (19), 11 CSR 1A 12.1 (c), (e), (o), (w), (dd), and (ee), and 11 CSR 1A 12.2 (a) A-D.

4. Probable cause also exists to substantiate charges of disqualification of Dr. Crawford from the practice of medicine and surgery in the State of West Virginia due to violations of W. Va. Code §§ 30-3-14(c)(17), (20) and (21), and 11 CSR 1A 12.1 (h), (i), and (j).

5. The Board has determined that it is appropriate to waive the commencement of proceedings against Dr. Crawford, and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Crawford surrenders his license to practice medicine and surgery in the State of West Virginia by way of this Consent Order.

CONSENT

Dudley Deshon Crawford, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Crawford acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Crawford further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Crawford waives all rights to such a hearing.

4. Dr. Crawford consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Crawford understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Crawford, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective upon entry of this Order, Dr. Crawford's license to practice medicine and surgery in the State of West Virginia, License No. 16630, is **SURRENDERED** to the Board.

2. As soon as possible following the entry of this Order, Dr. Crawford shall enter an appropriate in-patient treatment program to address the various problems identified by the Complaint Committee in connection with its investigation of the Complaint.

3. Prior to entering such in-patient treatment program, Dr. Crawford shall obtain approval from the Board with respect to the proposed treatment facility and program.

4. Dr. Crawford shall successfully complete the Board-approved in-patient treatment program, and shall thereafter comply with all of the terms of any after-care Contract, which he may sign in connection with the Board-approved treatment program, as well as with the terms of this Order.

5. Following his successful completion of the Board-approved treatment program, Dr. Crawford shall petition the Licensure Committee to appear at a meeting to discuss his status and the proposed reinstatement of his medical license, and shall ensure that all of his treatment records evidencing successful completion of the Board-approved treatment program are provided to the Licensure Committee prior to his appearance.

6. As soon as the Licensure Committee can determine that Dr. Crawford is fully prepared to resume the practice of medicine and surgery in the State of West Virginia

without harm to either himself or the public, and provided further that he is in compliance with the requirements of any after-care Contract signed in connection with his Board-approved treatment program, and with the terms and conditions of this Order, the Licensure Committee will consider the reinstatement of Dr. Crawford's medical license.

7. In connection with the reinstatement of Dr. Crawford's license to practice medicine and surgery in the State of West Virginia following Dr. Crawford's successful completion of the Board-approved treatment program, the Licensure Committee may impose additional conditions, accommodations, limitations or restrictions, which it deems necessary to ensure that Dr. Crawford remains fully capable of practicing medicine and surgery in the State of West Virginia.

8. Dr. Crawford's license to practice medicine and surgery shall remain **SURRENDERED** until such time as he has successfully completed the Board-approved in-patient treatment program, he has appeared before the Licensure Committee of this Board and the Board has determined that Dr. Crawford is able to practice medicine and surgery in the State of West Virginia without harm to himself or the public, and has reinstated his license to practice medicine and surgery, either in whole or in part.

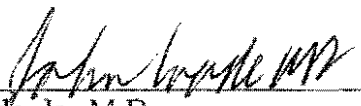
9. Within thirty (30) days of the effective date of this Order, Dr. Crawford shall provide a copy of this Order to all employers or entities with which he is under contract to provide physician services or is receiving training, and to the Chief of Staff at each hospital where he has privileges or appointments. Further, Dr. Crawford shall provide a copy of this Order to all employers or entities with which he contracts to provide physician services, or applies for or receives training, and to the Chief of Staff at each hospital where he applies for or obtains privileges or appointments.

10. Within thirty (30) days of the effective date of this Order, Dr. Crawford shall provide a copy of this Order by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which he currently holds a license to practice. Dr. Crawford further agrees to provide a copy of this Order by certified mail, return receipt requested, at time of application to the proper licensing authority of any state in which he applies for licensure. Further, Dr. Crawford shall provide this Board with a copy of the return receipt as proof of notification within thirty (30) days of receiving that receipt.

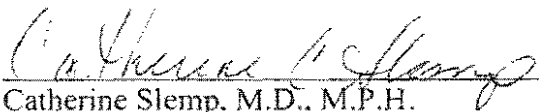
11. Following entry of this Order, Dr. Crawford shall make every effort to provide his patients with copies of their medical records immediately upon request.

Entered this 3rd day of April, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President

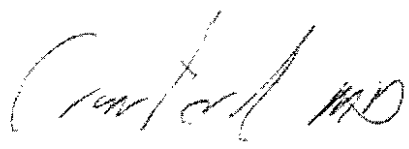


Catherine Slemp, M.D., M.P.H.
Secretary



DUDLEY DESHON CRAWFORD, M.D.

Date: 3/25/07



STATE OF West Virginia

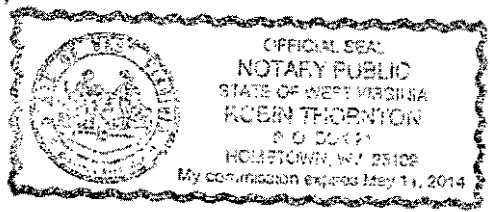
COUNTY OF Putnam

I, Robin Thornton, a Notary Public for said county and state

do hereby certify that Dudley Deshon Crawford, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 25th day of March, 2007.

My commission expires May 11, 2014.



Robin Thornton
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: SANJIT KAUR DHALIWAL, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and SANJIT KAUR DHALIWAL, M.D. ("Dr. Dhaliwal"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. SANJIT KAUR DHALIWAL, M.D., currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21522, and her address of record with the Board is in Beckley, West Virginia.

2. In January 2007, Dr. Dhaliwal was the subject of a random audit by the Board to determine whether she had completed the required minimum number of fifty (50) hours of continuing medical education ("CME") coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Dhaliwal's licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated June 28, 2006, Dr. Dhaliwal represented that she had completed the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, including two (2) hours of CME in the subject of end-of-life care including pain management.

4. The random audit revealed that Dr. Dhaliwal had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a Complaint against Dr. Dhaliwal based upon her apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and her inaccurate certification that she had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. Dr. Dhaliwal failed to respond in writing to the Complaint and was requested to appear before the Complaint Committee of the Board at its meeting on September 9, 2007.

7. Dr. Dhaliwal appeared before the Complaint Committee on September 9, 2007, giving both a verbal and written response to the Complaint, and essentially stating that she had not carefully looked into the specific requirements of the continuing medical education.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause exists to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1) and (17), 11 CSR 1A 12.1(a), and 11 CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Dhaliwal and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Dhaliwal complies with the terms and conditions set forth herein.

CONSENT

SANJIT KAUR DHALIWAL, M.D., by affixing her signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Dhaliwal acknowledges that she is fully aware that, without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Dhaliwal further acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Dr. Dhaliwal waives all rights to such a hearing;

4. Dr. Dhaliwal consents to the entry of this Order relative to her practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Dhaliwal understands that this Order is considered public information.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Dhaliwal, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Dhaliwal shall on or before **December 31, 2007**, report and document to the Board her completion of the two (2) hours of CME in the subject of end-of-life care, including pain management, as described in W. Va. Code § 30-1-7a, which hours shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, once she has completed this CME, Dr. Dhaliwal will have met the one-time requirement for completion of this particular coursework.

2. Dr. Dhaliwal shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for her prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before **January 31, 2008**.

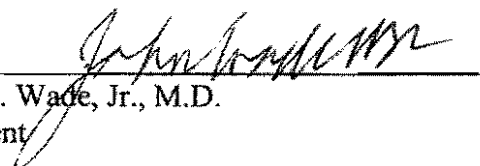
3. In the event that Dr. Dhaliwal fails to comply with the requirements stated in the preceding paragraphs of this Order, her license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending her successful completion of these requirements, as agreed to by her, and required by this Order.

4. Upon the Board's determination that Dr. Dhaliwal is in full compliance with the terms and conditions of this Consent Order, the Complaint against her shall be dismissed immediately.

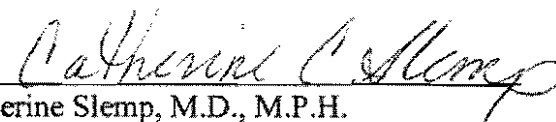
The foregoing "Consent Order" of SANJIT KAUR DHALIWAL, M.D., was:

Entered this 19th day of November, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slomp, M.D., M.P.H.
Secretary



SANJIT KAUR DHALIWAL, M.D.

Date: 11-9-07.

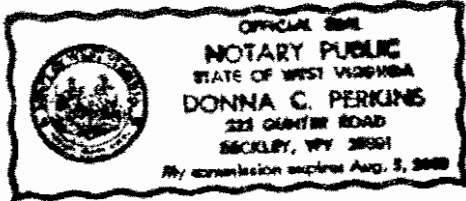
STATE OF WEST VIRGINIA

COUNTY OF Raleigh

I, Donna C. Perkins, a Notary Public in and for said county and state do hereby certify that SANJIT KAUR DHALIWAL, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 9th day of November, 2007.

My commission expires August 5, 2008.



Donna C. Perkins
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: STEPHEN DAVID DURRENBERGER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and STEPHEN DAVID DURRENBERGER, M.D. ("Dr. Durrenberger"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. STEPHEN DAVID DURRENBERGER, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 19772, and his address of record with the Board is in Huntington, West Virginia.
2. In May, 2007, the Complaint Committee of the Board initiated a Complaint against Dr. Durrenberger alleging that Dr. Durrenberger, in his capacity as the Medical Director of Prestera Center in Huntington, West Virginia, was allowing an unlicensed individual to work as a physician at Prestera Center and to write prescriptions of controlled substances for the treatment of patients using pre-signed prescription slips obtained from Dr. Durrenberger.
3. By correspondence dated June 14, 2007, Dr. Durrenberger responded to the allegations in the Complaint and acknowledged the mishandling of the prescription issue.

4. On September 9, 2007, Dr. Durrenberger appeared before the Complaint Committee for a full discussion regarding this matter. During the meeting, Dr. Durrenberger acknowledged his mistakes in this matter and expressed genuine remorse for his actions.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause exists to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(16), relating to delegating professional responsibilities to a person whom the licensee knows or has reason to know is not qualified by licensure to perform the responsibilities; W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (n) and (aa), relating to aiding or assisting an unlicensed person to practice medicine and delegating professional responsibilities to a person whom the licensee knows or has reason to know is not qualified by licensure to perform the responsibilities; and W. Va. Code § 30-3-14(c)(19), relating to gross negligence in the use and control of prescription forms.

3. It is appropriate to waive the commencement of proceedings against Dr. Durrenberger and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Durrenberger complies with the terms and conditions set forth herein.

CONSENT

STEPHEN DAVID DURRENBERGER, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Durrenberger acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.

2. Dr. Durrenberger further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Durrenberger waives all rights to such a hearing.

4. Dr. Durrenberger consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Durrenberger understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

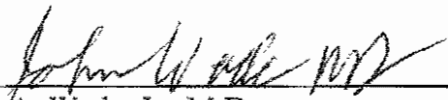
ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Durrenberger, the West Virginia Board of Medicine hereby **ORDERS** that Dr. Durrenberger is **PUBLICLY REPRIMANDED** for allowing an unlicensed individual to write prescriptions of controlled substances for the treatment of patients using pre-signed prescription slips obtained from Dr. Durrenberger.

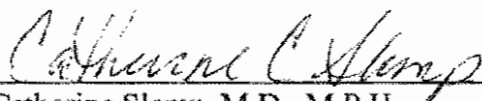
The foregoing "Consent Order" of STEPHEN DAVID DURRENBERGER,
M.D., was:

Entered this 4th day of October, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



STEPHEN DAVID DURRENBERGER, M.D.

Date: 9/27/07

STATE OF WEST VIRGINIA

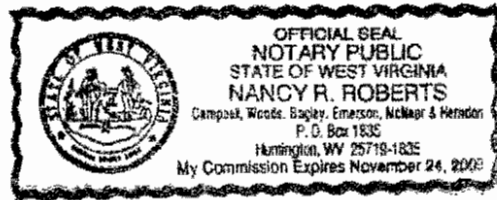
COUNTY OF Calwell

I, NANCY R. ROBERTS, a Notary Public in and for said county and state do hereby certify that STEPHEN DAVID DURRENBERGER, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 27th day of September, 2007.

My commission expires November 24, 2009.

Nancy R. Roberts
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARY B. FAUTEUX, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Mary B. Fauteux, P.A.-C. (“Ms. Fauteux”) pursuant to the provisions of West Virginia Code §30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Mary B. Fauteux, P.A.-C., was licensed as a physician assistant by the West Virginia Board of Medicine and her license number was identified as No. 00786. Ms. Fauteux’s address of record with the Board is in Cambridge, Ohio.

2. In March, 2007, Ms. Fauteux advised the Board that she had failed the NCCPA (National Commission on Certification of Physician Assistants) recertification examination in October, 2006, but had continued practicing as a physician assistant even though she was not a certified physician assistant.

3. Ms. Fauteux passed the NCCPA recertification examination in February, 2007.

4. Ms. Fauteux appeared before the Physician Assistant Committee for a full discussion of this matter in July, 2007.

5. Ms. Fauteux has not been a licensed physician assistant as of May 9, 2007.

CONCLUSIONS OF LAW

1. The foregoing facts constitute just cause for the Board to file charges against Ms. Fauteux under the provisions of 11 CSR 1B 10.1(g) and (h), alleging failure to comply with provisions of West Virginia Code §30-3-1, *et seq.* and unprofessional conduct.

2. It is appropriate and in the public interest to waive the commencement of proceedings against Ms. Fauteux and to proceed without the filing of charges, or a formal Complaint and Notice of Hearing, subject to compliance by Ms. Fauteux with the provisions of this Consent Order and all rules and regulations pertaining to physician assistants in the State of West Virginia.

CONSENT

Mary B. Fauteux, P.A.-C., by affixing her signature hereon, agrees solely and exclusively for the purpose of the entry of the Order to the following:

1. Ms. Fauteux acknowledges that without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with West Virginia Code §29A-5-1, *et seq.*, and 11 CSR 1B 10. and 11 CSR 3;

2. Ms. Fauteux further acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Ms. Fauteux waives all such due process rights;

4. Ms. Fauteux consents to the entry of this Order relative to her practice as a physician assistant in the State of West Virginia; and,

5. Ms. Fauteux understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and the foregoing consent of Ms. Fauteux, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. That Mary B. Fauteux, P.A.-C. is **PUBLICLY REPRIMANDED** for continuing to practice as a physician assistant when she was not certified by the NCCPA.

2. Ms. Fauteux shall pay a civil fine in the amount of \$250 to the Board, the receipt of which fine by the Board is evidenced by the signatures hereon of the President and Secretary of the Board.

The foregoing was entered this 6th day of August, 2007.

West Virginia Board of Medicine

John A. Wade, Jr.
John A. Wade, Jr., M.D.
President

Catherine Slemp
Catherine Slemp, M.D., M.P.H.
Secretary

Mary B. Fauteux P.A.-C.
Mary B. Fauteux, P.A.-C.
Date: 7-26-07

STATE OF OHIO

COUNTY OF Guernsey, to-wit:

I, Steven D. Marvin, a Notary Public for said county and state do hereby certify that Mary B. Fauteux, P.A.-C., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 26th day of JULY, 2007.

My Commission expires 12-30-08.



STEVEN D. MARVIN
Notary Public, State of Ohio
My Commission Expires 12-30-08

Steven D. Marvin
NOTARY PUBLIC

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: STUART HENRY FOX, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Stuart H. Fox, M.D. ("Dr. Fox") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Fox currently holds a license to practice medicine in the State of West Virginia, License No. 15809, issued originally in 1989. Dr. Fox's address of record is in Knoxville, Tennessee.

2. On October 22, 2006, the Tennessee Board of Medical Examiners ("TN Board") entered an Order granting Dr. Fox a restricted medical license, which prohibits him from performing obstetric or gynecological surgery in the State of Tennessee. The TN Board also placed the restricted license of Dr. Fox on probation for a period of three (3) years upon entry of the Order, required him to submit correspondence from his supervising physician on an annual basis concerning his performance of the practice of medicine, and ordered him to pay civil penalties and costs related to the administrative hearing.

3. The TN Board's Order was based, in part, upon prior disciplinary action by this Board with respect to malpractice and negligence by Dr. Fox. However, the Order was

also based upon a failure by Dr. Fox to list three (3) malpractice actions on his application for license to practice medicine in the State of Tennessee, which action was deemed to constitute a violation of Tennessee law.

4. On January 8, 2007, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. Fox based upon the disciplinary action against Dr. Fox by the TN Board, particularly as it relates to his failure to list the three (3) malpractice actions on his application for medical license in the State of Tennessee.

5. By correspondence dated February 12, 2007, counsel for Dr. Fox responded to the allegations in the Complaint.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause may exist to substantiate charges against Dr. Fox pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Fox's license to practice medicine in the State of Tennessee has been acted against or subjected to other discipline.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Fox and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Fox enters into this Consent Order.

CONSENT

Stuart H. Fox, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Fox acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Fox further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Fox waives all rights to such a hearing.

4. Dr. Fox consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Fox understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

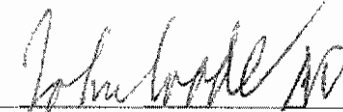
ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Fox, the West Virginia Board of Medicine hereby **ORDERS** as follows:

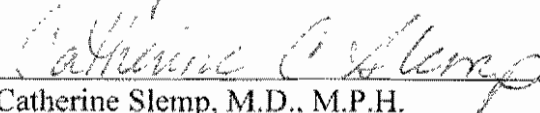
1. Dr. Fox is **PUBLICLY REPRIMANDED** for being subjected to disciplinary action by the licensing authority in another state.

The foregoing Order was entered this 14th day of May, 2007.

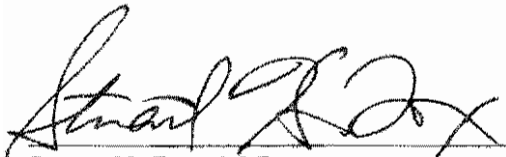
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



Stuart H. Fox, M.D.
Date: 04/02/2007

STATE OF Florida

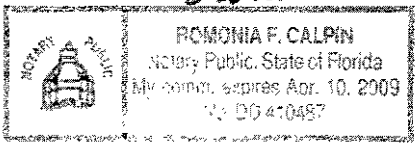
COUNTY OF Manatee

I, Romonia F. Calpin, a Notary Public in and for said county and state, do hereby certify that Stuart H. Fox, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 2nd day of May, 2007.

My commission expires _____.

Florida D.L. license used as I.D.



Romonia F. Calpin
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DONALD ANDREW GROSS, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Donald Andrew Gross, M.D. ("Dr. Gross"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. DONALD ANDREW GROSS, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 22015, and his address of record with the Board is in Barboursville, West Virginia.

2. In January 2007, Dr. Gross was the subject of a random audit by the Board to determine whether he had completed the required minimum number of fifty (50) hours of continuing medical education ("CME") coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Gross's licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated May 21, 2006, Dr. Gross represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2004, to June 30, 2006.

4. The random audit revealed that Dr. Gross had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a complaint against Dr. Gross based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On June 15, 2007, Dr. Gross responded to the Complaint by essentially stating that he was not aware he had not completed the two (2) hours of CME coursework in the subject of end-of-life care, including pain management, during the licensure period until he was asked to verify his completion of the required CME in connection with the Board's random audit. He further advised that he had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on August 21, 2006.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1) and (17), 11 CSR 1A 12.1(a), and 11 CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Gross and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Gross complies with the terms and conditions set forth herein.

CONSENT

DONALD ANDREW GROSS, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Gross acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Gross further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Gross waives all rights to such a hearing;

4. Dr. Gross consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Gross understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Gross, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Gross completed on August 21, 2006, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Gross has now met the one-time requirement for completion of this particular coursework.

2. Dr. Gross shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.


3. In the event that Dr. Gross fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.

4. Upon the Board's determination that Dr. Gross is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

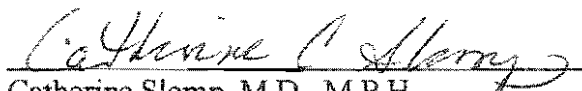
The foregoing "Consent Order" of DONALD ANDREW GROSS, M.D., was:

Entered this 10th day of September, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



DONALD ANDREW GROSS, M.D.

Date: 7-18-07

STATE OF WEST VIRGINIA

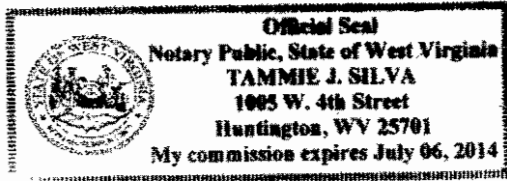
COUNTY OF Cabell

I, Tammie J Silva, a Notary Public in and for said county and state do hereby certify that DONALD ANDREW GROSS, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 18th day of July, 2007.

My commission expires July 6, 2014.

Tammie J Silva
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MICHAEL THOMAS HANDRIGAN, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Michael Thomas Handrigan, M.D. (“Dr. Handrigan”), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. MICHAEL THOMAS HANDRIGAN, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 21852, and his address of record with the Board is in Laurel, Maryland.

2. In January 2007, Dr. Handrigan was the subject of a random audit by the Board to determine whether he had completed the required minimum number of fifty (50) hours of continuing medical education (“CME”) coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Handrigan’s licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated May 31, 2006, Dr. Handrigan represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2004, to June 30, 2006.

4. The random audit revealed that Dr. Handrigan had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2007, the Complaint Committee of the Board initiated a complaint against Dr. Handrigan based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On June 28, 2007, Dr. Handrigan responded to the Complaint by essentially stating that he was not aware of the requirement for two (2) hours of CME coursework in the subject of end-of-life care, including pain management, until he was asked to verify his completion of CME in connection with the Board's random audit. He further advised that he had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on February 9, 2007, as soon as he learned about the requirement.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1) and (17), 11 CSR 1A 12.1(a), and 11 CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Handrigan and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Handrigan complies with the terms and conditions set forth herein.

CONSENT

MICHAEL THOMAS HANDRIGAN, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Handrigan acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Handrigan further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Handrigan waives all rights to such a hearing;

4. Dr. Handrigan consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Handrigan understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Handrigan, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Handrigan completed on February 9, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Handrigan has now met the one-time requirement for completion of this particular coursework.

2. Dr. Handrigan shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.

3. In the event that Dr. Handrigan fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.

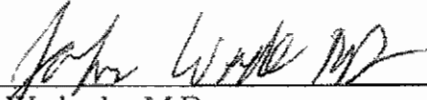
4. Upon the Board's determination that Dr. Handrigan is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing "Consent Order" of MICHAEL THOMAS HANDRIGAN, M.D.,

was:

Entered this 10th day of September, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slomp, M.D., M.P.H.
Secretary



MICHAEL THOMAS HANDRIGAN, M.D.

Date: 2 Aug 07

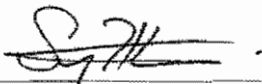
STATE OF ~~WEST VIRGINIA~~ Maryland

COUNTY OF Montgomery

I, Seong Hoon Lee, a Notary Public in and for said county and state do hereby certify that MICHAEL THOMAS HANDRIGAN, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 2nd day of August, 2007.

My commission expires October 08, 2008.



Notary Public

SEONG HOON LEE
NOTARY PUBLIC STATE OF MARYLAND
My Commission Expires October 8, 2008

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: MAX ALLEN HARNED, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and MAX ALLEN HARNED, M.D. ("Dr. Harned"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, *et seq.*:

FINDINGS OF FACT

1. MAX ALLEN HARNED, M.D., currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 12679, issued originally in 1981, and his address of record with the Board is in Bruceton Mills, West Virginia.
2. On November 1, 2006, Dr. Harned was adjudged guilty of a single felony violation of 18 U.S.C. §371 (conspiracy to defraud the United States), and multiple felony violations of 26 U.S.C. §7201 and 18 U.S.C. §2 (willfully attempting to evade and defeat income taxes), in the case *United States of America v. Dr. Max A. Harned*, Criminal Case No. 1:06-CR-0015, in the United States District Court, Northern District of West Virginia.
3. On January 8, 2007, the Complaint Committee of the Board initiated a Complaint against Dr. Harned based upon the "Judgment Order" entered in the United States District Court.
4. Effective October 31, 2007, Dr. Harned was incarcerated for his felony convictions.

5. Dr. Harned now desires to enter into this Consent Order in order to settle and terminate any dispute with the Board as a result of his felony convictions as set forth in paragraph two (2) hereof.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. The Board has determined that probable cause exists to substantiate charges of disqualification from the practice of medicine due to violations of W. Va. Code §§ 30-3-14(c)(2) and (17), and violations of West Virginia Legislative Rules, West Virginia Board of Medicine, 11 CSR 1A 12.1(e), (j) and (o), all relating to conviction of a crime which is a felony, failure to perform a legal or statutory obligation placed upon a physician, and unprofessional conduct.

3. The Board has determined that it is appropriate and in the public interest to proceed without the filing of formal charges in a Complaint and Notice of Hearing, and to settle and terminate any dispute with Dr. Harned based on his conviction, as set forth in paragraph two (2) of the Findings of Fact, by entering into this Consent Order with Dr. Harned, and provided he complies with each and every term of this Consent Order.

CONSENT

MAX ALLEN HARNED, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Harned acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, *et seq.*

2. Dr. Harned further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Harned waives all rights to such a hearing.

4. Dr. Harned consents to the entry of this Order relative to his practice of medicine in the State of West Virginia.

5. Dr. Harned understands that this Order is considered public information and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Harned, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery of Dr. Harned, License No. 12679, is hereby **REVOKED**, effective immediately upon entry of this Order, and continuing for the duration of the incarceration to which he is sentenced as a result of the conviction described

herein, and until such time as the Board can determine, in its sole discretion, that he is fully prepared to return to the active practice of medicine.¹

2. Before Dr. Harned may return to the active practice of medicine following his release from incarceration, he must first appear before the Complaint Committee of the Board and must establish to the Committee that he is fully prepared to return to the active practice of medicine.

3. Prior to any appearance by Dr. Harned before the Committee, Dr. Harned must present a written plan of employment and/or professional activity to the Committee, which is a predicate to any further action by the Committee or the Board in connection with his license to practice medicine.

4. Upon successful completion of all of the above requirements, and upon a determination and recommendation by the Committee that Dr. Harned is fully prepared to return to the active practice of medicine, the revocation of Dr. Harned's license to practice medicine shall be **STAYED** by the Board, Dr. Harned shall be placed on **PROBATION** immediately, for a period of two (2) years, and Dr. Harned may resume his practice of medicine and surgery, subject to any additional conditions, limitations or accommodations required by the Committee.

5. During the two (2) year period of Probation, Dr. Harned must comply with all laws and rules pertaining to the practice of medicine and if, in the opinion of the Board, he does not do so, the stay of revocation shall be terminated and dissolved immediately upon written notice of the same to Dr. Harned.

¹ Dr. Harned has appealed his felony convictions. If Dr. Harned is released from incarceration because his convictions are overturned on appeal, he may request, and the Board will consider, revising this Consent Order to reinstate his license forthwith.


6. Upon successful completion of all of the above requirements, including the two (2) year period of Probation, as determined by the Board, the license to practice medicine and surgery of Dr. Harned shall be reinstated by the Board.

7. Dr. Harned shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Harned was practicing medicine immediately prior to incarceration, and during the period that this Consent Order is in effect, Dr. Harned shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where he seeks to practice medicine.

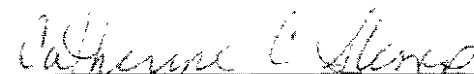
The foregoing "Consent Order" of MAX ALLEN HARNED, M.D., was:

Entered this 26th day of December, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



MAX ALLEN HARNED, M.D.

Date: 12 December 2007

STATE OF _____

COUNTY OF _____

I, _____, a Notary Public for said county and state do hereby certify that MAX ALLEN HARNED, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this _____ day of _____, 2007.

My commission expires _____.

Notary Public

Aritha B. Mackelinn, CBE
Authorized by the Act of July 27, 1955, to administer oaths (18 USC 4004). 12-6-07

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID STANLEY HARRER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and David Stanley Harrer, M.D., ("Dr. Harrer") freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code §30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Harrer currently holds License Number 19685, which license is in an inactive status, and Dr. Harrer's address of record with the Board is in Washington, D.C.

2. In October, 2007, Dr. Harrer requested that his inactive license to practice medicine and surgery in the State of West Virginia be converted to active status, and in the course of submitting documents in support of such licensure, it became evident that Dr. Harrer had provided false information on his license renewal application submitted in May, 2006, and on his application for change of status to active submitted in October, 2007.

3. Dr. Harrer meets the requirements for active licensure under the West Virginia Medical Practice Act, as he acquired continuing education hours in end-of-life care including pain management in October, 2007, but for him to receive activation

of his license without an appropriate condition and limitation upon his active license, under all the circumstances of this case, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Harrer an active license to practice medicine and surgery in this State due to the provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(a), relating to presenting false statements in connection with applications for a license.

2. The Board determined that under all of the circumstances it is appropriate to grant Dr. Harrer an active license to practice medicine and surgery in the State of West Virginia, provided he agrees to this action against his license.

3. It is appropriate to waive the commencement of proceedings against Dr. Harrer and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided he complies with the condition and limitation set forth herein.

CONSENT

David Stanley Harrer, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order to the following:

1. Dr. Harrer acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with West Virginia Code §30-3-14(h) and §29A-5-1, *et seq.*;

2. Dr. Harrer acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Harrer waives all rights to such a hearing;

4. Dr. Harrer consents to the entry of this Order relative to his practice of medicine in the State of West Virginia; and,

5. Dr. Harrer understands that this Order is considered public information.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Harrer, the West Virginia Board of Medicine hereby **ORDERS** as follows:

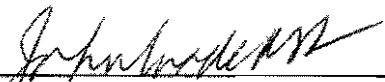
1. Dr. Harrer is granted **ACTIVE** status for his currently inactive license to practice medicine and surgery in the State of West Virginia, License Number 19685, effective upon date of entry of this Consent Order.

2. Dr. Harrer is fined three-hundred dollars (\$300) for providing false information to the Board on his applications submitted to the Board, as set forth in the Findings of Fact of this Consent Order.

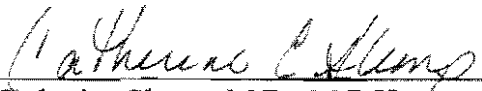
3. On or before November 26, 2007, Dr. Harrer shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required periods, one-hundred dollars (\$100) of which is designated administrative costs, the receipt of which three-hundred dollars (\$300) is acknowledged by the signatures of the President and Secretary hereon.

The foregoing was entered this 19th day of November, 2007.

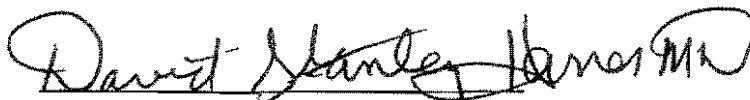
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



David Stanley Harrer, M.D.

Date: 9 November 2007

STATE OF Dist. of Columbia

COUNTY OF _____, to-wit:

I, Sara A. Sullivan, a Notary Public for said county and state do hereby certify that David Stanley Harrer, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 9th day of November 2007.

My Commission expires September 30, 2008.

Sara A. Sullivan
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT D. HOELDTKE, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Robert D. Hoeldtke, M.D. ("Dr. Hoeldtke") freely and voluntarily enter into the following Order pursuant to West Virginia Code §30-3-1, et seq.:

FINDINGS OF FACT

1. Dr. Hoeldtke's license to practice medicine and surgery is identified as License Number 16050 and his address of record with the Board is in Morgantown, West Virginia.

2. Dr. Hoeldtke was placed on medical leave on June 14, 2007, by his employer, West Virginia University.

3. Effective July 27, 2007, Dr. Hoeldtke's clinical privileges were suspended at West Virginia University Hospitals ("University Hospitals"), stipulating his inability to provide patient care until such time that the Practitioner Health Committee at University Hospitals, West Virginia University, his treating therapist, and the Board unanimously agree that he is able to return to work and begin to provide patient care at University Hospitals.

4. In September, 2007 Dr. Hoeldtke appeared before the Licensure Committee for a full discussion of his situation and his health and well being and the Board determined that based on all the information provided, Dr. Hoeldtke is not at this time able to practice medicine and surgery in the State of West Virginia safely and without harm to either himself or the public.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to West Virginia Code §30-3-1 to protect the public interest.

2. Probable cause exists to substantiate charges of disqualification from the practice of medicine and surgery pursuant to West Virginia Code §30-3-14(c)(21).

3. The Board has determined that it is appropriate and in the public interest to place Dr. Hoeldtke's license in an inactive status until he is able to return to work at University Hospitals pursuant to Finding of Fact 3.

CONSENT

Robert D. Hoeldtke, M.D., by affixing his signature hereon, agrees solely and exclusively for the purpose of the entry of this Order to the following:

1. Dr. Hoeldtke acknowledges that without his consent, here given, no permanent legal action may be taken against him except after a hearing held in accordance with West Virginia Code §30-3-14(h) and §29A-5-1, et seq.

2. Dr. Hoeldtke acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Hoeldtke waives all rights to such a hearing;

4. Dr. Hoeldtke consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Hoeldtke understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Hoeldtke, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Hoeldtke's medical license is placed in an inactive status effective upon entry of this Order.

2. Dr. Hoeldtke's license shall remain in an inactive status until the Board receives written notification from his employer, West Virginia University, that the Practitioner Health Committee at University Hospitals, West Virginia University, and his treating therapist have all determined that Dr. Hoeldtke is able to return to work and begin to provide patient care at West Virginia University Hospitals, and he has appeared before the Licensure Committee of the Board for a full discussion of his health and well

being and the Board reinstates his medical license under a Consent Order with conditions, limitations, and accommodations as it deems appropriate.

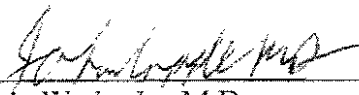
3. This Consent Order supersedes the Consent Order entered into between the Board and Dr. Hoeldtke dated December 11, 2006.

4. Within five (5) days of entry of this Consent Order, Dr. Hoeldtke shall present a copy of this Consent Order to the Vice President of Medical Affairs at University Hospitals, the Practitioner Health Committee, his treating therapist, and the Office of General Counsel at West Virginia University.

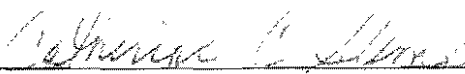
The failure of Dr. Hoeldtke to comply with any of the terms of this Consent Order may constitute grounds for further discipline of his license to practice medicine and surgery in the State of West Virginia.

Entered this 26th day of September, 2007.

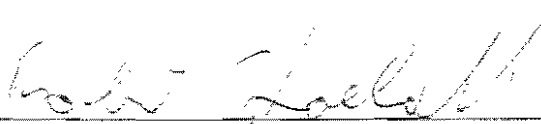
West Virginia Board of Medicine



John A. Wade, Jr., M.D.,
President



Catherine Slemp, M.D., M.P.H.,
Secretary



Robert D. Hoeldtke, M.D.
Date: 9/26/07

STATE OF West Virginia

COUNTY OF Monongalia to wit:

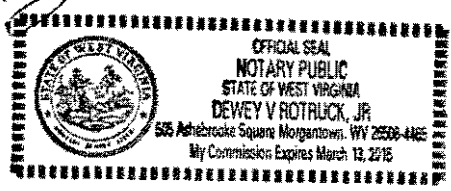
I, Dewey V Rotruck Jr a Notary Public for said county and

state do hereby certify that Robert D. Hoeldtke, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 12th day of September, 2007.

My commission expires March 13, 2015.

[Signature]
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAN L. JOHNSON, D.P.M.

ORDER OF REVOCATION OF LICENSE TO PRACTICE PODIATRY

1. Dan L. Johnson, D.P.M., ("Dr. Johnson") holds a license to practice podiatry in the State of West Virginia, License No. 00153, issued originally in 1976, by the West Virginia Board of Medicine ("Board").

2. In March 2007, in the case State of West Virginia v. Dan L. Johnson Information No. 07-F-70-P, in the Circuit Court of Logan County, West Virginia, Dr. Johnson was found guilty of violating W. Va. Code §60A-4-401, (a)(iii) as amended.

3. Dr. Johnson entered a plea of guilty to delivery of a Schedule IV controlled substance, Xanax (Alprazolam), a felony involving unlawfully, knowingly, intentionally and feloniously selling, delivering, distributing and transferring to someone other than himself a Schedule IV controlled substance, in violation of the West Virginia Uniform Controlled Substance Act.

4. Under the provisions of West Virginia Code §30-3-14(d):

The Board shall...revoke the license of any...podiatrist licensed or otherwise lawfully practicing within this State who, is found guilty by any court of competent jurisdiction of any felony involving prescribing, selling, administering, dispensing, mixing or otherwise

preparing any prescription drug, including any controlled substance under State or Federal law, for other than generally accepted therapeutic purposes. Presentation to the Board of a certified copy of the guilty verdict or plea rendered in the court is sufficient proof thereof for the purposes of this article....

5. Attached to this Order, and incorporated by reference herein, is a certified copy of the Plea Order and a Dismissal Order, signed by Roger Perry, Judge, Logan County Circuit Court, dated March 6, 2007, in the matter State of West Virginia v. Dan L. Johnson, and a letter dated March 23, 2007, from Judge Roger Perry re: State v. Dan L. Johnson, 07-F-70-P advising that no objections to the Order were filed in the matter. Also attached and incorporated by reference herein is a one (1) page certified copy of the Information dated February 27, 2007, in the same case, and attachments including a February 19, 2007, Plea Agreement, a February 27, 2007, Petition To Enter Guilty Plea, a February 27, 2007, Defendant's Statement In Support Of Plea Of Guilty, a February 27, 2007, Lawyer's Statement In Support Of Guilty Plea and Waiver Of Indictment, and February 27, 2007, Jail Commitment or Release signed by Roger Perry, Judge.

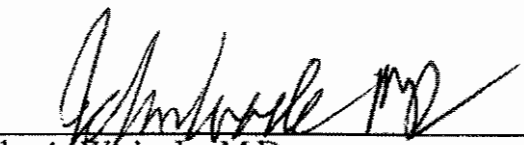
6. Copies of the above referenced documents having been presented to the Board at a regular meeting of the said Board on May 14, 2007, where a quorum of the said Board was present and voting, the Board determined that Dr. Johnson has been found guilty by a court of competent jurisdiction of a felony involving unlawfully delivering, distributing, and selling a controlled substance under State law for other than generally accepted therapeutic purposes, and concluded that as a matter of law, the license to practice podiatry of Dr. Johnson, License No. 00153, must be **REVOKED** under the provisions of West Virginia Code §30-3-14(d), and accordingly, the Board

voted at said regular meeting to **REVOKE** the license to practice podiatry of Dan L. Johnson, D.P.M., License No. 00153, effective May 18, 2007.


WHEREFORE, it is **ORDERED** that the license to practice podiatry of Dan L. Johnson, D.P.M., License No. 00153, issued by the Board in 1976, is **REVOKED**, effective May 18, 2007.

The foregoing was entered this 14th day of May, 2007.

West Virginia Board of Medicine



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA
STATE OF WEST VIRGINIA

PLAINTIFF

VS.

INFORMATION NO. 07-F-70-P

DAN L. JOHNSON

DEFENDANT

P L E A O R D E R

ON THIS THE 27TH DAY OF FEBRUARY, 2007, came the State of West Virginia by its Prosecuting Attorney, Brian R. Abraham, and the defendant by and with counsel, Jason Harwood, pursuant to this date having been set by the Court for plea hearing.

WHEREUPON, the parties advised the Court that the parties had, subject to the approval of the Court, reached a plea agreement wherein the defendant would enter a plea of guilty to "DELIVERY OF A SCHEDULE IV CONTROLLED SUBSTANCE, to-wit: XANAX (ALPRAZOLAM)", a Felony, pursuant to West Virginia Codes 60A-4-401, as amended, as charged in the above referenced Information.

THEREUPON, the Court advised the defendant as to the charges against him.

WHEREUPON, the Court inquired of the Defendant and his Counsel whether or not this was in fact the plea agreement and the Court was advised by Counsel for Defendant as well as the Defendant this was the plea agreement and that the defendant had affixed his signature to the same.

WHEREUPON, the Court received from the Defendant and his Counsel a Petition of the Defendant to enter a plea as well as the affidavit in support thereof and the written plea agreement between the State and the Defendant which documents were marked for identification purposes and filed of record.

WHEREUPON, the Court inquired of the defendant whether or not he had been advised of the charges pending against him and of the maximum penalties for same, if he understood his constitutional right to a trial and the circumstances of the plea, and that sentencing is at the discretion of the Court.

THEREUPON, after discussing same with the defendant and his counsel and further inquiring of defense counsel as to the defendant's cooperation, the Court FINDS that said plea is not patently unfair to the Defendant or the State and that the Defendant has been advised of the charges and the maximum penalties for same, that he has been advised of all his constitutional rights and responsibilities and that he understands his rights and responsibilities in this matter and his right to a full trial, that the defendant understands all aspects of said plea and that the defendant has knowingly, intelligently and voluntarily decided to enter a plea of guilty without any promises or coercion or other undue influence with regard to the charge herein and that he has been adequately and competently represented by counsel. The Court further FINDS that it is the defendant's own free will and act to enter the guilty plea.

WHEREUPON, the State set forth the factual basis for said plea.

THEREUPON, the defendant acknowledged the factual basis for said plea.

THEREUPON, at the conclusion of which, the Court does hereby further FIND that there is a factual basis for the entry of a plea of guilty to the above-styled charge and that the plea agreement between the State and the Defendant is fair and reasonable and is in the best interest of justice and does hereby approve and ratify the same.

WHEREUPON, the Court accepted from the Defendant a plea of guilty to one count of "DELIVERY OF A SCHEDULE IV CONTROLLED SUBSTANCE, to-wit: XANAX (ALPRAZOLAM) a Felony, as amended, as charged in the above Information.

THEREFORE, the Court does hereby FIND the defendant GUILTY of the same.

WHEREUPON, the defendant moved the Court for the preparation of a pre-sentence investigation report.

FURTHER, the defendant moved the Court for reinstatement of bond.

FURTHER, the State reserved the right to proceed with a bond forfeiture action.

WHEREUPON, the State does not object to the defendant being reinstated on bond subject to the same conditions as before, and other conditions as set forth in the written plea.

WHEREUPON, the State referred the Court to the written plea agreement.

THEREUPON, the Court does hereby ORDER:

1. That this matter is referred to Probation and a pre-sentence investigation shall be prepared and that said report be filed with the Court and both counsel at least 10 days in advance of the sentencing hearing.

3. That the parties shall return to this Court for sentencing on APRIL 30, AT 9:00 A.M.

4. That Bound Over Case No. 06B-164 is and the same is hereby dismissed without prejudice and stricken from the Court' docket.

5. That the defendant is reinstated on bond subject to all previous conditions and those set forth by the Court in today's hearing, if any.

STATE VS. DAN JOHNSON

PLEA ORDER

FURTHER, the Court does hereby ORDER that the Counsel for defendant has a period of ten (10) days in which to file any objections to this Court's Order in writing, and if no objections are filed, then this Court's Order shall remain in full force and effect.

FURTHER, the Court ORDERS that the Clerk of this Court shall FORTHWITH forward a certified copy of this Order to all counsel of record, the Logan County Probation Department and to the WV BOARD OF MEDICINE a certified copy of this plea order along with a certified copy of the written plea agreement , ATTN: LESLIE HIGGINBOTHAM 101 Dee Drive, Suite, 103, Charleston, WV 25311 or via fax : 304/558-2084.

STATE VS. DAN JOHNSON


DATED this the 6th day of March, 2007.

ENTER:




JUDGE ROGER PERRY

PREPARED and PRESENTED FOR ENTRY:



BRIAN R. ABRAHAM, WV BAR ID 4121
PROSECUTING ATTORNEY
LOGAN, WV 25601 304/792-8670

A COPY TESTE:
ALVIS PORTER, CLERK
BY 

DEPUTY

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA

PLAINTIFF

VS.

BOUND OVER NO. 06-B-164

DAN JOHNSON

DEFENDANT

DISMISSAL ORDER

ON THIS THE 6TH DAY OF MARCH, 2007, came the State of West Virginia, by its Prosecuting Attorney, Brian R. Abraham, and moved the Court to dismiss the above case.

WHEREUPON, the State represented unto the Court that the defendant entered a guilty plea to Delivery of a Schedule IV Controlled Substance, Xanax, as charged by Information no. 07-F-70-P and that as part of said plea, the State agreed to dismiss the above bound over.

THEREUPON, after the consideration of the representations of counsel, the Court is of the opinion to GRANT the State's motion and does hereby ORDER that the above styled bound over case is hereby DISMISSED WITHOUT PREJUDICE.

DISMISSAL ORDER

FURTHER, the Court ORDERS the defendant and any surety thereon shall be released as it relates to this charge only.


FURTHER, that the Clerk of this Court shall forthwith forward a copy of this Order to all counsel of record .

ENTERED this the 9th day of MARCH, 2007.




JUDGE ROGER PERRY

PREPARED and PRESENTED BY:



BRIAN R. ABRAHAM, WV BAR ID NO. 4121
PROSECUTING ATTORNEY
LOGAN COUNTY WEST VIRGINIA
LOGAN, WV 25601 304/792-8670

A COPY TESTE:
ALVIS PORTER, CLERK
BY 

DEPUTY

STATE OF WEST VIRGINIA



ERIC H. O'BRIANT
JUDGE
ROOM 305
(304) 792-8570

SEVENTH JUDICIAL CIRCUIT
LOGAN COUNTY COURTHOUSE
LOGAN, WEST VIRGINIA 25601

ROGER L. PERRY
JUDGE
ROOM 301
(304) 792-8550

CIRCUIT COURT CLERK
ALVIS R. PORTER
ROOM 311
(304) 792-8550
FAX (304) 792-8555

March 23, 2007

Deborah Lewis Rodecker
State of West Virginia
West Virginia Board of Medicine
101 Dee Drive Suite 103
Charleston, WV 25311

Re: State v. Dan L. Johnson
07-F-70-P

Dear Ms. Rodecker:

Please be advised that no objections to the Order were filed in the matter.

Very truly yours,

Roger L. Perry
Roger L. Perry, Judge

RLP/bk

STATE OF WEST VIRGINIA

COUNTY OF LOGAN

STATE OF WEST VIRGINIA

Plaintiff

vs.

FELONY NO. 07-F- 70-P

DAN L. JOHNSON

Defendant

2007 FEB 21 P 3:30
CLERK OF COURT
LOGAN COUNTY

INFORMATION

WEST VIRGINIA CODE: 60A-4-401(a)(iii)
DELIVERY OF A SCHEDULE IV CONTROLLED
SUBSTANCE

That between May 1, 2006, and May 3, 2006, in the County of Logan, State of West Virginia, DAN L. JOHNSON, committed the offense of "Delivery of a Schedule IV Controlled Substance" and did unlawfully, knowingly, intentionally and feloniously sell, deliver, distribute and transfer to someone other than themselves a Schedule IV Controlled Substance, to-wit: a material, compound, mixture and preparation which contained a quantity of Xanax (Alprazolam), in violation of the West Virginia Uniform Controlled Substance Act, against the peace and dignity of the State.

DATED: 27 FEB 2007


PROSECUTING ATTORNEY

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

Plaintiff

vs.

INFORMATION NO. 07-F- 70-P
BOUND OVER NO. 06-B-164

DAN JOHNSON,

Defendant

**DEFENDANT'S
EXHIBIT**


PLEA AGREEMENT

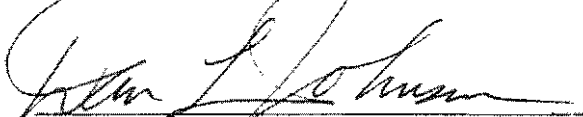
ON THIS the 19th day of February, 2007, came the State of West Virginia, by Brian R. Abraham, Prosecuting Attorney of Logan County, West Virginia, and also came the Defendant, in person, by and through Counsel, Jason Harwood, pursuant to plea negotiations in the above styled case. Subject to the approval of the Court, they agree as follows:

1. The Defendant will enter a plea of guilty to the following offense:

a. "Delivery of a Schedule IV Controlled Substance," Xanax (Alprazolam), a Felony, as charged in the above Information, pursuant to West Virginia Code 60A-4-401(a)(iii), as amended, the sentence for which is imprisonment in the state correctional facility for not less than one year nor more than three years, or fined not more than ten thousand dollars, or both;


BRIAN R. ABRAHAM, WVSB ID#7121
ASST. PROSECUTING ATTORNEY


JASON HARWOOD,
COUNSEL FOR DEFENDANT


DAN L. JOHNSON, DEFENDANT

2. The Defendant will cooperate fully and be completely forthright and truthful with any and all federal, state, county or local law enforcement authorities with regard to all inquiries made of him in relation to the charges herein and to testify truthfully with or against any Co-Defendant, if any. The Defendant understands that during any interviews conducted pursuant to this agreement, except appearances before a Grand Jury, the Defendant may have counsel present and he shall submit upon request to a polygraph examination as to all statements made by him to law enforcement officers.


3. The Defendant hereby waives West Virginia Rule of Evidence No. 410 and West Virginia Rule of Criminal Procedure No. 11(e) (6), understanding that if, through no fault of the State, the Defendant fails to adhere to this agreement, any statements or testimony given by him may be freely used against him by the State.

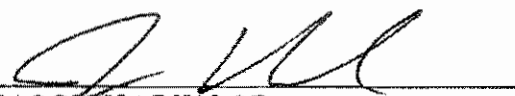
4. At sentencing, the State will advise the Court of the Defendant's cooperation pursuant to Paragraphs 2 herein or his lack thereof.

FURTHER, the State will agree to dismiss the Bound Over No. 06-B-164.

FURTHER, the Defendant will surrender his DEA and Medical License in the State of West Virginia.

5. The State and the defendant agree that such pleas will be pleas of guilty wherein the Defendant will not invoke the case of Kennedy v. Frazier, and will be required to give a factual basis for his pleas of guilty.


BRIAN R. ABRAHAM, WVSB ID#7121
ASST. PROSECUTING ATTORNEY


JASON HARWOOD,
COUNSEL FOR DEFENDANT


DAN L. JOHNSON, DEFENDANT

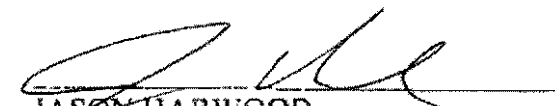
6. It is expressly understood that should the within plea be vacated, set aside, or overturned by any state, Federal or local Court, the parties will be returned to their original positions and the State will be free to proceed on the original charges. Further, that should either the State or the Defendant violate or fail to fully comply with any provisions of this agreement, the within plea, conviction and sentence shall be vacated and set aside by the Court upon the motion of the offended party, whether the State or the Defendant, and the parties shall be returned to their original positions before the entry of the plea and any charges dismissed or reduced as a result of this plea bargain shall be reinstated.

7. It is further understood that should the Defendant commit or be arrested for committing any felony or misdemeanor up to and including the date of disposition or should the Defendant violate any term or condition of his bond, then this agreement may terminate as null and void at the discretion of the State.

8. The parties hereto agree that this agreement applies only to Logan County, West Virginia, and does not bind any governmental entity.

9. That there have been no promises or representations made to the Defendant by the State of West Virginia or any of its agents as to what the final disposition in this matter will be. It is understood that the matter of sentencing is within the sole discretion of the Court. Further, the Defendant understands that this plea is not conditioned upon the Court accepting and following the State's recommendation as to sentencing. Further, the Defendant understands that he/she cannot


BRIAN R. ABRAHAM, WVSB ID#7121
ASST. PROSECUTING ATTORNEY


JASON HARWOOD,
COUNSEL FOR DEFENDANT

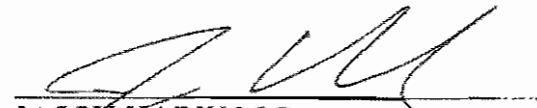

DAN L. JOHNSON, DEFENDANT

withdraw plea if the Court does not follow the recommendation of the State and if the Defendant is not otherwise happy with the sentence imposed.

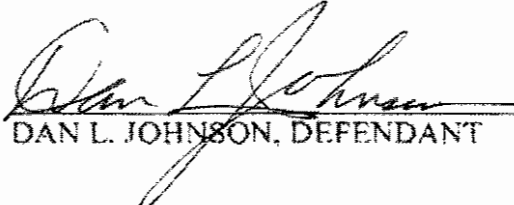
10. The foregoing nine paragraphs constitute the entire agreement for the State of West Virginia and the Defendant, DAN JOHNSON.



BRIAN R. ABRAHAM, WVSB ID#7121
ASST. PROSECUTING ATTORNEY



JASON HARWOOD,
COUNSEL FOR DEFENDANT


DAN L. JOHNSON, DEFENDANT

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

Plaintiff

vs.

CASE NO.
DIVISION

07-F-70-P

Dan L. Johnson,

Defendant

DEFENDANT'S
EXHIBIT

2

PETITION TO ENTER GUILTY PLEA

Now comes the defendant and files this statement and petition to enter a guilty plea and in support thereof says as follows:

COPY OF INDICTMENT AND
UNDERSTAND NATURE OF CHARGES

I have personally received a copy of the indictment in this case before being called upon to plead. I have read it or had it read to me, my lawyer has explained it to me and I understand it. I am the same person charged in this indictment.

MY LAWYER HAS EXPLAINED THE CHARGES

I am accompanied here today by Jason Harwood, who is a lawyer practicing at the Bar of this Court, and who is acting as my lawyer and advising me in this case.

My lawyer has read the indictment with me and explained to me the charges in the indictment, what it means and the penalties I could receive if found guilty. I have been told the maximum penalty for each crime charged in the indictment.

My lawyer has told me what acts are sufficient to constitute the crime of which I am charged, and I understand what my lawyer has told me in this respect.

I understand that before I could be found guilty in a trial of any crime charged in the indictment in this case,

Dan L. Johnson (Date) 2-27-07

(I have read and understand everything on this page before I signed on this line)

the State would have to prove each and every one of the elements of that crime beyond a reasonable doubt to the satisfaction of all twelve (12) persons on a petit jury or I could not be convicted. I have been advised of all the elements of each and every crime charged in the indictment in this case including any lesser included charges, and those elements have been explained to me.

I understand the penalty which can be imposed upon me if I am found guilty of the charges, and I further understand that this penalty can be imposed if I am convicted by being found guilty by a jury or by my entering a plea of guilty.

I understand that I have certain rights which cannot be denied me or taken from me in this case, but which I can and will waive, that is, give up or lose if I plead guilty.

I understand I have the right:

To a lawyer - that is someone who is schooled and trained in law and in defending in Court persons charged with crimes. I can hire or retain any lawyer I may wish. However, if I am unable to pay a lawyer, the Court would appoint a lawyer to represent me completely free of charge. This lawyer would advise me about the case, investigate the facts, prepare my case, and handle my case in Court for me and would do all of this without any cost or charge to me.

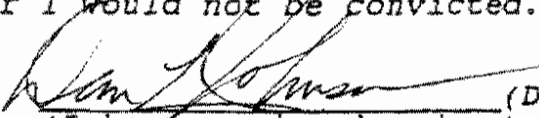
I UNDERSTAND I HAVE A RIGHT TO A TRIAL BY JURY:

Makeup of jury and order of trial:

If I want to plead "not guilty" to the charges against me, this Court and a jury would hear the case against me. A jury would be selected, called a petit jury. This jury would be made up of twelve persons who are residents of this County. My lawyer and I would have a part in selecting these persons. This jury would hear the evidence the State would offer against me and the evidence I might want to present. The Court would then tell or instruct the jury as to what law is in my case and my lawyer and the Prosecuting Attorney would then argue the case to the jury to try to convince the jury what the decision should be based on the evidence and the law. The jury then would go to its room and decide the case.

State to prove beyond a reasonable doubt:

I understand that at a trial the State would have to put on its evidence first and would have to prove me guilty beyond a reasonable doubt, to the satisfaction of each of the 12 jurors or I would not be convicted.

 (Date) 2-27-07
(I have read and understand everything on this page before I signed on this line)

Unanimous verdict:

I understand that a verdict against me would have to be unanimous. That means all 12 of the jurors would have to agree I was guilty. If all 12 jurors are convinced beyond a reasonable doubt the charges against me are true, I could be found guilty and the Court would pass sentence on me. However, if only one juror did not agree then I would not be found guilty.

Jury not convinced - not guilty:

I understand that if the jury did not believe beyond a reasonable doubt that I have been proven guilty, they would return a verdict of "not guilty" and I would be set free.

I understand what is meant by a trial by jury, and

I understand I have the right to a trial by jury, and

I understand I waive or give up this right if I plead guilty.

To a public and speedy trial:

I understand that my trial would be open to the public so anyone could attend and know I got a fair trial; and it would be held in the near future unless I asked for and was granted continuances for good reasons.

To not testify:

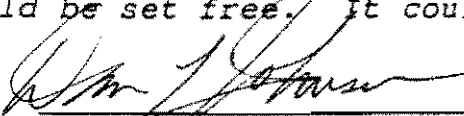
I understand that at my trial I could remain silent and would not have to prove anything, or testify or say anything at all if I did not want to and if I did not, neither the Prosecuting Attorney nor anyone else could even comment about it or say anything about it.

To testify:

I understand that I would have the right to testify and tell my side of the case, if I wanted to. If I did testify, then I could be cross examined, that is, asked questions like any other witness, by the Prosecuting Attorney.

The presumption of innocence:

I understand that all stages of a jury trial I am presumed to be innocent, that is, not guilty of the charges against me. I do not have to prove I am innocent, the burden is on the State to prove beyond a reasonable doubt that I am guilty or I would be set free. It could be the State's

 (Date) 2-27-07
(I have read and understand everything on this page before I signed on this line)

evidence would not satisfy the jury beyond a reasonable doubt that I am guilty, and if it did not, then I would be found not guilty even if I put on no evidence at all.

To present witnesses; compel appearances:

I understand that I will have the right to present and have testify any witnesses I want to offer. I have the right to have subpoenas or papers issued from this Court to compel or force my witnesses to appear and testify for me.

To confront and cross-examine:

I understand that I have the right to confront, that is to be present, to see, to hear and to question all witnesses who testify against me and to cross-examine them myself or to have my lawyer do so.

To suppress illegally obtained evidence or confessions:

I understand that I have the right to suppress, that is, to keep out of the evidence, and not have used against me at trial, any evidence or any of my statements or confessions which might not have been obtained or gotten according to law. I understand that if I was forced to make a statement or a confession, either written or orally (talking), or if I was not advised of my right not to make it, or if I was not told of my right to have a lawyer present, or that I would be furnished a lawyer free, if I could not afford one, then for any of these reasons or any other lawful reasons, I could ask that my statement or confession not be used against me at my trial. The same would be true if any property was taken illegally - I could ask that the State not be permitted to use it as evidence at my trial.

To appeal for errors in pre-trial proceedings:

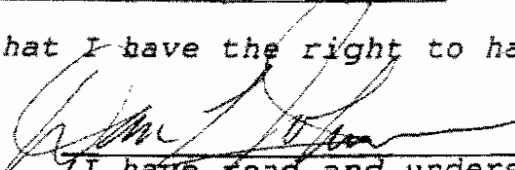
I understand that I have the right to challenge in this Court and by appeal in the Supreme Court any errors which may have been made or will be made in any proceeding in my case before my trial.

To appeal for errors of law on trial:

I understand that if I should be convicted, I have the right to appeal that conviction to the Supreme Court of this State for any errors of law that might be made in my trial in this Court.

To service of attorney on appeal:

I understand that I have the right to have an attorney

 (Date) 2-27-07
(I have read and understand everything on this page before I signed on this line)

(lawyer) represent me, if I want to appeal. My lawyer would prepare all the papers for the appeal. If I could not hire or pay a lawyer, the Court would appoint one to represent me completely through the end of the appeal process and I would not have to pay for the lawyer. He would be paid by the State and there would be no charge or cost to me.

To free transcript, etc.:

I understand that I would also be given free of charge the Court costs, that is, for the transcript or copy of the record (testimony, etc.) and any other costs of appeal would be furnished to me free of charge - that is without any cost to me.

UNDERSTAND AND WAIVE RIGHTS

I certify that I fully understand all of the above rights and I do not have any questions about them, and I understand that if my plea of guilty is accepted, I will waive all of these rights - that is, I will give them up and each and every one of them will be lost and gone forever from me.

MY LAWYER HAS ADVISED ME BEFORE NOW OF THESE CONSTITUTIONAL RIGHTS AND FACT, I AM WAIVING THEM?

I certify that my lawyer before today advised me of these constitutional rights and explained them to me, and my lawyer explained to me that I would waive them, if I entered a plea of guilty.


PLEA OF GUILTY ADMITS CHARGE, NOT GUILTY DENIES

I understand that a plea of guilty admits, or says the charges against me are true, while a plea of not guilty denies them, or says they are not true.

PLEA OF GUILTY WAIVES ALL DEFENSES

I understand that if I may have some defenses or justification for any acts I may have committed which are included in the charge against me, that is, if I could defend these charges because they are not true and I did none of these acts, or if I did do some or all of the things I am charged with, but can show some justification or excuse for doing so, or if I have any other kind of a defense, I could make to the charges, these would all be waived or given up by me, if I plead guilty.

PLEA OF GUILTY RESULTS IN CONVICTION WITHOUT TRIAL OR PROOF

 (Date) 2-27-07
(I have read and understand everything on this page before I signed on this line)

I understand that if I plead guilty then I would be convicted on that plea alone and there would be no trial, and no evidence or proof against me would be needed or offered, and I would then be found guilty and convicted by the Court, and sentence would be passed on me.

PLEA OF GUILTY WAIVES CLAIM THAT
COURT OR OFFICER NOT FAIR

I do not feel or believe this Court or the Magistrate Court or all or some of the police officers have not treated me fairly in the handling of these charges against me. Nevertheless, I understand that if I had any such claim, I would waive, that is, give up and lose, any and all claims that I have not been treated fairly. I feel that I have been treated fairly by this Court, by the officers, and all others in this case.

WAIVE ALL PRE-TRIAL DEFECTS

I understand that if I plead guilty I waive (give up) all pre-trial defects, that is, all defects or complaints with regard to my arrest, the gathering of evidence against me, any statements or confessions I may have made, or any other thing that I may now have a right to say was not done properly or according to law.

RIGHT TO APPEAL

I understand that I have only a limited right to appeal from a guilty plea, and I can only raise questions concerning the jurisdiction of this Court to accept my plea, the effectiveness of my counsel, the voluntariness of my plea, or questions concerning my sentence.

DO NOT HAVE TO PLEAD GUILTY


I understand that I do not have to plead guilty in this case. I can plead "not guilty" and stand trial. Even though my lawyer may make a recommendation as to what I should do the final decision is up to me and I do not have to follow my lawyer's advice.

I hereby plead guilty to: Delivery of a Schedule IV
Controlled Substance

which carries a potential penalty as follows:
1-3 yrs in penitentiary and/or \$10,000 fine, or both.

PLEA NOT RESULT OF
THREAT, HARASSMENT OR COERCION

I certify that I make this plea freely and voluntarily and that I know the consequences of pleading guilty.

 (Date) 2-27-07
(I have read and understand everything on
this page before I signed on this line)

I swear that no one has promised me leniency, that is, a lighter sentence, or promised me probation, or offered or paid me money, or offered or given me property, or, by any means whatsoever, induced me, led me, or caused me to plead guilty against my own free and voluntary will.

I do not believe the Court will impose a greater sentence on me if I demand a jury trial and am found guilty rather than if I plead guilty.

No one has told me or predicted what disposition would be made in my case or what sentence would be imposed either on a guilty plea or if convicted at trial on a not guilty plea. No one has told or sent word to me that they could arrange a special deal, lighter sentence, problem or anything whatsoever in exchange for such treatment.

COMPLETE AND ONLY AGREEMENT

I certify the attached plea agreement to be the full, complete and only agreement entered into by me, my lawyer, and the State, and I also certify:

That I signed the plea agreement;

That I read it or had it read to me before I signed it;

That my lawyer explained it to me;

That I understand it completely;

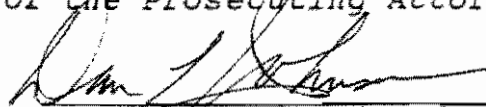
That it correctly sets forth the total, fully and complete agreement I have with the State;

That I do not have any questions about the agreement - that is, what it means;

That no threat was made, or pressure used on me, or promise or assurance made to me to get me to enter into that agreement against my own free and voluntary will.

I know and understand that this Court will not be bound by any agreement or recommendation by the Prosecuting Attorney which pertains to the sentence I will receive if I plead guilty in this case, that the matter of sentencing is strictly for the Judge to decide, and that the Judge will not be obligated or required to give any effect whatever to such recommendations.

I understand that I cannot withdraw this plea if I am not satisfied with the sentence that is imposed or the disposition that is made. I understand that I cannot withdraw this plea if the Court does not follow the recommendation of the Prosecuting Attorney on the

 (Date) 2-27-07
(I have read and understand everything on this page before I signed on this line)

sentence, the disposition or on probation. I understand that if probation is denied I cannot withdraw this plea.

ASSISTANCE OF COUNSEL
LAWYER SERVICES AND ADVICE SATISFACTORY

I am represented by Jason Harwood, a lawyer, who is here with me. My lawyer has properly represented me and I am satisfied with his service.

Facts and circumstances:

I have told my lawyer all I know about my case - all of the facts and circumstances of which I have any knowledge.

Names of possible witnesses:

I have told my lawyer the names of all persons I have any knowledge of who could be a witness for me or against me.

Discussed and explained fully:

My lawyer and I have discussed the case fully and I have explained to my lawyer everything I know about it.

Explained facts and elements State must prove:

My lawyer has told me and explained to me the facts and elements of the charge against me which the State must prove.

Been advised of possible defenses:

My lawyer has told me and explained to me all defenses which might be available to me.

Done all asked:

My lawyer has done everything I have asked to be done.

Left undone or refused to do anything asked:

My lawyer has not refused to do anything I have asked my lawyer to do.

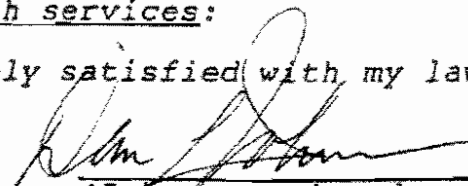
I have had several discussions, meetings, conversations, or conferences with my lawyer.

Any complaints:

I do not have any complaints of any kind about my lawyer.

Satisfied with services:

I am completely satisfied with my lawyer and the way my

 (Date) 2-27-07
(I have read and understand everything on


lawyer has represented me.

HABITUAL CRIMINAL

My lawyer has advised me about the possible application of Chapter 61, Article 11, Section 18 of the Code of West Virginia, the so-called "Habitual Criminal Act", to either this conviction or any later conviction that I may face at any time in my life.

I want to enter this guilty plea and do so of my own free and voluntary will.


I ask that this plea of guilty be accepted by the Court and that this petition be filed as part of the record herein.

 (Date) 2-27-07
(I have read and understand everything on this page before signed on this line)

ATTORNEY'S CERTIFICATE

I, the undersigned lawyer, do hereby declare and represent that I have personally gone over and reviewed the full contents of this petition with the defendant; that I observed the defendant read each page of this petition before signing at the bottom; that I have explained to the defendant the contents of this petition as well as all rights, the elements of all crimes charged in the indictment and the penalties therefore, and all other matters in this petition, and I am satisfied that the defendant fully understands the contents of the petition of all matters referred to therein and that the defendant is able to enter a guilty plea in this case competently, knowingly, understandingly and voluntarily, and in the exercise of the defendant's own free and voluntary will.

 (Date) 2/27/07

 (Date) 2-27-07
(I have read and understand everything on this page before I signed on this line)

Jason Harwood
R. J. Johnson

concerning your client? _____

9) In your opinion, is there admissible evidence available to the State and disclosed to you in this case which is sufficient to support a guilty verdict on the offense for which the plea is offered, or an included greater offense? _____

10) Have you discussed with your client the contents of the Petition to Enter Guilty Plea filed in this case? _____

11) Have you gone over with your client the questions which your client has answered in the "Petition and Statement" which your client has filed in this case? _____

12) Are the answers written in your client's own handwriting? _____

13) If not, did you write the answers for your client and did you write the answers which were given to you to make? _____

14) Has your client re-read the questions and answers after the completion of those answers or if your client cannot read have you re-read the questions and answers in your client's presence? _____

15) Has there been any plea bargaining or plea negotiations? _____

16) If answer to above is "yes", has that bargain been reduced to writing in its entirety and filed in this case? _____

17) Based upon your observations was your client under the influence of any drugs or stimulants at the time of making the answers to those questions? _____

18) Are you asking that this statement be made part of the record? _____

Lawyer

Date: _____

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,
Plaintiff

v.

CASE NO. 07-F-70-P
DIVISION _____

Dan L. Johnson,

Defendant

**DEFENDANT'S
EXHIBIT**

3

DEFENDANT'S STATEMENT
IN SUPPORT OF PLEA OF GUILTY

INSTRUCTIONS: Prior to entering the plea, the answers to the following questions must be filled out by the defendant if the defendant is capable of writing. If the defendant cannot read and write, the answers must be filled out by defendant's lawyer who will be called upon to certify at the end of the questions that the questions were read to the defendant and that the defendant gave the answers. The defendant shall also read, or the defendant's lawyer shall read to the defendant the questions addressed to and answers made by the lawyer.

- 1) Can you read and write? Yes
- 2) What is your full name? Danny Lee Johnson
- 3) a) Have you ever gone by any other name? No
b) If so, what name? _____
- 4) What is your date of birth? 10/5/48
- 5) What is your Social Security No. 233-78-9122

Danny Lee Johnson (Date) 2-27-07
Defendant's Signature

6) What is your plea? Guilty

7) Before your plea of guilty may be accepted, it must appear of record that your plea is freely and voluntarily made with full knowledge of the consequences thereof after being fully advised of your constitutional rights pertaining thereto. The questions which follow are being asked in an effort to find out from you whether or not your plea is properly made. You must understand that you are obligated to fully disclose to the Court at this time all the facts and circumstances which bear upon the voluntariness of your plea and if you fail to bring such matters to the attention of the Court at this time, you may not at any time hereafter attack or challenge the validity of your plea of guilty by reason of such matters. Having been so advised, do you know and understand that you are obligated under the law to truthfully and fully answer all questions which are asked of you and to fully disclose to the Court at this time all matters about which the Court inquires? Yes.

8) Have you been treated at any time for any mental illness? No

9) Have you ever been addicted to drugs or alcohol, that is, "hooked" on drugs or alcohol? No

10) Are you now under the care of any physicians for any physical or mental disorder of any kind? Yes, heart disease, ^{gout} thyroid condition

11) Are you under the influence of any drugs or alcohol or other stimulates during the filling out of this statement? No

12) Have you taken or consumed any beer, wine, liquor, or any medicine or drug of any kind within the preceding twenty-four hours? Yes, heart medication

13) If so, explain. _____

14) As you stand before the Court at this time, is your mind clear? Yes

15) If not, explain. _____

16) Is your recollection impaired in any way? No

17) If so, explain. _____

Edm. J. Jones
Defendant's Signature

(Date) 2-27-07

18) a) Are your parents living? Yes, father
b) What are their names? Ray Johnson
19) a) Are you married? Yes
b) If so, what is your spouse's name? Barbara Johnson
20) a) Do you have living brothers and sisters?
No
b) If so, what are their names? _____

21) Have you discussed your plea to the Indictment in this case with any members of your family? Yes

22) With which members of your family have you discussed your plea? Wife and son

23) Do you have any evidence or information which you wish to assert to establish that you are not guilty of the offense to which you seek to plead? No

24) Was Plea Bargaining involved in your decision to plead guilty? Yes

25) Do you plead guilty of your own free will? Yes

26) Do you believe yourself to be guilty? Yes

27) Describe briefly your participation in the crime.
Gave prescription without respect to proper examination & medical history

28) Did you meet at any time with the prosecuting attorney or any person representing that office concerning your plea of guilty when your counsel was not present, either before or after you were indicted? No

29) Do you know and understand that your decision to plead guilty is final and that your plea may not be withdrawn for any reason after it is accepted? Yes

Ray Johnson (Date) 2-27-07
Defendant's Signature

30) Have you truthfully and fully answered all of these questions? Yes

31) Knowing and understanding all of these things, do you still desire to plead "guilty"? Yes

32) To what crime(s)? Delivery of Schedule IV controlled substance

33) Do you ask that your plea of guilty be accepted by the Court and that these questions and answers be made a part of the record of these proceedings? Yes

[Signature]
Defendant's Signature

Date: 2-27-07

[Signature]
Lawyer's Signature

Date: 2/27/07

[Signature] (Date) 2-27-07
Defendant's Signature

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

Plaintiff

vs.

CASE NO. 07-F-70P

Edan Johnson

Defendant

DEFENDANT'S
EXHIBIT

LAWYER'S STATEMENT
IN SUPPORT OF GUILTY PLEA

4

1) Were you appointed by Court to represent this defendant, or are you privately retained?

Appointed

2) Have you had an ample opportunity to prepare any possible defenses for your client? Yes

3) Have you met with your client concerning this case and gone over with your client any possible defenses?

Yes

4) Have you explained to the defendant every element of the charge for which your client is indicted?

Yes

4(a) Have you explained to your client every element of any lesser included charge contained in the indictment by operation of law? Yes

5) Have you explained to your client the Constitutional Rights to a trial by jury and his other Constitutional Rights to which your client is entitled?

Yes

6) a) Have you explained to your client the consequences of entering a plea of guilty? Yes

b) Have you explained to your client the maximum sentence which could be imposed after a plea of guilty?

Yes

7) In your opinion, does your client understand what the charge to which a plea is to be entered?

Yes

8) Have you made an investigation of the charges

concerning your client? Yes

9) In your opinion, is there admissible evidence available to the State and disclosed to you in this case which is sufficient to support a guilty verdict on the offense for which the plea is offered, or an included greater offense? Yes

10) Have you discussed with your client the contents of the Petition to Enter Guilty Plea filed in this case? Yes

11) Have you gone over with your client the questions which your client has answered in the "Petition and Statement" which your client has filed in this case? Yes

12) Are the answers written in your client's own handwriting? No

13) If not, did you write the answers for your client and did you write the answers which were given to you to make? Yes

14) Has your client re-read the questions and answers after the completion of those answers or if your client cannot read have you re-read the questions and answers in your client's presence? Yes

15) Has there been any plea bargaining or plea negotiations? Yes

16) If answer to above is "yes", has that bargain been reduced to writing in its entirety and filed in this case? Yes

17) Based upon your observations was your client under the influence of any drugs or stimulants at the time of making the answers to those questions? No

18) Are you asking that this statement be made part of the record? Yes

[Signature]
Lawyer

Date: 2/27/07

IN THE CIRCUIT COURT OF LOGAN COUNTY, WEST VIRGINIA

STATE OF WEST VIRGINIA,

Plaintiff

vs.

INFORMATION NO. 07-F-70-P
Bound Over No. 06-B-164

DAN L. JOHNSON

Defendant

**DEFENDANT
EXHIBIT**

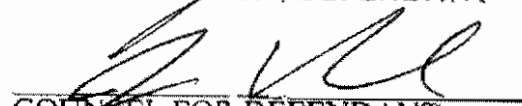
5

WAIVER OF INDICTMENT

JK
one

I, Dan L. Johnson, do hereby waive my right to Indictment for ~~three counts~~ of "Delivery of a Schedule IV Controlled Substance," Xanax (Alprazolam), a Felony, in the Circuit Court of Logan County, West Virginia, and do waive presentment of this charge to the Grand Jury in Logan County, West Virginia. I have entered into a plea agreement with the Prosecuting Attorney's Office whereby I will plead guilty to the charge stated above.


DAN L. JOHNSON, DEFENDANT


COUNSEL FOR DEFENDANT

JAIL COMMITMENT OR RELEASE

DOCKET NO. 07-F-70

NAME Dan Johnson

The undersigned Judicial Officer of Logan County, West Virginia, hereby authorizes:

() Commitment of _____ to the Regional Jail

() For a period of _____

() Transfer to custody of Department of Corrections

() To await further proceedings

() Other _____

Charged with _____

() Felony () Misdemeanor () Other

Bail Bond _____ Hearing _____

If Sentenced: _____ Credit for time Served

_____ Consecutive _____ Concurrent

2007 FEB 27 PM 4:32

100-1-1111

() Release of Dan Johnson from the Regional Jail

() Released on Bond Hearing 4-30-07 @ 9:00

() Charges Dismissed

() Time Served

() Other Bond Reinstated

ORDERED this 27 day of February 2007.

Rog u By
CIRCUIT JUDGE/MAGISTRATE

Received and executed by _____

Date _____

Regional Jail Representative

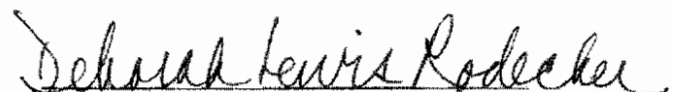
CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, counsel for the West Virginia Board of Medicine, do hereby certify that on May 14, 2007, I served a copy of the foregoing **ORDER OF REVOCATION OF LICENSE TO PRACTICE PODIATRY** upon Dan L. Johnson, D.P.M., by depositing the same in the United States Mail, certified, postage prepaid, addressed to him and to his counsel, as follows:

Dan L. Johnson, D.P.M.
Rt 1 Box 87 Anchor
Chapmanville, WV 25508

and

Jason Harwood, Esq.
Shaffer & Shaffer PLLC
PO Box 30
Madison, WV 25130



Deborah Lewis Rodecker
West Virginia Bar #3144
West Virginia Board of Medicine
101 Dee Drive
Charleston, West Virginia 25311
(304) 558-2921

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: BRIDGET JOSEPH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Bridget Joseph, M.D. ("Dr. Joseph"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. BRIDGET JOSEPH, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 16952, and her address of record with the Board is in Charleston, West Virginia.

2. In January 2007, Dr. Joseph was the subject of a random audit by the Board to determine whether she had completed the required minimum number of fifty (50) hours of continuing medical education ("CME") coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.

3. In Dr. Joseph's licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated May 15, 2006, Dr. Joseph represented that she had completed the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, including two (2) hours of CME in the subject of end-of-life care including pain management.

4. The random audit revealed that Dr. Joseph had actually completed only 31.75 hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, including two (2) hours in the subject of end-of-life care including pain management, rather than the required minimum number of fifty (50) hours of such coursework.

5. In March 2007, the Complaint Committee of the Board initiated a complaint against Dr. Joseph based upon the apparent CME deficiency and her inaccurate certification that she had completed the required minimum number of fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, including two (2) hours of CME in the subject of end-of-life care including pain management.

6. On April 18, 2007, Dr. Joseph responded to the Complaint and informed the Board that personal problems had prevented her from completing the required minimum number of fifty (50) hours of CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1) and (17), 11 CSR 1A 12.1(a), and 11 CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Joseph and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Joseph complies with the terms and conditions set forth herein.

CONSENT

BRIDGET JOSEPH, M.D., by affixing her signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Joseph acknowledges that she is fully aware that, without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Joseph further acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Dr. Joseph waives all rights to such a hearing;

4. Dr. Joseph consents to the entry of this Order relative to her practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Joseph understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Joseph, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. On or before August 31, 2007, Dr. Joseph shall report and document to the Board her successful completion of the remaining 18.25 hours of approved CME coursework for the licensure renewal period from July 1, 2004, to June 30, 2006, which 18.25 hours of approved CME coursework shall be applied solely to meet the minimum number of fifty (50) hours required for that renewal period, and shall not be applied or transferred to any subsequent renewal period.

2. Dr. Joseph will also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for the deficiency of 18.25 hours of CME for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$1,825.00 Dollars**, which fine shall be received by the Board on or before August 31, 2007.


3. In the event that Dr. Joseph fails to comply with any of the requirements set forth in this Order, her license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending her successful completion of these requirements, as agreed to by her, and required by this Order.

4. Upon the Board's determination that Dr. Joseph is in full compliance with the terms and conditions of this Consent Order, the Complaint against her shall be dismissed immediately.


The foregoing "Consent Order" of BRIDGET JOSEPH, M.D., was:

Entered this 10th day of July, 2007.

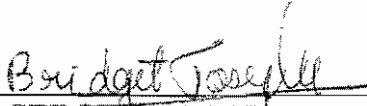
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



BRIDGET JOSEPH, M.D.

Date: 6-08-07

STATE OF WEST VIRGINIA

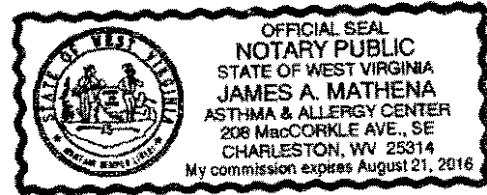
COUNTY OF Kanawha

I, James A. Mathena, a Notary Public in and for said county and state do hereby certify that BRIDGET JOSEPH, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 8th day of June, 2007.

My commission expires August 21, 2016.

James A. Mathena
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CHAD GREGORY KUHLMAN, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Chad Gregory Kuhlman, M.D. ("Dr. Kuhlman"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-1, et seq.:

FINDINGS OF FACT

1. CHAD GREGORY KUHLMAN, M.D., holds a license to practice medicine and surgery in the State of West Virginia, License No. 22261, and his address of record with the Board is in Atlanta, Georgia.
2. In January 2007, Dr. Kuhlman was the subject of a random audit by the Board to determine whether he had completed the required minimum number of fifty (50) hours of continuing medical education ("CME") coursework, as described in 11 CSR 6 2.2, including two (2) hours in the subject of end-of-life care and pain management, as described in W. Va. Code § 30-1-7a, during the licensure period from July 1, 2004, to June 30, 2006.
3. In Dr. Kuhlman's licensure renewal application for the period from July 1, 2006, to June 30, 2008, submitted to the Board and dated June 17, 2006, Dr. Kuhlman represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2004, to June 30, 2006.

4. The random audit revealed that Dr. Kuhlman had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2004, to June 30, 2006, but had failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In March 2007, the Complaint Committee of the Board initiated a complaint against Dr. Kuhlman based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his inaccurate certification that he had completed the same during the preceding licensure period from July 1, 2004, to June 30, 2006.

6. On April 4, 2007, Dr. Kuhlman responded to the Complaint by essentially stating that he was not aware of the requirement for two (2) hours of CME coursework in the subject of end-of-life care, including pain management, until he was asked to verify his completion of CME in connection with the Board's random audit. He further advised that he had completed the required two (2) hours of CME in the subject of end-of-life care, including pain management, on February 4, 2007, as soon as he learned about the requirement.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.

2. Probable cause may exist to substantiate charges pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to unprofessional conduct, and W. Va. Code § 30-3-14(c)(1)and (17), 11 CSR 1A 12.1(a), and 11

CSR 6 4.2 and 4.4, relating to the renewal of a license to practice medicine and surgery by making a false statement in connection with a licensure application.

3. It is appropriate to waive the commencement of proceedings against Dr. Kuhlman and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Kuhlman complies with the terms and conditions set forth herein.

CONSENT

CHAD GREGORY KUHLMAN, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Kuhlman acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, et seq.;

2. Dr. Kuhlman further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Kuhlman waives all rights to such a hearing;

4. Dr. Kuhlman consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Kuhlman understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Kuhlman, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The two (2) hours of CME in the subject of end-of-life care, including pain management, which Dr. Kuhlman completed on February 4, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2004, to June 30, 2006, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Kuhlman has now met the one-time requirement for completion of this particular coursework.

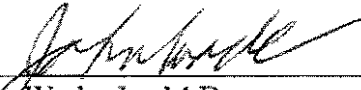
2. Dr. Kuhlman shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2004, to June 30, 2006, or a total of **\$200.00 Dollars**, which fine shall be received by the Board on or before July 31, 2007.

3. In the event that Dr. Kuhlman fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this requirement, as agreed to by him, and required by this Order.

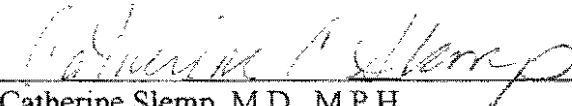
4. Upon the Board's determination that Dr. Kuhlman is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing "Consent Order" of CHAD GREGORY KUHLMAN, M.D., was:
Entered this 10th day of July, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



CHAD GREGORY KUHLMAN, M.D.

Date: 6/4/07

STATE OF ~~WEST VIRGINIA~~ Georgia

COUNTY OF Cobb County / Paulding County

I, Donna Williams, a Notary Public in and for said county and

state do hereby certify that CHAD GREGORY KUHLMAN, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 4th day of June, 2007.

My commission expires August 2, 2010.

Donna Williams
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOHN PELHAM MCMURRY, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and John P. McMurry, M.D. ("Dr. McMurry") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. McMurry currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 20759, issued originally in 2002. Dr. McMurry's primary specialty is Obstetrics and Gynecology, and his address of record is in Spencer, West Virginia.

2. Pursuant to a Complaint received by the Board in September 2006, the Board conducted an investigation regarding Dr. McMurry's prescribing of controlled substances, as well as his maintenance of medical records and charts.

3. On April 2, 2007, and on June 1, 2007, the Board obtained patients' medical records and charts from Dr. McMurry, pursuant to subpoenas issued by the Board to Dr. McMurry on March 21, 2007, and May 22, 2007.

4. The Board's investigation identified potential violations of the West Virginia Medical Practice Act and the Rules of the Board, including information that Dr. McMurry had prescribed controlled substances, but not narcotics, to his wife on two (2)

occasions in the past and prescribed controlled substances to twelve (12) male patients for whom he did not maintain adequate medical records as required by the West Virginia Medical Practice Act and the Rules of the Board.

5. On July 7, 2007, Dr. McMurry appeared before the Board for a full discussion regarding this matter and the results of the Board's investigation.

6. The Board has reviewed this matter in detail and has determined that the continued practice of medicine by Dr. McMurry in the State of West Virginia, absent compliance with this Consent Order, could adversely affect the health and welfare of his patients.

7. The Board has also determined that continued oversight regarding Dr. McMurry's maintenance and handling of medical records and charts, as well as his prescribing practices, is necessary under the circumstances.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges against Dr. McMurry for violations of the following provisions of the West Virginia Medical Practice Act and Rules of the Board relating to the prescriptions written to his wife and twelve (12) male patients:

a. West Virginia Code § 30-3-14(c)(11) and 11 CSR 1A 12.1 (u) and (jj), relating to failing to keep written records justifying the course of treatment of certain patients, and West Virginia Code § 30-3-14(c)(15) and 11 CSR 1A 12.1 (z), relating to practicing or offering to perform services outside the scope of his normal practice; and

b. West Virginia Code § 30-3-14(c)(17), 11 CSR 1A 12.1 (j), and 11 CSR 1A 12.2(a)(C) and (D), relating to prescribing controlled substances for the use of immediate family, and failing to conform to the principles of the American Medical Association, including opinion 8.19 regarding Self-Treatment or Treatment of Immediate Family Members.

3. The Board has determined that appropriate action is necessary for a professional environment that encourages the delivery of quality medical services within the State as required by W. Va. Code § 30-3-2.

4. The Board has further determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. McMurry and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. McMurry enters into this Consent Order.

CONSENT

John P. McMurry, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. McMurry acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. McMurry further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. McMurry waives all rights to such a hearing.

4. Dr. McMurry consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. McMurry understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. McMurry, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. For a period of three (3) years following the entry of this Order, the Board may, at its discretion, periodically review Dr. McMurry's prescribing practices and maintenance and handling of patient medical records and charts.

2. While this Order is in effect, Dr. McMurry can continue to practice medicine and surgery in the State of West Virginia unrestricted, provided he continues to comply with the following terms required of all physicians for the maintenance of licensure in this State:

a. Dr. McMurry shall refrain from prescribing controlled substances for the use of his immediate family, and shall further comply with the principles of the American Medical Association regarding such treatment, including opinion 8.19 regarding Self-Treatment or Treatment of Immediate Family Members; and

b. Dr. McMurry shall at all times maintain adequate patient medical records and charts necessary to justify the course of each patient's treatment and to enable him to

provide a proper diagnosis and treatment, and he shall keep such patient medical records for a minimum of three (3) years from the date of the last patient encounter in a manner which permits the patient or a successor physician to access them as required of all practicing physicians by the West Virginia Medical Practice Act, the Rules of the Board, and W. Va. Code § 16-29-1, et seq.

3. Dr. McMurry will complete a Board-approved Continuing Medical Education course regarding controlled substance prescribing patterns and practices, which requirement he has successfully completed as of the date of entry of this Order.

4. Dr. McMurry will review the Board's official policy regarding the Use of Controlled Substances for the Treatment of Pain ("Policy"), effective January 10, 2005, which requirement he has successfully completed as of the date of entry of this Order.

5. Dr. McMurry shall appear before the Complaint Committee of the Board, if requested, to report on his progress regarding the continued maintenance of patient medical records and charts and the status of his treatment of patients with chronic pain, and to confirm that he remains in full compliance with the terms of this Order.

6. The Board may utilize subpoenas, subpoenas *duces tecum* and its investigator as it considers necessary to gather facts and evidence to verify that Dr. McMurry is in full compliance with the terms of this Order.

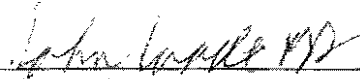
7. Dr. McMurry is also **PUBLICLY REPRIMANDED** for attempting to perform services outside the scope of his normal practice by prescribing controlled substances to twelve (12) male patients for whom he failed to maintain proper medical records justifying the course of treatment.

8. In the event that Dr. McMurry fails, without good cause, to meet any of the terms or provisions of this Order, or if he otherwise violates any of the terms or provisions of

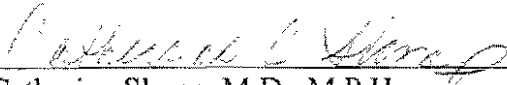
this Order, his license to practice medicine in the State of West Virginia shall be suspended, effective immediately, without further process or hearing, pending his successful compliance of these terms or provisions, as agreed to by him, and required by this Order.

The foregoing Order was entered this 15th day of October, 2007.

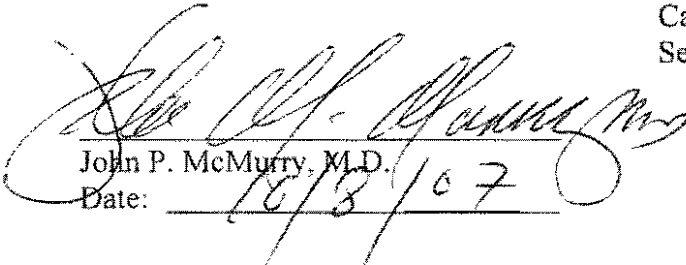
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



John P. McMurry, M.D.
Date: 10/18/07

STATE OF West Virginia

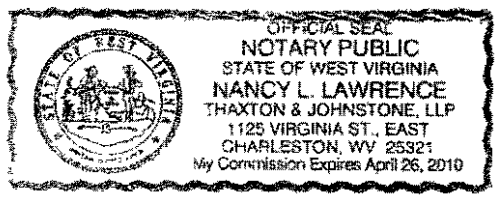
COUNTY OF Kanawha

I, NANCY L. LAWRENCE, a Notary Public in and for said county and state, do hereby certify that John P. McMurry, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 8th day of October, 2007.

My commission expires April 26, 2010.

Nancy L. Lawrence
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DAVID FARBOD MERIWETHER, M.D.

AMENDED CONSENT ORDER

DFM 8/31/07
Rck 9/5/07

The West Virginia Board of Medicine ("Board") and David Farbod Meriwether, M.D. ("Dr. Meriwether") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Meriwether currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 14677, issued originally in 1986. Dr. Meriwether's address of record with the Board is in Ronceverte, West Virginia.

2. On December 12, 2006, the Complaint Committee of the Board received a complaint from Ms. Beverly A. Rylant, on behalf of her daughter, [REDACTED] ("Complainants"), which complaint related to alleged unprofessional conduct by Dr. Meriwether her daughter, [REDACTED] in relation to [REDACTED] including inappropriate contact during an office visit on November 27, 2006. [REDACTED]

DFM 8/31/07
Rck 9/5/07

3. By correspondence dated January 4, 2007, Dr. Meriwether responded to the complaint and denied the allegations against him.

4. On February 5, 2007, the Complaint Committee received an additional response from Complainants.

5. In March 2007, the Complaint Committee of the Board reviewed the complaint filed against Dr. Meriwether and requested further investigation regarding the allegations described in the complaint, including numerous witness interviews, and the issuance of multiple subpoenas.

6. On March 29, 2007, a subpoena was served upon Dr. Meriwether to obtain copies of medical records, patient sign-in or log-in sheets, appointment records, and other relevant documents for the time period from October 1, 2006, to December 31, 2006.

7. On April 5, 2007, a subpoena was served upon Summersville Memorial Hospital to obtain all files pertaining to Dr. Meriwether.

8. In March and April 2007, Ms. Leslie A. Higginbotham, Investigator for the Board, conducted numerous witness interviews and provided the Complaint Committee with a "Report of Investigation" dated April 24, 2007.

9. On July 8, 2007, Dr. Meriwether appeared before the Complaint Committee of the Board for a full discussion regarding this matter and the results of the Complaint Committee's investigation, and denied the allegations against him.

10. Both parties now desire to enter into this Consent Order in order to settle and terminate this matter.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges against Dr. Meriwether for violations of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e) and (j), relating to

unprofessional and unethical conduct, and 11 CSR 1A 12.2(d), relating to conduct having the effect of bringing the medical profession into disrepute, including a departure from or failure to conform to the current principles of medical ethics of the American Medical Association.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Meriwether and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Meriwether enters into this Consent Order.

CONSENT

David Farbod Meriwether, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Meriwether acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a public hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Meriwether further acknowledges that he has the following rights, among others: the right to a formal public hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Meriwether waives all rights to such a public hearing.

4. Dr. Meriwether consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Meriwether understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Meriwether, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Meriwether is **PUBLICLY REPRIMANDED** for unprofessional and unethical conduct related to inappropriate contact with a patient without her consent.

2. Dr. Meriwether shall at all times during the next five (5) years have a third-party female in the examination room with him while he is conducting any type of physical examination of a female patient.

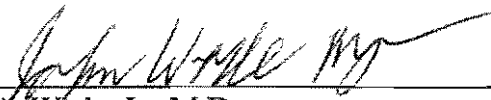
3. Dr. Meriwether must attend a two (2) day course of Continuing Medical Education ("CME") on the subject of medical ethics, physician-patient relationships and sexual boundaries, approved in advance by the Board, at his own expense, within six (6) months following the date of entry of this Order. This requirement is in addition to the fifty (50) CME hours required by the Board every two (2) years. To meet this requirement, Dr. Meriwether may attend a course sponsored by Case Western Reserve University School of Medicine entitled "Medical Ethics, Boundaries and Professionalism" scheduled on September 6 and 7, 2007.

4. Dr. Meriwether shall provide to the Board a copy of appropriate documentation confirming his successful completion of said course within six (6) months following the entry of this Order.

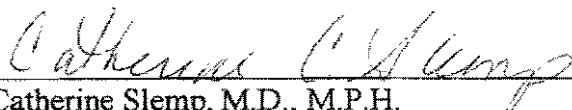
5. In the event that Dr. Meriwether fails to comply with the requirements stated in the preceding paragraphs of this Order, his license to practice medicine and surgery in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of these requirements, as agreed to by him, and as required by this Order.

The foregoing Order was entered this 6th day of August, 2007.

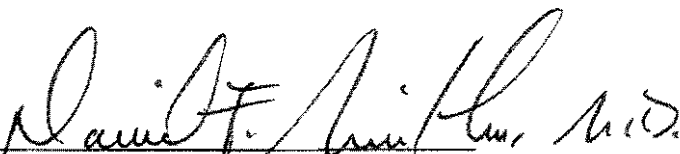
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



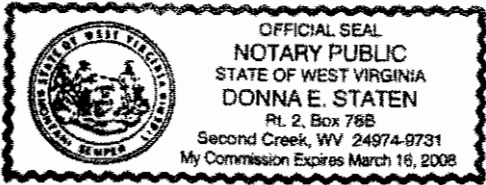
David F. Meriwether, M.D.

Date: 7/27/07

STATE OF West Virginia
COUNTY OF Greenbrier

I, Donna E. Staten, a Notary Public in and for said county and state, do hereby certify that David F. Meriwether, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 27th day of July, 2007.
My commission expires March 16, 2008.



Donna E. Staten
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: BRETON LEE MORGAN, M.D.

ORDER OF REVOCATION OF LICENSE TO PRACTICE MEDICINE AND SURGERY

1. Breton Lee Morgan, M.D. ("Dr. Morgan") holds an inactive license to practice medicine in the State of West Virginia, License No. 15143, issued December 11, 2006, by the West Virginia Board of Medicine ("Board") subsequent to Dr. Morgan's surrender of his license to the Board in April, 2006. Dr. Morgan's address of record with the Board is in Point Pleasant, West Virginia.

2. In March, 2007, Dr. Morgan entered a plea of guilty in the United States District Court, Southern District of West Virginia, at Huntington, to one (1) count of Obtaining a Schedule III Controlled Substance by Fraud, 21 U.S.C. §843(a)(3), in Case Number 3:06-00194, United States of America v. Breton Lee Morgan, M.D.

3. By pleading guilty to said count, as set forth in paragraph two (2) of this Order, Dr. Morgan did plead guilty to a charge that he had knowingly and intentionally acquired and obtained possession of a quantity of hydrocodone, a Schedule III controlled substance from a pharmaceutical company by misrepresentation, fraud, deception, and subterfuge, as demonstrated by the following:

a. From on or about November 2, 2004, to on or about September 6, 2005, Dr. Morgan signed for samples of hydrocodone from representatives of a pharmaceutical company, misrepresenting that his

intention was to use the samples lawfully for patients, and instead diverted some of the samples for himself and his use.

IN VIOLATION OF 21 U.S.C. §843(a)(3).

4. 21 U.S.C. §843(a)(3) reads as follows:

(a) Unlawful acts.

It shall be unlawful for any person knowingly or intentionally . . .

(3) to acquire or obtain possession of a controlled substance by misrepresentation, fraud, forgery, deception, or subterfuge.

5. Under the provisions of 21 U.S.C. §843(d) and 18 U.S.C. §3559(a)(5), a violation of 21 U.S.C. §843(a)(3) is a felony.

6. Under the provisions of W. Va. Code §30-3-14(d):

The Board . . . shall revoke the license of any physician . . . licensed . . . within this state who, is found guilty by any court of competent jurisdiction of any felony involving prescribing, selling, administering, dispensing, mixing or otherwise preparing any prescription drug, including any controlled substance under state or federal law, for other than generally accepted therapeutic purposes. Presentation to the Board of a certified copy of the guilty verdict or plea rendered in the court is sufficient proof thereof for the purposes of this article . . .

7. Attached to this Order and incorporated by reference herein is a certified copy of the following document: a six (6) page Judgment in a Criminal Case entered March 14, 2007, by United States District Judge Robert C. Chambers in the case United States of America v. Breton Lee Morgan, M.D., Case Number 3:06-00194. Also attached to this Order and incorporated by reference herein is a copy of the Transcript of Guilty Plea Before the Honorable Robert C. Chambers, United States Judge in the same case, made on December 11, 2006.

8. The Transcript of Guilty Plea shows that under questioning by the Judge, Dr. Morgan testified that he had recently received treatment from the Talbott Recovery Center for drug addiction, (p. 3) that he pled guilty to Count Twenty-Eight (28) of the Indictment as set forth on page 8 of the Transcript, and the factual basis for his guilty plea (pp. 10 – 11), is set forth below.

Q. Dr. Morgan, do you believe you're guilty of the charge in Count Twenty-Eight?

A. Yes, sir.

Q. Tell me in your own words what you did that makes you guilty of this charge.

A. I signed for the samples knowing that I would take some of them.

Q. All right. You said you signed for samples. Can you elaborate on that? I don't know anything about the facts here, so tell me what happened.

A. The drug reps come to your office, and, you know, they present you these cards that deliver samples by mail to the office, and I signed for those. The medicine came to the office, and then I would go up to my office and divert some of the samples to myself.

Q. All right. And the medicine you're talking about was hydrocodone?

A. Yes, sir.

Q. And you knew that was a Schedule III controlled substance?

A. Yes, sir.

Q. All right. And by signing for these samples, intending that you were actually going to keep some of it for yourself and use, were you misrepresenting –

A. Yes, sir.

Q. – to the drug reps your intention with regard to what you were going to do with these samples?

A. Yes, sir.

Q. Were the drug reps and therefore their pharmaceutical company led to believe that you were going to use these samples only lawfully and for your patients?

A. Yes, sir.

Q. All right. This alleges that this conduct occurred from between November 2, 2004 to about September 6, 2005. Is that accurate?

A. Yes, sir.

Q. Is this something that you did over a period of time?

A. Yes, sir.

Q. This also alleges that – the indictment alleges that this occurred at or near Point Pleasant, in Mason County, West Virginia. Is that where your conduct took place?

A. That's where my practice is, yes, sir. (Tr. pp. 10 – 11)

9. The Transcript of Guilty Plea shows that the Diversion Investigator for the Drug Enforcement Administration (“DEA”) testified that a notice of inspection was served at Dr. Morgan’s office on November 9, 2005, requesting records from Dr. Morgan as to his dispensing of the samples containing hydrocodone he had acquired, and he had no records (pp. 11 – 15). The transcript shows the DEA Diversion Investigator testified under questioning of the Judge as set forth below:

Q. And based on your investigation, Dr. Morgan didn’t keep records of these controlled substances and didn’t distribute them to his patients; is that correct?

A. He was unable to provide any records pertaining to his acquiring or his dispensing of these controlled substances.

Q. And based on your investigation, you found out that he, in fact, was ingesting hydrocodone himself; is that correct?

A. That's correct.

Q. And that he was either treating his own pain and/or addicted to hydrocodone, is that right, based on your investigation?

A. Yes.

Q. And it was also – your investigation also determined that Dr. Morgan was, in fact, acquiring the hydrocodone from Athlon, [a pharmaceutical company] which is a Schedule III controlled substance, for the purpose of taking it himself rather than distributing it to his patients, at least in part; is that right?

A. Yes. (Tr. pp. 15 – 16.)

10. The Transcript of Guilty Plea shows that Dr. Morgan affirmed that the DEA Diversion Investigator's testimony was substantially correct and accurate and that his counsel affirmed that if the case went to trial there would be no meritorious legal defense to Count Twenty-Eight (28) of the Indictment. (Tr. p. 16)

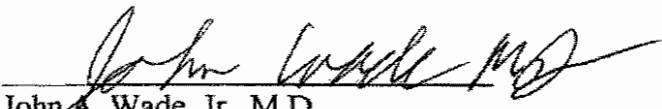
11. Copies of the above-referenced documents having been presented to the Board of Medicine at a regular meeting of the Board on May 14, 2007, where a quorum of the Board was present and voting, the Board determined that Dr. Morgan has been found guilty by a court of competent jurisdiction of a felony involving administering and dispensing a controlled substance under state or federal law for other than generally accepted therapeutic purposes. The Board concluded that as a matter of law, the inactive license to practice medicine and surgery of Dr. Morgan, License No. 15143, must be **REVOKED** under the provisions of W. Va. Code §30-3-14(d), and accordingly, the Board voted at said regular meeting to **REVOKE** the inactive license to

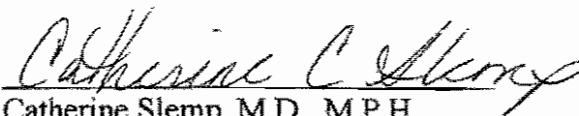
practice medicine and surgery of Dr. Morgan effective May 18, 2007. John A. Wade, Jr., M.D., took no part in this matter and did not vote.

WHEREFORE, it is **ORDERED** that the inactive license to practice medicine and surgery of Breton Lee Morgan, M.D., License No. 15143, issued by the Board in December, 2006, is **REVOKED**, effective May 18, 2007.

Entered this 14th day of May, 2007.

West Virginia Board of Medicine


John A. Wade, Jr., M.D.
President


Catherine Slemp, M.D., M.P.H.
Secretary

UNITED STATES DISTRICT COURT

Southern

District of

West Virginia, at: **HUNTINGTON**

UNITED STATES OF AMERICA

JUDGMENT IN A CRIMINAL CASE

V.

BRETON LEE MORGAN, MD

Case Number: 3:06-00194

USM Number: 08055-088

Thomas Smith, James Casey
Defendant's Attorney

DEFENDANT:

Found guilty to count(s) 28 of the indictment

Found nolo contendere to count(s) _____

Defendant was accepted by the court. _____

Found guilty on count(s) _____

Defendant's plea of not guilty. _____

Defendant is adjudicated guilty of these offenses:

Section	Nature of Offense	Offense Ended	Count	
(a)(3)	Obtaining a Schedule III Controlled Substance by Fraud	09/06/05	28	of the Indictment

Defendant is sentenced as provided in pages 2 through 6 of this judgment. The sentence is imposed pursuant to the Sentencing Act of 1984.

Defendant has been found not guilty on count(s) _____

Count(s) 1-27 and 29

is

are dismissed on the motion of the United States.

It is ordered that the defendant must notify the United States Attorney for this district within 30 days of any change of name, residence, address until all fines, restitution, costs, and special assessments imposed by this judgment are fully paid. If ordered to pay restitution, defendant must notify the court and United States Attorney of material changes in economic circumstances.

03/12/07

Date of Imposition of Judgment

ROBERT C. CHAMBERS
UNITED STATES DISTRICT JUDGE

TRUE COPY CERTIFIED ON

MAR 23 2007

TERESA L. DEPPNER, CLERK
U.S. District Court
Southern District of West Virginia

Teresa L. Deppner Deputy

03/14/07

Date

T: BRETON LEE MORGAN, MD
BER: 3:06-00194

IMPRISONMENT

Defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a _____ of _____

The court makes the following recommendations to the Bureau of Prisons:
Defendant be housed at the prison camp at FCI, Ashland, KY, or the prison camp at FCI, Morgantown, WV.

The defendant is remanded to the custody of the United States Marshal.

The defendant shall surrender to the United States Marshal for this district:

at _____ a.m. p.m. on _____
as notified by the United States Marshal.

The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:

before 2 p.m. on _____
as notified by the United States Marshal.
as notified by the Probation or Pretrial Services Office.

RETURN

Execute this judgment as follows:

Defendant delivered on _____ to _____
_____ with a certified copy of this judgment.

UNITED STATES MARSHAL

By _____
DEPUTY UNITED STATES MARSHAL

DEFENDANT: BRETON LEE MORGAN, MD
NUMBER: 3:06-00194

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of :

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests, as determined by the court.

The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)

The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)

The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)

The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions set forth on the attached page.

STANDARD CONDITIONS OF SUPERVISION

The defendant shall not leave the judicial district without the permission of the court or probation officer;

The defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;

The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;

The defendant shall support his or her dependents and meet other family responsibilities;

The defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;

The defendant shall notify the probation officer at least ten days prior to any change in residence or employment;

The defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;

The defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;

The defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;

The defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;

The defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;

The defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and

As directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

DEFENDANT: BRETON LEE MORGAN, MD
NUMBER: 3:06-00194

SPECIAL CONDITIONS OF SUPERVISION

Defendant will begin serving his supervised release term of home confinement pending designation to a prison camp.

During the 3 month term of supervised release, the defendant will be placed on home detention with electronic monitoring as a substitute for imprisonment. During this period, the defendant shall remain in his place of residence at all times except for approved absences for gainful employment, community religious services, medical care, educational or training programs, matters concerning joint custody of his children or such other absences as the probation officer specifically approves. Defendant will pay the cost of electronic monitoring.

Defendant will participate in a program of testing, counseling and treatment for drug and alcohol abuse as directed by the probation officer.

Payment of the fine is a special condition of supervised release.

In addition to the fine and with payment of the fine, the Court imposes two additional special conditions of supervised release: the defendant is prohibited from incurring new charges or opening additional lines of credit without the probation officer's approval unless he is in compliance with the fine payment schedule; defendant will provide the probation officer access to any requested financial information.

DEFENDANT: BRETON LEE MORGAN, MD
CASE NUMBER: 3:06-00194

CRIMINAL MONETARY PENALTIES

defendant must pay the total criminal monetary penalties under the schedule of payments below.

	<u>Assessment</u>	<u>Fine</u>	<u>Restitution</u>
\$	\$ 100	\$ 5000	\$

determination of restitution is deferred until _____.

defendant must make restitution (including community restitution) to the following payees in the amount listed below.

if the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal claims must be paid before the United States is paid.

<u>Name and Address of Payee</u>	<u>Total Loss</u>	<u>Restitution Ordered</u>	<u>Priority or Percentage</u>
[REDACTED]	\$0.00	\$0.00	

restitution amount ordered pursuant to plea _____

the defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the tenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).

the court determined that the defendant does not have the ability to pay interest and it is ordered that:

the interest requirement is waived for the fine restitution.

the interest requirement for the fine restitution is modified as follows:

payments for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after October 13, 1994, but before April 23, 1996.

DEFENDANT: BRETON LEE MORGAN, MD
JUDGE: 3:06-00194

ADDITIONAL TERMS FOR CRIMINAL MONETARY PENALTIES

0 fine is due immediately.

If a probation officer determines that a modification of the installment payments is necessary while the defendant is on supervised release, the officer can petition the Court to reevaluate the payments.

A special assessment has been paid.

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

AT HUNTINGTON

UNITED STATES OF AMERICA

v.

CRIMINAL NO. 3:06-00194-01

BRETON LEE MORGAN, M.D.,

Defendant.

Huntington, West Virginia
December 11, 2006

TRANSCRIPT OF GUILTY PLEA
BEFORE THE HONORABLE ROBERT C. CHAMBERS
UNITED STATES DISTRICT JUDGE

APPEARANCES:

For the Government:

MONICA K. SCHWARTZ, ESQ.
U. S. ATTORNEY'S OFFICE
P. O. Box 1713
Charleston, WV 25326-1713

For the Defendant:

THOMAS W. SMITH, ESQ.
THOMAS W. SMITH LAW OFFICE
2008 Quarrier Street
Charleston, WV 25311

JAMES M. CASEY, ESQ.
CASEY LAW OFFICES
P. O. Box 427
Pt. Pleasant, WV 25550-0427

Probation Officer:

CAROL JAMES

Defendant Present in Person.

Court Reporter:

TERESA M. RUFFNER, RPR
P. O. Box 1570
Huntington, WV 25716
(304) 528-7583

Proceedings recorded by mechanical stenography; transcript
produced by computer-aided transcription.

1 Monday, December 11, 2006, at 1:30 p.m. in open court

2 THE COURT: All right. Are we ready to proceed in
3 Mr. Morgan's case?

4 MS. SCHWARTZ: The United States is ready to
5 proceed, Your Honor.

6 MR. SMITH: As is the defense counsel, Your Honor.
7 Tom Smith --

8 THE COURT: All right. Oh, I'm sorry.

9 MR. SMITH: Tom Smith and James Casey for
10 Dr. Morgan, who is present.

11 THE COURT: All right. Dr. Morgan and counsel, if
12 you would please stand during this proceeding.

13 I understand that Dr. Morgan has decided to enter a
14 guilty plea to Count Twenty-Eight of the indictment; is that
15 correct?

16 MR. SMITH: Yes, Your Honor.

17 THE COURT: All right. Madam clerk, would you
18 administer the oath to Dr. Morgan.

19 CLERK JUSTICE: Please raise your right hand.

20 (The defendant was duly sworn.)

21 QUESTIONS BY THE COURT TO THE DEFENDANT:

22 Q. Dr. Morgan, do you understand that you're now under oath
23 and if you answer any of my questions falsely, you could be
24 prosecuted for perjury or for making a false statement?

25 A. Yes, sir.

1 Q. Would you state your full name.

2 A. Breton Lee Morgan.

3 Q. How old are you, Dr. Morgan?

4 A. Forty-six.

5 Q. How much education have you had?

6 A. A medical degree.

7 Q. You can read and write without any difficulty?

8 A. Yes, sir.

9 Q. Have you recently been under the care of a doctor or
10 psychiatrist or other medical professional for any serious
11 physical or emotional illness?

12 A. Yes, sir.

13 Q. Can you tell me what?

14 A. Back surgery, and then I've been to Talbott Recovery
15 Center for drug addiction.

16 Q. All right. Are you currently using any type of
17 medication or controlled substances or alcohol?

18 A. No, sir.

19 Q. Are you able to understand fully what's going on here in
20 court today?

21 A. Yes, sir.

22 THE COURT: Mr. Smith, Mr. Casey, do you have any
23 reason to question the competence of Dr. Morgan?

24 MR. SMITH: No, Your Honor.

25 MR. CASEY: None whatsoever.

1 BY THE COURT:

2 Q. All right. Dr. Morgan, I find you're competent and
3 capable of entering an informed plea.

4 Have you had enough time to discuss this case with your
5 lawyers?

6 A. Yes, sir.

7 Q. Have they been able to answer your questions about how
8 you should proceed?

9 A. Yes, sir.

10 Q. Are you completely satisfied with the legal advice
11 they've given you?

12 A. Yes, sir.

13 THE COURT: Counsel, has Dr. Morgan been cooperative
14 with you?

15 MR. SMITH: Yes, Your Honor.

16 THE COURT: And have you had enough time to
17 investigate his case fully and discuss all these matters with
18 him?

19 MR. SMITH: Yes, Your Honor.

20 THE COURT: All right. I understand there's a
21 proposed plea agreement. Mr. Smith or Mr. Casey, would one of
22 you summarize the plea agreement.

23 MR. SMITH: Your Honor, it's under the date of
24 October 30, 2006. It's a standard plea letter addressed to
25 both Mr. Casey and myself.

1 Paragraph 1 sets forth the charges in the 29-count
2 indictment and with specificity.

3 Paragraph 2 states the proposed resolution of the
4 charges; and it is that Dr. Morgan, as the Court noted, would
5 enter a plea to Count Twenty-Eight of said indictment,
6 obtaining a Schedule III controlled substance by fraud. The
7 Government agrees at final disposition to dismiss the
8 remaining 28 counts.

9 Paragraph 3 sets forth the maximum potential penalties,
10 which are imprisonment for a period of up to four years, a
11 fine of \$250,000 or twice the pecuniary gain or loss, a term
12 of supervised release of not more than one year, a mandatory
13 special assessment of \$100, which has been paid, and proof
14 thereof has been supplied the Government.

15 Pursuant to -- it also states that pursuant to 21 U.S.C.
16 861(b)(1) (sic), the Court has the discretion to deny certain
17 benefits, federal benefits, to Dr. Morgan for a period of a
18 year, and restitution is understood may be ordered by the
19 Court pursuant to 18 U.S.C. Sections 3663 and 3664.

20 As the special assessment has been paid, I'll skip
21 paragraph 4.

22 Paragraph 5 deals with cooperation, and it's the standard
23 provision requiring Dr. Morgan to be forthright and truthful
24 with the U. S. Attorney's Office and law enforcement agencies
25 and the standard requirements of giving signed, sworn

1 statements and grand jury and trial testimony if requested to
2 do so.

3 Paragraph 6 is the standard use immunity provision, which
4 states that unless the agreement becomes void, nothing
5 Dr. Morgan gives in any statement or testimony will be used
6 against him directly or indirectly for purposes of prosecution
7 or determining appropriate applicable guideline ranges.

8 Paragraph 7 is the standard limitations on immunity
9 clause which makes it clear that perjury and false statements
10 are not covered by the agreement and that any evidence found
11 from an independent, legitimate source other than Dr. Morgan
12 could still subject Dr. Morgan to prosecution.

13 Paragraph 8 makes it clear that Dr. Morgan agrees not to
14 object to any monetary penalties, including special
15 assessment, fine, court costs, etcetera, that do not exceed
16 the amount set forth in the plea agreement, and that such are
17 due and payable immediately.

18 Paragraph 9 deals with appeal of sentence wherein the
19 United States and Dr. Morgan voluntarily and knowingly agree
20 to waive their right to seek appellate review of the
21 reasonableness of any sentence imposed by the district court
22 as long as it's within the guideline range.

23 Paragraph 10 sets forth the standard rights of the
24 parties at final disposition.

25 Paragraph 11 makes it clear that if either party breaches

1 the terms of this agreement, the other party has the right to
2 void the agreement.

3 And paragraph 12 sets forth that this written agreement
4 is the entirety of the agreement between the parties.

5 The document is signed by Assistant U. S. Attorney Monica
6 Schwartz on behalf of the Government and is signed on all of
7 its pages by Dr. Morgan, Mr. Casey, and myself.

8 THE COURT: All right. Miss Schwartz, is that a
9 fair statement of the agreement?

10 MS. SCHWARTZ: It is, Your Honor.

11 BY THE COURT:

12 Q. Dr. Morgan, do you understand what this agreement does
13 and what it requires of you?

14 A. Yes, sir.

15 Q. Did you go over each of these paragraphs with your lawyer
16 before you signed this plea agreement?

17 A. Yes, sir.

18 Q. Do you want me to accept the plea agreement?

19 A. Yes, sir.

20 Q. Well, I'm going to defer accepting the plea agreement
21 until I can review a presentence report on you, Dr. Morgan,
22 but the original agreement may be filed as a part of the
23 record in this case.

24 MS. SCHWARTZ: May I approach, Your Honor?

25 THE COURT: You may.

1 BY THE COURT:

2 Q. All right. Dr. Morgan, have you received a copy of the
3 indictment returned against you?

4 A. Yes, sir.

5 Q. Have you read it?

6 A. Yes, sir.

7 Q. All right. I'm going to read Count Twenty-Eight to you
8 now and then ask for your plea.

9 This is styled United States of America versus Breton Lee
10 Morgan, M.D. Count Twenty-Eight.

11 From on or about November 2, 2004, to on or about
12 September 6, 2005, at or near Point Pleasant, Mason County,
13 West Virginia, and within the Southern District of West
14 Virginia and elsewhere, defendant Breton Lee Morgan, Jr.
15 Knowingly and intentionally acquired and obtained possession
16 of a quantity of hydrocodone, a Schedule III controlled
17 substance, from Pharmaceutical Company "A," by misrepresenta-
18 tion, fraud, deception, and subterfuge, in violation of
19 Title 21, United States Code, Section 843(a)(3).

20 Dr. Morgan, how do you plead as to that charge?

21 A. Guilty, sir.

22 Q. All right. Now, before I accept your guilty plea, I want
23 to discuss several things with you. First, I want to make
24 sure there's a factual basis for your guilty plea. Then I
25 want to make sure that you understand the nature of the charge

1 and the consequences of pleading guilty to it, that you
2 understand the constitutional and other legal rights you give
3 up by pleading guilty, and that you're pleading guilty
4 voluntarily.

5 Now, first, let's go over the charge in more detail.
6 You're charged with violating Section 843, which states, in
7 part, it shall be unlawful for any person knowingly or
8 intentionally to acquire or obtain possession of a controlled
9 substance by misrepresentation, fraud, forgery, deception, or
10 subterfuge.

11 Now, if the Government had to go to trial on this charge,
12 the Government would have to prove these two elements beyond a
13 reasonable doubt:

14 First, that you knowingly or intentionally acquired or
15 obtained possession of a controlled substance, hydrocodone in
16 this case; and second, that you acquired or obtained
17 possession of that controlled substance by misrepresentation,
18 fraud, forgery, deception, or subterfuge.

19 Now, "hydrocodone" is a controlled substance.

20 An act is done "knowingly" if it's done voluntarily and
21 intentionally and not because of a mistake or accident or
22 other innocent reason.

23 An act is done "intentionally" if it's done knowing the
24 act is one the law forbids and purposefully intending to
25 violate the law.

1 Now, considering this explanation, Dr. Morgan, do you
2 believe you're guilty of the charge in Count Twenty-Eight?

3 A. Yes, sir.

4 Q. Tell me in your own words what you did that makes you
5 guilty of this charge.

6 A. I signed for the samples knowing that I would take some
7 of them.

8 Q. All right. You said you signed for samples. Can you
9 elaborate on that? I don't know anything about the facts
10 here, so tell me what happened.

11 A. The drug reps come to your office, and, you know, they
12 present you these cards that deliver samples by mail to the
13 office, and I signed for those. The medicine came to the
14 office, and then I would go up to my office and divert some of
15 the samples to myself.

16 Q. All right. And the medicine you're talking about was
17 hydrocodone?

18 A. Yes, sir.

19 Q. And you knew that was a Schedule III controlled
20 substance?

21 A. Yes, sir.

22 Q. All right. And by signing for these samples, intending
23 that you were actually going to keep some of it for yourself
24 and use, were you misrepresenting --

25 A. Yes, sir.

1 Q. -- to the drug reps your intention with regard to what
2 you were going to do with these samples?

3 A. Yes, sir.

4 Q. Were the drug reps and therefore their pharmaceutical
5 company led to believe that you were going to use these
6 samples only lawfully and for your patients?

7 A. Yes, sir.

8 Q. All right. This alleges that this conduct occurred from
9 between November 2, 2004 to about September 6, 2005. Is that
10 accurate?

11 A. Yes, sir.

12 Q. Is this something that you did over a period of time?

13 A. Yes, sir.

14 Q. This also alleges that -- the indictment alleges that
15 this occurred at or near Point Pleasant, in Mason County,
16 West Virginia. Is that where your conduct took place?

17 A. That's where my practice is, yes, sir.

18 THE COURT: All right. You can sit down for a few
19 minutes.

20 Miss Schwartz, do you want to offer testimony to show
21 what the Government could prove if it had to go to trial?

22 MS. SCHWARTZ: Yes, Your Honor. The United States
23 would call Steve Utt.

24 STEPHEN UTT, GOVERNMENT'S WITNESS, SWORN

25 DIRECT EXAMINATION

Utt - Direct

- 1 BY MS. SCHWARTZ:
- 2 Q. Please state your name.
- 3 A. Stephen L. Utt.
- 4 Q. How are you employed?
- 5 A. I'm employed by the Drug Enforcement Administration.
- 6 Q. How long have you been so employed?
- 7 A. Approximately seven years.
- 8 Q. Prior to that, what was your job?
- 9 A. I was employed by the Charleston, West Virginia Police
10 Department.
- 11 Q. For how long?
- 12 A. Twenty-seven years.
- 13 Q. And during that time did you work in the drug unit for a
14 period of time?
- 15 A. Yes.
- 16 Q. How many years did you do that?
- 17 A. Approximately 13.
- 18 Q. Since you became employed as a diversion investigator for
19 DEA --
- 20 A. Yes.
- 21 Q. -- did you have occasion to investigate Dr. Breton Lee
22 Morgan of Point Pleasant, West Virginia?
- 23 A. Yes.
- 24 Q. Approximately when did Dr. Morgan come to your attention?
- 25 A. September of 2005.

Utt - Direct

1 Q. Specifically calling your attention to Count Twenty-Eight
2 of the indictment pending against Dr. Morgan, please explain
3 what happened with regard to Pharmaceutical Company "A" as per
4 your investigation.

5 A. Pharmaceutical Company "A" is Athlon Pharmaceutical
6 Company, and basically it came to my attention that a drug
7 representative employed by Athlon Pharmaceutical Company was
8 distributing samples to Dr. Morgan, and --

9 Q. What type of samples are you speaking of?

10 A. Hydrocodone samples and codeine samples, specifically
11 Vopac and Brovex HC.

12 Q. That's V-o-p-a-c for Vopac?

13 A. Yes.

14 Q. And Brovex is B-r-o-v-e-x?

15 A. Yes.

16 Q. Why did -- why were those two substances specifically
17 called to your attention as the DEA diversion agent?

18 A. Initially we received information from several current
19 and former employees of Dr. Morgan that he may be diverting
20 controlled substances. I then -- DEA has a computer database
21 that tracks samples that are distributed to physicians'
22 office, and I gained this information from our computer system
23 and learned that Athlon was distributing some samples to
24 Dr. Morgan's office.

25 Q. And you learned that from November 2, '04 through

Utt - Direct

1 September 6 of '05, Dr. Morgan had received samples of Brovex
2 and Vopac, which both contained hydrocodone; is that correct?

3 A. Correct.

4 Q. And that was from Athlon?

5 A. Yes.

6 Q. And the Brovex was a liquid; is that right?

7 A. Correct.

8 Q. And the Vopac was in tablet form?

9 A. Yes.

10 Q. What did you do once you got that information?

11 A. We -- mainly myself and another diversion investigator
12 basically served a notice of inspection at Dr. Morgan's office
13 on November 9, 2005, specifically looking and requesting
14 records from Dr. Morgan as to his acquiring and his dispensing
15 of the samples that he had acquired.

16 Q. Did you obtain such records?

17 A. No, we did not.

18 Q. Was there a reason given why the records did not exist?

19 A. There were several reasons given. Basically, Dr. Morgan
20 mentioned that some of the UPS drivers may be stealing the
21 samples from him, drug reps themselves may be stealing samples
22 from him, and employees may not be keeping proper records of
23 the dispensing from his office.

24 Q. A variety of reasons were given?

25 A. Yes.

Utt - Direct

1 Q. So your investigation continued; is that correct?

2 A. Yes, it did.

3 Q. And as a result of your investigation, a 29-count
4 indictment was returned on August 30th of this year; is that
5 correct?

6 A. Yes.

7 Q. And Count Twenty-Eight relates specifically to the
8 pharmaceutical samples that were obtained by Dr. Morgan from
9 Athlon, correct?

10 A. Correct.

11 Q. And as part of the procedure for a physician obtaining
12 controlled substances samples specifically from Athlon
13 required the doctor to sign for them; is that right?

14 A. That's correct.

15 Q. And based on your investigation, Dr. Morgan didn't keep
16 records of these controlled substances and didn't distribute
17 them to his patients; is that correct?

18 A. He was unable to provide any records pertaining to his
19 acquiring or his dispensing of these controlled substances.

20 Q. And based on your investigation, you found out that he,
21 in fact, was ingesting hydrocodone himself; is that correct?

22 A. That's correct.

23 Q. And that he was either treating his own pain and/or
24 addicted to hydrocodone, is that right, based on your
25 investigation?

Utt - Direct

1 A. Yes.

2 Q. And it was also -- your investigation also determined
3 that Dr. Morgan was, in fact, acquiring the hydrocodone from
4 Athlon, which is a Schedule III controlled substance, for the
5 purpose of taking it himself rather than distributing it to
6 his patients, at least in part; is that right?

7 A. Yes.

8 Q. And this all happened at or near Point Pleasant, Mason
9 County, West Virginia, correct?

10 A. That's correct.

11 MS. SCHWARTZ: Nothing further, Your Honor.

12 THE COURT: All right. Any questions?

13 MR. SMITH: No, Your Honor. Thank you.

14 THE COURT: All right. You may step down.

15 All right. Counsel, Dr. Morgan, if you would again
16 stand.

17 Dr. Morgan, was the witness's testimony substantially
18 correct and accurate?

19 THE DEFENDANT: Yes, sir.

20 THE COURT: Mr. Smith, are you satisfied that if
21 this case went to trial, there would be no meritorious legal
22 defense to this charge?

23 MR. SMITH: Yes, Your Honor.

24 THE COURT: Are you satisfied that Dr. Morgan's
25 constitutional and other rights have been observed fully?

1 MR. SMITH: Yes, Your Honor.

2 BY THE COURT:

3 Q. All right. Dr. Morgan, I find there's a sufficient
4 factual basis for your guilty plea. Now, I want to go over
5 the penalties that you're exposed to.

6 Do you understand you're pleading guilty to a felony
7 offense and if I accept your plea, you'll be adjudged guilty
8 of that felony?

9 A. Yes, sir.

10 Q. Do you understand that that judgment may deprive you of
11 valuable civil rights, such as your right to vote, your right
12 to hold public office, your right to serve on a jury, and your
13 right to possess any kind of firearm or gun?

14 A. Yes, sir.

15 Q. Do you understand that you expose yourself to a maximum
16 penalty of four years' imprisonment under this plea agreement?

17 A. Yes, sir.

18 Q. Do you understand you would also be subject to supervised
19 release of not more than a year?

20 A. Yes, sir.

21 Q. Do you understand that supervised release means after
22 imprisonment, you would be supervised by the probation office
23 under conditions set by the Court?

24 A. Yes, sir.

25 Q. And do you understand that if you violate the terms of

1 supervised release, the Court may revoke it and send you back
2 to prison for an additional period?

3 A. Yes, sir.

4 Q. Do you understand you could also be fined up to \$250,000
5 or twice the amount of gain or loss resulting from your
6 conduct?

7 A. Yes, sir.

8 Q. Do you understand you'll be required to pay a \$100
9 special assessment for this felony conviction?

10 A. Yes, sir.

11 Q. Do you understand you could also be denied certain
12 federal benefits for up to a year?

13 A. Yes, sir.

14 Q. Do you understand you could also be required to make
15 restitution if there are any crime victims?

16 A. Yes, sir.

17 Q. Have you and your lawyers discussed the sentencing
18 guidelines and how they might apply to your case?

19 A. Yes, sir.

20 Q. Do you understand that the Court cannot determine the
21 guideline range for your case until this presentence report is
22 completed and you and your lawyers and the Government have a
23 chance to review it and challenge it if either side thinks
24 it's wrong?

25 A. Yes, sir.

1 Q. Do you understand that the sentence I may impose could be
2 different from any estimate your lawyers have given you?

3 A. Yes, sir.

4 Q. Do you understand that although I have to consider the
5 sentencing guidelines, I have authority to impose a sentence
6 that's more severe or less severe than the guidelines might
7 call for?

8 A. Yes, sir.

9 Q. Do you understand that parole has been abolished and you
10 will not be released on parole if you get a prison sentence?

11 A. Yes, sir.

12 Q. Do you understand that even if you do not like the
13 sentence I impose upon you, you will still be bound by this
14 guilty plea and have no right to withdraw it?

15 A. Yes, sir.

16 Q. Do you understand you may have the right to appeal your
17 conviction if you believe your guilty plea today was unlawful
18 or involuntary or if there's some other fundamental defect in
19 these proceedings that you haven't waived by pleading guilty?

20 A. Yes, sir.

21 Q. Do you understand that both you and the Government may
22 have the right to appeal the sentence I impose?

23 A. Yes, sir.

24 Q. In the plea agreement, you agreed to give up your right
25 to appeal the reasonableness of your sentence as long as it

1 falls within the range provided for by the sentencing
2 guidelines. You also agreed not to -- you also agreed to give
3 up your right to appeal a fine unless the fine is above the
4 guideline range.

5 Now, these waivers are generally enforceable, but if you
6 want to challenge it, you'd have to present a challenge in the
7 appeals court. Do you understand that?

8 A. Yes, sir.

9 Q. Do you understand that with few exceptions, any notice of
10 appeal must be filed within 10 days of judgment being entered
11 in your case?

12 A. Yes, sir.

13 Q. All right. Dr. Morgan, I find you understand the nature
14 of the charge and the consequences of a guilty plea.

15 Now let's go over the constitutional and other legal
16 rights you give up when you plead guilty. Do you understand
17 you have a right to plead not guilty to this charge?

18 A. Yes, sir.

19 Q. Do you understand that by pleading guilty, you're giving
20 up your right to a speedy and public jury trial?

21 A. Yes, sir.

22 Q. Do you understand that by pleading guilty, you're giving
23 up your right to force the Government to produce witnesses and
24 evidence against you?

25 A. Yes, sir.

1 Q. Do you understand that you would be presumed innocent
2 until the Government presented enough evidence to convince
3 both a judge and a jury beyond a reasonable doubt that you
4 were guilty?

5 A. Yes, sir.

6 Q. Do you understand that when you admit your guilt, as you
7 have here, you relieve the Government of the burden of proving
8 your guilt?

9 A. Yes, sir.

10 Q. Do you understand you would have the right to the
11 assistance of your lawyers at trial?

12 A. Yes, sir.

13 Q. Do you understand that you and your lawyers could
14 confront the witnesses and they could cross-examine them to
15 test the truth of what they said?

16 A. Yes, sir.

17 Q. Do you understand that by pleading guilty, you're giving
18 up that right?

19 A. Yes, sir.

20 Q. Do you understand that had you desired to go to trial,
21 you'd be entitled to bring witnesses to court under subpoena?

22 A. Yes, sir.

23 Q. Do you understand that by pleading guilty, you're giving
24 up your right to call witnesses except for the limited
25 purposes of a sentencing hearing?

1 A. Yes, sir.

2 Q. Do you understand you would have the right to go to trial
3 and remain silent? That is, you wouldn't have to testify or
4 even present any evidence.

5 A. Yes, sir.

6 Q. Do you understand that I would instruct the jury that
7 they couldn't even discuss the fact that you exercised your
8 right of silence and that in any event they could convict you
9 only if the Government proved its case beyond a reasonable
10 doubt?

11 A. Yes, sir.

12 Q. All right. Dr. Morgan, I find you understand the
13 constitutional and other legal rights you're giving up by
14 pleading guilty.

15 Knowing all these things, do you still want to plead
16 guilty at this time?

17 A. Yes, sir.

18 Q. Has anyone forced you, threatened you, intimidated you,
19 or talked you into pleading guilty against your will?

20 A. No, sir.

21 Q. Are you acting voluntarily and of your own free will in
22 entering this guilty plea?

23 A. Yes, sir.

24 Q. Is pleading guilty your own idea?

25 A. Yes, sir.

1 Q. Has anyone promised you something or told you anything
2 different from what we've discussed here in court today to get
3 you to plead guilty?

4 A. No, sir.

5 Q. All right. If not, I'm going to ask that you step up
6 here -- or I find that your guilty plea is voluntary. Do you
7 have any questions or second thoughts about entering this
8 guilty plea?

9 A. No, sir.

10 Q. If not, please step up here and sign the plea and have
11 your lawyer sign it.

12 CLERK JUSTICE: "In the presence of Thomas Smith and
13 James Casey, my counsel, who have fully explained the charges
14 contained in the indictment against me, and having received a
15 copy of the indictment before being called upon to plead, I
16 hereby plead guilty to the charge contained in Count
17 Twenty-Eight of the indictment."

18 (The document was executed.)

19 THE COURT: The record may reflect that Dr. Morgan
20 has signed the plea of guilty, and his counsel signed it.
21 It's been filed with the clerk.

22 In the case of United States of America versus Breton L.
23 Morgan, M.D., I find that Dr. Morgan is fully competent and
24 capable of entering an informed plea, there's a sufficient
25 factual basis for his guilty plea, he understands the nature

1 of the charge and the consequences of a guilty plea, he
2 understands the constitutional and other legal rights he's
3 giving up by pleading guilty, and his plea is voluntary.

4 While I've deferred accepting the plea agreement until I
5 can review a presentence report on you, Dr. Morgan, I do
6 accept your guilty plea. You are now adjudged guilty and
7 stand convicted of violating 21, United States Code, Section
8 843(a)(3).

9 I direct the probation office to conduct a presentence
10 investigation of Dr. Morgan, prepare a report and disclose it
11 to the Government and the defendant by January 29. Counsel
12 may make objections no later than February 12. The final
13 report will be due to the Court by February 26. And I'm
14 setting this case down for sentencing here in Huntington on
15 March 12, 2007, at 1:30 p.m.

16 All right. Miss Schwartz, what's the Government's
17 position concerning the amount of drugs that would count as
18 offense conduct or any other relevant conduct you would
19 attribute to the defendant?

20 MS. SCHWARTZ: It's my understanding, Your Honor,
21 based on the way the guidelines are that relevant conduct is
22 not calculated for an obtaining by fraud charge. It's a base
23 offense level of 8 regardless of the amount of drugs involved.

24 THE COURT: All right. And do you seek any other
25 conduct that would result in additional guideline points?

1 MS. SCHWARTZ: There may be other enhancements that
2 would apply under Section 3, perhaps abuse of position of
3 trust, but no other enhancement in terms --

4 THE COURT: All right.

5 MS. SCHWARTZ: -- of the amount of drugs involved.

6 THE COURT: Well, I think in keeping with my usual
7 practice on drug cases, although this may not fit exactly,
8 I'll require that the Government advise the defendant within
9 14 days of its position concerning any other increases in the
10 guideline points based upon other conduct so that the
11 defendant is aware, as well as the probation officer, of the
12 nature of the conduct that you attribute to the defendant and
13 the basis for it, the source of the information, whether it's
14 grand jury testimony or something similar.

15 All right. As I understand it, the defendant has been
16 released on a \$10,000 unsecured bond.

17 MR. SMITH: That's correct, Your Honor.

18 MS. SCHWARTZ: Yes. Yes, Your Honor.

19 THE COURT: Does the Government have any objection
20 to him remaining free --

21 MS. SCHWARTZ: No objection to remaining on that
22 bond, Your Honor.

23 THE COURT: All right.

24 MR. SMITH: We would so move, Your Honor.

25 THE COURT: Dr. Morgan, I'm going to allow you to

1 remain free on your current bond with the additional condition
2 that you report back here for sentencing on March 12, 2007, at
3 1:30 p.m.

4 If you knowingly fail to appear back here for your
5 sentencing, then I can impose an additional sentence of up to
6 two years in prison and a \$250,000 fine. Also, if you commit
7 any crime whatsoever between now and then, I can impose an
8 additional penalty. If you commit a felony, I can add up to
9 10 years. If it's a misdemeanor, I can add up to one year to
10 whatever sentence you get for this conviction.

11 Do you understand all that?

12 THE DEFENDANT: Yes.

13 THE COURT: All right. Are there any other matters
14 we need to address in Dr. Morgan's case?

15 MS. SCHWARTZ: May I consult with counsel one
16 moment?

17 THE COURT: Certainly.

18 (Counsel conferred private off the record.)

19 MR. SMITH: Your Honor, I have to -- after
20 consulting with the Government, we would move, if probation
21 doesn't have an objection, for an expedited sentencing date in
22 this case if they've got time to get the report done. It
23 should be relatively simple. There are no --

24 PROBATION OFFICER JAMES: I'll give it my best
25 shot --

1 THE COURT: Well, if the parties will promptly give
2 the probation officer all the information that is typically
3 provided, I'll ask Miss James to review it and then to advise
4 me if she thinks it's possible to speed up the report; and, if
5 so, we'll accelerate the deadlines and reschedule the
6 sentencing if that's what you want to do.

7 MR. SMITH: Thank you, Your Honor, we appreciate it.

8 THE COURT: All right. If there's nothing further,
9 then, we'll stand in recess before the next case is called.

10 (Hearing concluded at 1:56 p.m.)

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21 I, Teresa M. Ruffner, certify that the foregoing is a
22 correct transcript from the record of proceedings in the
23 above-entitled matter.

24

25

Teresa M. Ruffner

April 4, 2007

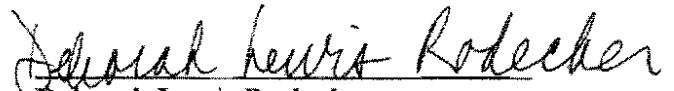
CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, counsel for the West Virginia Board of Medicine, do hereby certify that on May 14, 2007, I served a copy of the foregoing **ORDER OF REVOCATION OF LICENSE TO PRACTICE MEDICINE AND SURGERY** upon Breton Lee Morgan, M.D., by depositing the same in the United States Mail, certified, postage prepaid, addressed to him and to his counsel, as follows:

Breton Lee Morgan, M.D.
20 Windsor Ct
Point Pleasant, WV 25550

and

James M. Casey, Esq.
PO Box 421
Point Pleasant, WV 25550-0427



Deborah Lewis Rodecker
West Virginia Bar #3144
West Virginia Board of Medicine
101 Dee Drive
Charleston, West Virginia 25311
(304) 558-2921

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AMBIKA KUMARI NAIR, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Ambika Kumari Nair, M.D., (“Dr. Nair”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code §30-3-14, *et seq.*

FINDINGS OF FACT

1. In July, 2007, Dr. Nair applied for a license to practice medicine and surgery in the State of West Virginia, and in the course of submitting documents in support of such licensure, it became evident that Dr. Nair had provided two (2) inaccurate answers on her license application.

2. Dr. Nair meets the requirements for licensure under the West Virginia Medical Practice Act.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Nair a license to practice medicine and surgery in this State due to the provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(a), relating to presenting a false statement in connection with an application for a license.

2. The Board determined that under all of the circumstances it is appropriate to grant Dr. Nair a license to practice medicine and surgery in the State of West Virginia, provided she agrees to this action against her license.

CONSENT

Ambika Kumari Nair, M.D., by affixing her signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order to the following:

1. Dr. Nair acknowledges that she is fully aware that, without her consent, no permanent legal action may be taken against her except after a hearing held in accordance with West Virginia Code §30-3-14(h) and §29A-5-1, *et seq.*;

2. Dr. Nair acknowledges that she has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at her own expense, and the right to cross-examine witnesses against her;

3. Dr. Nair waives all rights to such a hearing;

4. Dr. Nair consents to the entry of this Order relative to her practice of medicine in the State of West Virginia; and,

5. Dr. Nair understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

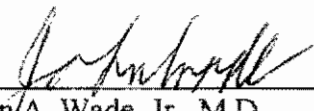
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Nair, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Nair has met the requirements for the issuance of a license to practice medicine and surgery in the State of West Virginia and is granted a license to practice medicine and surgery in the State of West Virginia, effective upon entry.

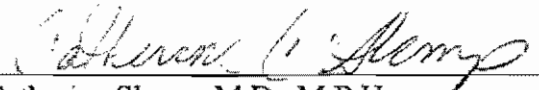
2. Dr. Nair is **PUBLICLY REPRIMANDED** for providing two (2) inaccurate answers to the Board on her licensure application submitted to the Board in July, 2007, as set forth in the Findings of Fact of this Consent Order.

Entered this 25th day of September, 2007.

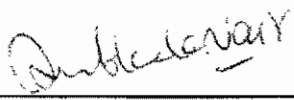
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



Ambika Kumari Nair, M.D.

Date: 9/12/07

STATE OF WEST VIRGINIA

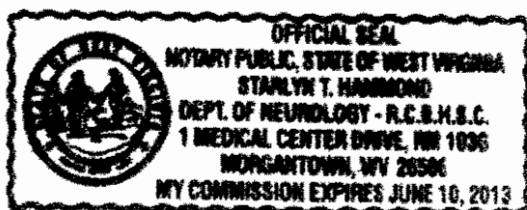
COUNTY OF MONONGALIA, to-wit:

I, STARLYN T. HAMMOND, a Notary Public for said county and state do hereby certify that Ambika Kumari Nair, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 12TH day of SEPTEMBER 2007.

My Commission expires JUNE 10, 2013.

Starlyn T. Hammond
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALBERT FRANCOIS OLIVIER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Albert Francois Olivier, M.D. ("Dr. Olivier") freely and voluntarily enter into the following Order pursuant to W. Va. Code §30-3-1, et seq.

FINDINGS OF FACT

1. In June, 2007, Dr. Olivier applied for a license to practice medicine and surgery in the State of West Virginia and reported on his application he had received a letter of reprimand for performing surgery without adequate indications, for failure to obtain informed consent, and for failure to maintain adequate records from the Arizona Medical Board in April, 2007.

2. Dr. Olivier meets the requirements for licensure under the West Virginia Medical Practice Act and there is insufficient reason to deny him licensure.

CONCLUSIONS OF LAW

1. As a matter of public policy, the provisions of the Medical Practice Act have been enacted to protect the public interest (W. Va. Code §30-3-1).

2. Probable cause exists to deny Dr. Olivier's application for a license to practice medicine and surgery in this State due to the provisions of W. Va. Code §30-3-14(c)(17) and 11 CSR 1A (g), having his license acted against in another state...

3. The Board has determined that it is appropriate to grant Dr. Olivier a license to practice medicine and surgery in the State of West Virginia as there is insufficient reason to deny him such licensure, provided that he is reprimanded for his deficiencies for which he was reprimanded by the Arizona Medical Board.

CONSENT

Albert Francois Olivier, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order to the following:

1. Dr. Olivier acknowledges that he is fully aware that, without his consent, here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code §30-3-14(h) and §29A-5-1, et seq.;

2. Dr. Olivier acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Olivier waives all rights to such a hearing;

4. Dr. Olivier consents to the entry of this Order relative to his practice of medicine in the State of West Virginia; and,

5. Dr. Olivier understands that this Order is considered public information, and that matters contained herein shall be reported as required by law, to the National Practitioner Data Bank, and the Healthcare Integrity and Protection Data Bank.

ORDER

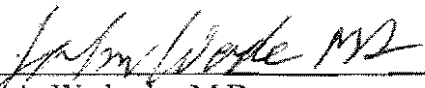
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board and the foregoing consent of Dr. Olivier, the Board hereby **ORDERS** as follows:

1. Dr. Olivier, having met the requirements for licensure in the State of West Virginia, is hereby licensed to practice medicine and surgery in the State of West Virginia, effective upon entry of this Order.

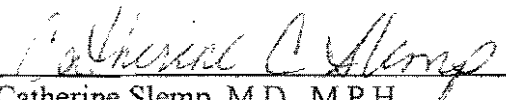
2. Dr. Olivier is **PUBLICLY REPRIMANDED** for the deficiencies resulting in the public reprimand by the Arizona Medical Board.

Entered this 3rd day of October, 2007.

WEST VIRGINIA BOARD OF MEDICINE



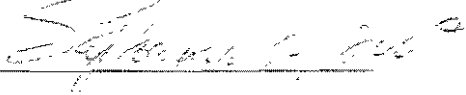
John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



ALBERT FRANCOIS OLIVIER, M.D.

Date: 

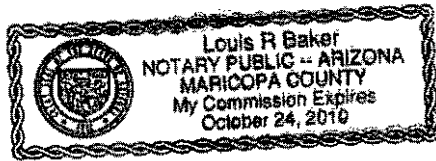
STATE OF ARIZONA

COUNTY OF MARICOPA

I, Louis R. Baker, a Notary Public for said county and state do hereby certify that ALBERT FRANCOIS OLIVIER, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 20 day of September, 2007.

My commission expires 10/24/2010.



Louis R. Baker
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MANISH K. PARIKH, M.D.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and MANISH K. PARIKH, M.D., (“Dr. Parikh”) freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code §30-3-14, *et seq.*

FINDINGS OF FACT

1. Dr. Parikh currently holds License Number 21926, which license is in an inactive status, and Dr. Parikh’s address of record with the Board is in Ashland, Kentucky.

2. In September, 2007, Dr. Parikh requested that his inactive license to practice medicine and surgery in the State of West Virginia be converted to active status, and in the course of submitting documents in support of such licensure, it became evident that Dr. Parikh had provided false information on his license renewal application submitted in May, 2007, and on his application for change of status to active submitted in September, 2007.

3. Dr. Parikh meets the requirements for active licensure under the West Virginia Medical Practice Act, as he acquired continuing education hours in end-of-life care including pain management in September, 2007, but for him to receive

activation of his license without an appropriate condition and limitation upon his active license, under all the circumstances of this case, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Parikh an active license to practice medicine and surgery in this State due to the provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(a), relating to presenting false statements in connection with applications for a license.

2. The Board determined that under all of the circumstances it is appropriate to grant Dr. Parikh an active license to practice medicine and surgery in the State of West Virginia, provided he agrees to this action against his license.

3. It is appropriate to waive the commencement of proceedings against Dr. Parikh and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided he complies with the condition and limitation set forth herein.

CONSENT

MANISH K. PARIKH, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order to the following:

1. Dr. Parikh acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with West Virginia Code §30-3-14(h) and §29A-5-1, *et seq.*;

2. Dr. Parikh acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Parikh waives all rights to such a hearing;

4. Dr. Parikh consents to the entry of this Order relative to his practice of medicine in the State of West Virginia; and,

5. Dr. Parikh understands that this Order is considered public information.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Parikh, the West Virginia Board of Medicine hereby **ORDERS** as follows:

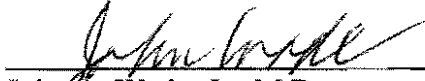
1. Dr. Parikh is granted **ACTIVE** status for his currently inactive license to practice medicine and surgery in the State of West Virginia, License Number 21926, effective upon date of entry of this Consent Order.

2. Dr. Parikh is fined three-hundred dollars (\$300) for providing false information to the Board on his applications submitted to the Board, as set forth in the Findings of Fact of this Consent Order.

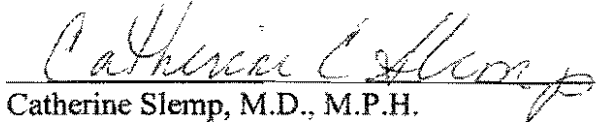
3. On or before November 26, 2007, Dr. Parikh shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required periods, one-hundred dollars (\$100) of which is designated administrative costs, the receipt of which three-hundred dollars (\$300) is acknowledged by the signatures of the President and Secretary hereon.

The foregoing was entered this 28th day of November, 2007.

WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



MANISH K. PARIKH, M.D.

Date: 11/13/07

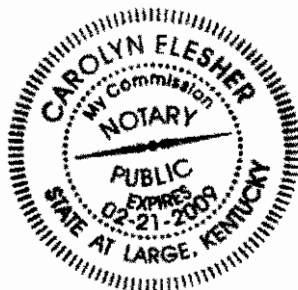
STATE OF Kentucky

COUNTY OF Boyd, to-wit:

I, Carolyn Flesher, a Notary Public for said county and state do hereby certify that MANISH K. PARIKH, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 13th day of November, 2007.

My Commission expires 2/21/07.



Carolyn Flesher
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEPHEN SCHEMENAUER, P.A.-C.

CONSENT ORDER

The West Virginia Board of Medicine (“Board”) and Stephen Schemenauer, P.A.-C. (“Mr. Schemenauer”) pursuant to the provisions of W. Va. Code § 30-3-1, *et seq.*, and 11 CSR 1B 10.1, freely and voluntarily enter into the following:

FINDINGS OF FACT

1. Stephen Schemenauer, P.A.-C., was licensed as a physician assistant by the West Virginia Board of Medicine in September, 2007, and his license number is identified as No. 01309. Mr. Schemenauer’s address of record with the Board is in Marietta, Ohio.

2. In October, 2007, Mr. Schemenauer reported to the Board that he had knowingly provided false answers to the Board on his application and again in his interview with a Board member.

3. Mr. Schemenauer appeared before the Board’s Physician Assistant Committee for a full discussion of this matter and again evidenced a lack of candor with Committee members.

CONCLUSIONS OF LAW

1. The foregoing facts constitute just cause for the Board to file charges against Mr. Schemenauer under the provisions of 11 CSR 1B 10.1(h), alleging unprofessional conduct.

2. It is appropriate and in the public interest to waive the commencement of proceedings against Mr. Schemenauer and to proceed without the filing of charges, or a formal Complaint and Notice of Hearing, subject to compliance by Mr. Schemenauer with the provisions of this Consent Order.

CONSENT

Stephen Schemenauer, P.A.-C., by affixing his signature hereon, agrees solely and exclusively for the purpose of the entry of the Order to the following:

1. Mr. Schemenauer acknowledges that without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 29A-5-1, *et seq.*, and 11 CSR 1B 12 and 11 CSR 3;

2. Mr. Schemenauer further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Mr. Schemenauer waives all such due process rights;

4. Mr. Schemenauer consents to the entry of this Order relative to his practice as a physician assistant in the State of West Virginia; and,

5. Mr. Schemenauer understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and the foregoing consent of Mr. Schemenauer, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. That the license of Stephen Schemenauer, P.A.-C., is **REVOKED** effective upon entry of this Order for his false answers in connection with his initial licensure and in subsequent discussion with the Physician Assistant Committee of the Board.

2. Prior to any consideration of physician assistant licensure in West Virginia by the Board in the future, in whole or in part, Mr. Schemenauer shall provide evidence of all of the following to the Board:

- a. That he has successfully completed a drug/alcohol rehabilitation program wherein he has received treatment and counseling, all of which records shall be produced for Physician Assistant Committee review; and
- b. That he has obtained and produced for Physician Assistant Committee review a psychological assessment; and

c. That he has continued appropriate coursework while
unlicensed.

Entered this 28th day of November, 2007.

WEST VIRGINIA BOARD OF MEDICINE

John A. Wade, Jr., M.D.
John A. Wade, Jr., M.D.
President

Catherine C. Slemp
Catherine Slemp, M.D., M.P.H.
Secretary

Stephen Schemenauer PA-C
Stephen Schemenauer, P.A.-C.

Date: 11/14/2007

STATE OF Ohio

COUNTY OF Washington to-wit:

I, Amy Lane, a Notary Public for said county and state

do hereby certify that Stephen Schemenauer, P.A.-C., whose name is signed above, has this
day acknowledged the same before me.

Given under my hand this 14 day of November 2007.

My Commission expires 3-17-12

Amy Lane
NOTARY PUBLIC



AMY P. LANE, Notary Public
In and For The State of Ohio
My Commission Expires 3-17-12

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOEL DAVID SHIFFLER, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Joel D. Shiffler, M.D. ("Dr. Shiffler") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Shiffler currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 20094, issued originally in 1999. Dr. Shiffler's address of record is in Parkersburg, West Virginia.

2. On December 12, 2005, the Board received a complaint from Sheila Leggett ("Complainant"), caretaker for William H. Boyce, alleging, among other things, that Dr. Shiffler had engaged in unprofessional conduct by the fact that his patient, Mr. Boyce, waited for an extended time before being examined for treatment. The Complainant also alleged that Dr. Shiffler's office staff requested payment of a past due balance along with a Medicare co-pay. Mr. Boyce was upset about having to make that payment.

3. By correspondence received on January 26, 2006, Dr. Shiffler denied any inappropriate treatment with respect to Mr. Boyce.

4. The Complaint Committee of the Board conducted an investigation of the Leggett matter, and on April 6, 2006, obtained the medical records of Mr. Boyce from Dr. Shiffler.

5. The Complaint Committee's investigation identified several potential violations of the West Virginia Medical Practice Act and the Rules of the Board, including information that Dr. Shiffler had prescribed controlled substances to himself on several occasions between April 29, 2004, and October 24, 2005.

6. On January 3, 2006, the Board received a complaint from Sherri L. Bartimus ("Complainant") alleging, among other things, that Dr. Shiffler had engaged in unprofessional conduct by failing to process paperwork required for the Complainant to receive Prescription Drug Relief assistance through various pharmaceutical companies, and by further failing to produce copies of her medical records in a timely fashion ("Complaint").

7. By correspondence received on January 26, 2006, Dr. Shiffler attempted to explain why his office had not processed the paperwork required for the Complainant to receive Prescription Drug Relief in a timely fashion.

8. The Complaint Committee of the Board conducted an investigation regarding the Bartimus Complaint, and obtained pertinent medical records on March 22, 2006.

9. The medical records indicate that the Complainant was seen by Dr. Shiffler on September 28, 2005, and further include a formal request on behalf of Complainant for Prescription Drug Relief dated October 10, 2005. Although Dr. Shiffler signed some of the paperwork on November 29, 2005, there is no indication that it was ever processed by his office, nor did the patient sign those papers when requested.

10. According to the Complainant, the paperwork required for her to receive Prescription Drug Relief was never processed by Dr. Shiffler's office, and she ultimately had to find another physician to process the paperwork. In addition, she never received copies of her medical records.

11. On May 7, 2006, Dr. Shiffler appeared before the Complaint Committee of the Board for a full discussion regarding the Leggett and Bartimus matters and the results of the Complaint Committee's investigation.

12. On May 8, 2006, the Complaint Committee initiated an additional complaint against Dr. Shiffler, based upon the information that Dr. Shiffler had prescribed controlled substances to himself on several occasions.

13. On May 10, 2006, the Complaint Committee issued additional subpoenas to Camden-Clark Memorial Hospital and St. Joseph's Hospital, in Parkersburg, West Virginia, to obtain Dr. Shiffler's peer review and personnel files.

14. On June 16, 2006, Dr. Shiffler submitted his response to the initiated complaint, wherein he conceded that he had prescribed controlled substances to himself on several occasions. However, he stated that he was no longer taking any controlled substances, and had not engaged in any self-prescription of controlled substances since October 2005. Further, he provided clarification that the controlled substances had also been prescribed by his treating physicians for known legitimate medical problems.

15. The Complaint Committee expanded its investigation to include several interviews of former members of Dr. Shiffler's office staff. The interviews revealed additional instances of conduct on the part of Dr. Shiffler, resulting in concerns by the Complaint Committee regarding Dr. Shiffler's professional demeanor and attitude.

16. On July 9, 2006, the Complaint Committee referred Dr. Shiffler for a complete mental and physical examination by Robert M. Wettstein, M.D. ("Dr. Wettstein"), pursuant to the provisions of W. Va. Code § 30-3-14(f). Dr. Shiffler voluntarily submitted to said examination.

17. On February 1, 2007, Dr. Wettstein produced a report regarding his examination of Dr. Shiffler, wherein he concluded that, Dr. Shiffler is currently able to practice family medicine with reasonable skill and safety to patients from a psychiatric perspective, and he found no major mental disorder or substance abuse disorder which would substantially impair his ability to practice. Dr. Wettstein also conducted telephone interviews of former office employees of Dr. Shiffler and noted that not all observers noted behavioral, or quality of care problems at the office. Dr. Wettstein, however, noted that there are some issues with respect to Dr. Shiffler's personality and professional judgment, which should be addressed. Specifically, Dr. Wettstein indicated that Dr. Shiffler needs continued and regular treatment and monitoring by a psychiatrist to manage his anxiety disorder and personality issues, but not as a condition of his fitness to practice medicine. Finally, Dr. Wettstein concluded that a formal assessment of Dr. Shiffler's diagnostic and treatment skills may be useful.

18. Dr. Shiffler has a history of contact with mental health professionals resulting in sporadic psychiatric treatment and care.

19. The Board has reviewed the matters in question and has determined that the continued practice of medicine by Dr. Shiffler in the State of West Virginia, absent compliance with this Consent Order, could adversely affect the health and welfare of patients.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges against Dr. Shiffler pursuant to W. Va. Code § 30-3-14(c)(17), 11 CSR 1A 12.1 (e), (j), (w) and (x), and 11 CSR 1A 12.2(a)(C) and 12.2 (d), relating to unprofessional conduct, prescribing controlled substances for his own medical condition, and failing to conform to the principles of the American Medical Association, including opinion 8.19 regarding self-treatment.

3. To permit Dr. Shiffler to continue to engage in the practice of medicine without appropriate action by the Board might not result in a professional environment that encourages the delivery of quality medical services within the state as required by W. Va. Code § 30-3-2.

4. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Shiffler and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Shiffler enters into this Consent Order.

CONSENT

Joel D. Shiffler, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Shiffler acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Shiffler further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Shiffler waives all rights to such a hearing.

4. Dr. Shiffler consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Shiffler understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Shiffler, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective upon the entry of this Order, the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Shiffler, License No. 20094, is hereby **SUSPENDED** for a period of eighteen (18) months following the entry of this Order, unless earlier dissolved as described in more detail below, and the suspension is **STAYED** immediately, and Dr. Shiffler can continue to

practice medicine without restriction, pending his compliance with the terms and conditions set forth in this Order.

2. Within six (6) months following the entry of this Order, Dr. Shiffler shall attend the Colorado Personalized Education for Physicians (“CPEP”), at his own expense, for a comprehensive assessment of his skills as a physician, and any CPEP assessment report shall be sent directly to the offices of the Board to be provided to the Complaint Committee of the Board for review.

3. Upon receipt of any CPEP assessment report concerning Dr. Shiffler, the Complaint Committee of the Board shall immediately provide a copy of the same to Dr. Shiffler, and shall schedule an appearance by Dr. Shiffler before the Complaint Committee during its next regular meeting to discuss the contents and conclusions of the CPEP assessment report.

4. After meeting with Dr. Shiffler regarding any CPEP assessment report, the Complaint Committee of the Board may, in its sole discretion, recommend appropriate additional conditions, accommodations, limitations or restrictions, which it deems necessary to ensure that Dr. Shiffler remains fully capable of practicing medicine and surgery in the State of West Virginia, with a reasonable degree of skill and safety for his patients.

5. If the Complaint Committee of the Board, after meeting with Dr. Shiffler regarding any CPEP assessment report, recommends any additional conditions, accommodations, limitations or restrictions with respect to the practice of medicine by Dr. Shiffler, then the Complaint Committee of the Board may, upon Dr. Shiffler’s agreement to comply with any such recommended conditions, accommodations, limitations or restrictions, recommend that the Board **DISSOLVE** the **SUSPENSION** provided for

herein, subject to the additional terms and conditions set forth in an appropriate Amended Consent Order.

6. If the Complaint Committee of the Board, after meeting with Dr. Shiffler regarding any CPEP assessment report, determines that no further conditions, accommodations, limitations or restrictions with respect to the practice of medicine by Dr. Shiffler are warranted, then the **SUSPENSION** provided for herein will be automatically **DISSOLVED** thirty (30) days following any such meeting.

7. As long as this Order or any Amended Consent Order is in effect, Dr. Shiffler shall also receive continued and regular treatment and monitoring by a Board-approved mental health practitioner who shall report in writing to the Board every sixty (60) days regarding Dr. Shiffler's ability and fitness to practice medicine and surgery in the State of West Virginia, with a reasonable degree of skill and safety for his patients. Such reports shall begin sixty (60) days from the entry of this Consent Order.

8. Within six (6) months following the entry of this Order, if the Complaint Committee of the Board determines, in its sole discretion, that Dr. Shiffler has failed, without good cause, to attend the CPEP assessment described herein, or if he otherwise violates any term or condition of this Order, the Complaint Committee of the Board reserves its right to recommend that the Board immediately **LIFT** the **STAY** of **SUSPENSION** for the remainder of the term thereof, which the Board may do without further hearing or process.

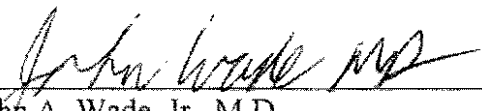
9. At the end of the one (1) year period following the entry of this Order, if the Complaint Committee of the Board determines, in its sole discretion, that Dr. Shiffler has not made a good faith effort to comply with the terms and conditions of this Order, then the Complaint Committee of the Board may recommend that the Board

REVOKE the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Shiffler, which the Board may do without further hearing or process.

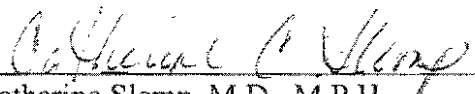
10. Dr. Shiffler is also **PUBLICLY REPRIMANDED** for unprofessional conduct, prescribing controlled substances for his own medical condition, and failing to conform to the principles of the American Medical Association, including opinion 8.19 regarding self-treatment.

The foregoing Order was entered this 22nd day of May, 2007.

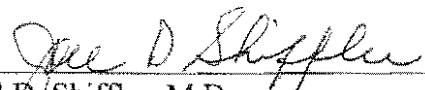
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



Joel D. Shiffler, M.D.

Date: 5-11-2007

STATE OF WV

COUNTY OF WOOD

I, Rabin Emmert, a Notary Public in and for said county and state, do hereby certify that Joel D. Shiffler, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 11 day of May, 2007.

My commission expires 12/31/09.



Rabin Emmert
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: DOYLE RUSSELL SICKLES, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and DOYLE RUSSELL SICKLES, M.D. ("Dr. Sickles"), freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, *et seq.*:

FINDINGS OF FACT

1. Dr. Sickles currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 12344, issued originally in 1980, and his address of record with the Board is in Bridgeport, West Virginia.

2. On March 23, 2007, Dr. Sickles was adjudged guilty of multiple violations of Title 26, United States Code, Section 7201 and Title 18, United States Code, Section 2, including two (2) counts of filing a false tax return, and three (3) counts of aiding and abetting tax evasion, in the case *United States of America v. Doyle R. Sickles, M.D.*, Criminal Case No. 1:06-CR-36, in United States District Court, Northern District of West Virginia.

3. On May 14, 2007, the Complaint Committee of the Board initiated a Complaint against Dr. Sickles based upon the "Judgment Order" entered in the United States District Court.

4. By correspondence dated June 14, 2007, Dr. Sickles responded to the allegations in the Complaint and acknowledged his wrongdoing.

5. The violation of Title 18, United States Code, Section 2, is a felony.
6. Effective September 4, 2007, Dr. Sickles was incarcerated for his felony conviction.
7. Dr. Sickles now desires to enter into this Consent Order in order to settle and terminate any dispute with the Board as a result of his conviction as set forth in paragraph two (2) hereof.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to W. Va. Code § 30-3-1 to protect the public interest.
2. Probable cause exists to substantiate charges of disqualification from the practice of medicine due to violations of W. Va. Code § 30-3-14(c)(2) and (17), and violations of West Virginia Legislative Rules, West Virginia Board of Medicine, 11 CSR 1A 12.1(e), (j) and (o), all relating to conviction of a crime which is a felony, failure to perform a legal or statutory obligation placed upon a physician, and unprofessional conduct.
3. The Board has determined that it is appropriate and in the public interest to proceed without the filing of formal charges in a Complaint and Notice of Hearing, and to settle and terminate any dispute with Dr. Sickles based on his conviction, as set forth in paragraph two (2) of the Findings of Fact, by entering into this Consent Order with Dr. Sickles, and provided he complies with each and every term of this Consent Order.

CONSENT

DOYLE RUSSELL SICKLES, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Sickles acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and W. Va. Code § 29A-5-1, *et seq.*

2. Dr. Sickles further acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Sickles waives all rights to such a hearing.

4. Dr. Sickles consents to the entry of this Order relative to his practice of medicine in the State of West Virginia.

5. Dr. Sickles understands that this Order is considered public information and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Sickles, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery of Dr. Sickles, License No. 12344, is hereby **REVOKED**, effective immediately upon entry of this Order, and continuing for the duration of the incarceration to which he is sentenced as a result of the conviction described herein, and until such time as the Board can determine, in its sole discretion, that he is fully prepared to return to the active practice of medicine.

2. Before Dr. Sickles may return to the active practice of medicine following his release from incarceration, he must first appear before the Complaint Committee of the Board and must establish to the Committee that he is fully prepared to return to the active practice of medicine.

3. Prior to any appearance by Dr. Sickles before the Committee, Dr. Sickles must present a written plan of employment and/or professional activity to the Committee, which is a predicate to any further action by the Committee or the Board in connection with his license to practice medicine.

4. Upon successful completion of all of the above requirements, and upon a determination and recommendation by the Committee that Dr. Sickles is fully prepared to return to the active practice of medicine, the revocation of Dr. Sickles' license to practice medicine shall be **STAYED** by the Board, Dr. Sickles shall be placed on **PROBATION** immediately, for a period of three (3) years, and Dr. Sickles may resume his practice of medicine and surgery, subject to any additional conditions, limitations or accommodations required by the Committee.

5. During the three (3) year period of Probation, Dr. Sickles must comply with all laws and rules pertaining to the practice of medicine and if, in the opinion of the Board, he does not do so, the stay of revocation shall be terminated and dissolved immediately upon written notice of the same to Dr. Sickles.

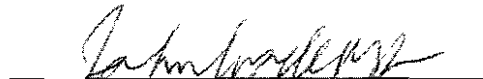
6. Upon successful completion of all of the above requirements, including the three (3) year period of Probation, as determined by the Board, the license to practice medicine and surgery of Dr. Sickles shall be reinstated by the Board.

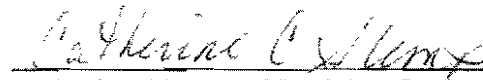
7. Dr. Sickles shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Sickles was practicing medicine immediately prior to incarceration, and during the period that this Consent Order is in effect, Dr. Sickles shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where he seeks to practice medicine.

The foregoing "Consent Order" of DOYLE RUSSELL SICKLES, M.D., was:

Entered this 31st day of October, 2007.

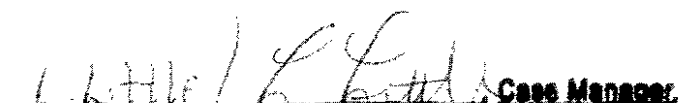
WEST VIRGINIA BOARD OF MEDICINE


John A. Wade, Jr., M.D.
President


Catherine Slemp, M.D., M.P.H.
Secretary


DOYLE RUSSELL SICKLES, M.D.

Date: 10/24/07


Case Manager
Authorized By The Act of July 7, 1955, as amended, to
administer oaths (18 U.S.C § 4004).

October 24, 2007

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: JOHN COLLETT VELTMAN, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and John C. Veltman, M.D. ("Dr. Veltman") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Veltman currently holds a license to practice medicine in the State of West Virginia, License No. 18089, issued originally in 1995. Dr. Veltman's address of record is in Martinsburg, West Virginia.

2. On October 12, 2006, Dr. Veltman entered separate pleas of "no contest" in the Magistrate Court of Berkeley County, West Virginia, to the following misdemeanor criminal offenses: (1) Driving Under the Influence of Alcohol, in violation of W. Va. Code §17C-5-2; and (2) Battery on a Police Officer, in violation of W. Va. Code § 61-5-17.

3. For the first violation, Dr. Veltman was fined \$200.00 and sentenced to twenty-four (24) hours in jail, followed by community service. For the second violation, Dr. Veltman was sentenced to thirty (30) days in jail (suspended), and placed on unsupervised probation for a period of one (1) year.

4. On November 13, 2006, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. Veltman based upon the offenses described in the preceding paragraphs.

5. By correspondence dated December 28, 2006, counsel for Dr. Veltman responded to the allegations in the Complaint and advised the Board that Dr. Veltman acknowledges his mistakes and pledges full cooperation with the Committee in dealing with this matter. Counsel for Dr. Veltman also advised the Board that Dr. Veltman has no history of alcohol abuse, and may have experienced an adverse reaction between the alcohol and medications he was taking at the time of the incidents described above.

6. On March 11, 2007, Dr. Veltman appeared before the Committee for a full discussion regarding this matter. During the meeting, Dr. Veltman acknowledged his mistakes and expressed genuine remorse for his actions. He also indicated that these were isolated incidents and would not happen again.

7. Based upon Dr. Veltman's appearance and his responses to questions by the Committee, the Committee is convinced that Dr. Veltman will not repeat these mistakes.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.

2. Probable cause exists to substantiate charges against Dr. Veltman pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (e), (j) and (k), relating to engaging in dishonorable, unethical, and/or unprofessional conduct, committing an act contrary to honesty,

justice or good morals, and being found guilty of or convicted of a crime which directly relates to the ability to practice medicine.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Veltman and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Veltman enters into this Consent Order.

CONSENT

John C. Veltman, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Veltman acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.

2. Dr. Veltman further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Veltman waives all rights to such a hearing.

4. Dr. Veltman consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

5. Dr. Veltman understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

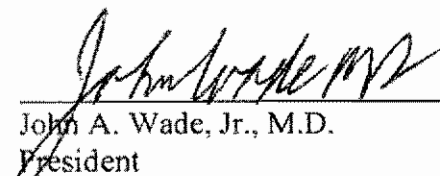
ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Veltman, the West Virginia Board of Medicine hereby **ORDERS** as follows:

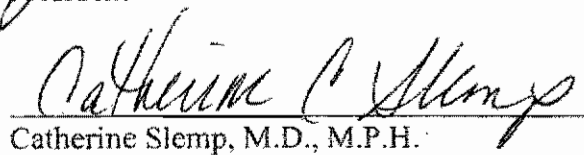
1. Dr. Veltman is **PUBLICLY REPRIMANDED** for engaging in unprofessional conduct, and committing an act contrary to honesty, justice or good morals in connection with his conviction for the misdemeanor offenses of driving under the influence of alcohol and battery on a police officer.

The foregoing Order was entered this 6th day of April, 2007.

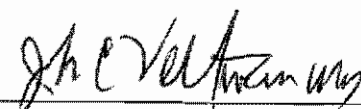
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



John C. Veltman, M.D.

Date: 29 Mar 07

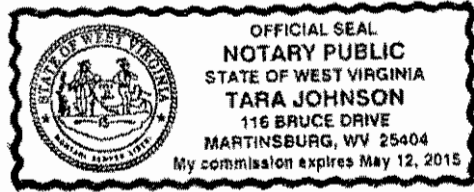
STATE OF West Virginia

COUNTY OF Berkelley

I, Tara Johnson, a Notary Public in and for said county and state, do hereby certify that John C. Veltman, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 29th day of March, 2007.

My commission expires May 12th 2015.



Tara Johnson
Notary Public

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: CHARLES MARSHALL WEBB, M.D.

AMENDED CONSENT ORDER

②
9-21-07
PCK
9/28/07

The West Virginia Board of Medicine ("Board") and, Charles Marshall Webb, M.D., ("Dr. Webb") freely and voluntarily enter into the following Consent Order pursuant to West Virginia Code §30-3-14, et seq.

FINDINGS OF FACT

1. In August 2006, Dr. Webb applied for a license to practice medicine and surgery in the State of West Virginia, and submitted documents evidencing that he had been disciplined in South Carolina and in North Carolina for a sexual relationship with a patient.

2. Dr. Webb has been assessed by the North Carolina Physicians Health Program which found that he did not exhibit any significant psychopathology, or other issues that would tend to indicate an ongoing risk to patients.

3. Dr. Webb meets the requirements for licensure under the West Virginia Medical Practice Act provided restrictions and limitations are placed upon his license.

CONCLUSIONS OF LAW

1. Probable cause exists to deny Dr. Webb a license to practice medicine and surgery in this State due to the provisions of West Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(g), relating to having a license acted against in another state.

2. The Board has determined that under all of the circumstances, it is appropriate to grant Dr. Webb a license to practice medicine and surgery in the State of West Virginia, provided he agrees to this action against his license.

CONSENT

Charles Marshall Webb, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and proceedings conducted in accordance with this Order, to the following:

1. Dr. Webb acknowledges that he is fully aware that, without his consent, no permanent legal action may be taken against him except after a hearing held in accordance with West Virginia Code §30-3-14(h) and §29A-5-1, *et seq.*;

2. Dr. Webb acknowledges that he has the following rights, among others: the right to a formal hearing before the West Virginia Board of Medicine, the right to reasonable notice of said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him;

3. Dr. Webb waives all rights to such a hearing;

4. Dr. Webb consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia; and,

5. Dr. Webb understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Dr. Webb, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Webb has met the requirements for the issuance of a license to practice medicine and surgery in the State of West Virginia and is granted a license to practice medicine and surgery in the State of West Virginia, effective the date of entry.

2. Dr. Webb is **PUBLICLY REPRIMANDED** for engaging in a sexual relationship with a patient and his license is **SUSPENDED** for a period of one (1) year, with said **SUSPENSION STAYED** upon the condition that Dr. Webb shall comply with all the provisions of the South Carolina final Order dated August 22, 2003, which is attached hereto, including but not limited to, complying with all recommendations of the Behavioral Medicine Institute.

3. Dr. Webb shall provide a copy of this Order to all current and prospective employers.

4. Dr. Webb shall meet with the Board's Licensure Committee at any time requested by the Board.

5. Dr. Webb shall obey all laws. Likewise, he shall obey all rules relating to the practice of medicine in West Virginia.

6. Dr. Webb shall notify the Board in writing of any change in his residence or practice address within ten (10) days of the change.

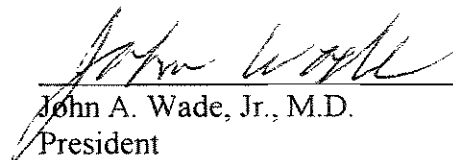
7. If Dr. Webb fails to comply with any of the terms of this Consent Order, that failure shall constitute unprofessional conduct within the meaning of West Virginia Board of Medicine Rule 11 CSR 1A 12.1(e) and (j) and as further explained at 11 CSR 1A 12.2 and shall be grounds, after any required notice and hearing, for the Board to further discipline Dr. Webb's license to practice medicine and surgery.

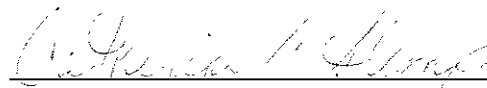
8. The requirement of this Consent Order shall continue in effect ~~for~~ until Dr. Webb is no longer subject to the requirements of the South Carolina State Board of Medical Examiners as contained in its August 22, 2003, Final Order, ~~one (1) year from entry~~. Case M-354-01.

9. At the option of either party, this Consent Order or a modified version thereof may be entered into at the end of the one (1) year period.

Entered this 4th day of October, 2006.

West Virginia Board of Medicine


John A. Wade, Jr., M.D.
President


Catherine Slemp, M.D., M.P.H.
Secretary


Charles Marshall Webb, M.D.

Date: 9.3.06

STATE OF North Carolina

COUNTY OF Beaufort

I, SHAWN CANNON, a Notary Public for said county and state do hereby certify that, Charles Marshall Webb, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 27th day of September, 2006.

My commission expires February 28, 2009.

Shawn Cannon
Notary Public

BEFORE THE SOUTH CAROLINA STATE BOARD OF MEDICAL EXAMINERS

In the Matter of:

Charles Marshall Webb, M.D.,

Medical License #10898,

(M-354-01)

Respondent.

FINAL ORDER

This matter came before the Board of Medical Examiners (the Board) for hearing on August 4, 2003, as a result of the Notice and Complaint served upon the Respondent and filed on January 30, 2003. A quorum of Board members was present. The hearing was held pursuant to S.C. Code Ann. §§40-47-200 and 211 to determine whether sanctions should be imposed based upon the Memorandum of Agreement and Stipulations signed by the Respondent on June 30, 2003. Clifford O. Koon, Jr., Esquire, represented the State. The Respondent was represented by J. Marshall Allen, Esquire.

The Respondent was charged with violation of S.C. Code Ann. §§40-47-200(F)(7), (8), and (12), and Regulations No. 81-60(A), (B), and (D) of the Rules and Regulations of the Board of Medical Examiners.

FINDINGS OF FACT

Based upon the preponderance of the evidence on the whole record, the Board finds the facts of the case to be as follows:

A. The Respondent is duly licensed by the Board to practice medicine in South Carolina.

B. Beginning on or about the late summer of 1999, the Respondent began an affair with Patient A, a patient known to the Respondent and under his care. This affair involved sexual intercourse on numerous occasions during the physician-patient relationship, including at least two (2) occasions occurring in the obstetrical on-call room at McLeod Regional Hospital located in Florence, South Carolina. This affair lasted for approximately one year, until Patient A was discharged as a patient in or about late summer 2000. The affair was rekindled briefly in the late fall of 2001 when the Respondent engaged in the above-referenced two occasions of sexual intercourse with Patient A in the on-call room.

C. Beginning on or about the late fall of 2000, the Respondent began an affair with Patient B, who was a patient under the care of the Respondent's group. The Respondent previously had treated Patient B personally for a pregnancy in 1996. This affair lasted approximately one year and partially overlapped in time with the affair with Patient A. The affair with Patient B also involved sexual intercourse on numerous occasions during the physician-patient relationship between Patient B and the Respondent's group.

D. In or around 1995 or 1996, the Respondent conducted an inappropriate genital examination on a labor and delivery nurse in the above-referenced on-call room. The administration at McLeod Regional Medical Center became aware of this event, spoke with the Respondent, and did not take any corrective action.

E. After being approached by hospital officials about the activities referenced in section B above, the Respondent self-reported to the Board in a letter dated December 14, 2001 those activities as well as the other matters referenced above. A copy of this letter was provided to the Board in this case.

F. On or about March 21, 2002, the Board issued an Order Requiring Evaluation, in which the Board required the Respondent to submit to an inpatient evaluation. The order was based on reasonable grounds to believe that Respondent had violated S.C. Code Ann. § 40-47-200(F)(6), in that he had sustained a physical or mental disability that would render further practice dangerous to the public. A copy of this order was provided to the Board in this case.

G. On or about April 18, 2002, medical experts, submitted to the Board a Summary of Evaluation of the Respondent, as required by the above-referenced order. The evaluation recommended at least one (1) month of sex specific therapy to focus on personality factors, improving judgment, the impact of his actions on others, and preventing recurrence and protection of the public. The evaluation further recommended extensive marital therapy. The evaluation also recommended that the Respondent not return to practice until completion of the month of treatment, and further recommended that the Respondent's therapist provide the Board with quarterly reports of the Respondent's progress. A copy of this evaluation was provided to the Board.

H. In a letter dated July 17, 2002, the Respondent's outpatient therapist recommended to the experts appointed by the Board that the Respondent's license not be deactivated. Instead, he recommended a two-week initial intervention with the inpatient program, with the stipulation that if the Respondent did not follow through with continuing treatment his license would be deactivated. A copy of this letter, with attached July 18, 2002 Addendum, was provided to the Board.

I. In a letter dated July 24, 2002, the treating therapist reported to the Board's experts that the Respondent had been seeing him for follow-up since December 19, 2001, and had been compliant with treatment. He reported that the Respondent was on Zoloft 100 mg per day. No

specific side effects were reported. The treating therapist further reported that Respondent had also seen a psychologist on two occasions. A copy of this letter, with attached medical records of the therapist, was provided to the Board.

J. In a letter dated August 9, 2002, the Board's experts recommended to the Board that requirements for the Respondent's returning to practice should include:

(1) Posting the *Principles of Medical Practice* in every exam room and consultation room in the Respondent's office;

(2) The Respondent's staff must complete the *Staff Surveillance Forms* and send them to the treating therapist each month;

(3) Each patient must complete a *Patient Satisfaction Survey* and the Respondent's staff must send it to the therapist;

(4) Every six (6) months after the Respondent returns to practice, he must take a polygraph test regarding his behavior;

(5) The therapist is to complete and send to the Board quarterly progress reports regarding the Respondent's treatment to ensure that he poses no safety threat to his patients;

(6) Before returning to practice, the Board's expert is to have a conference with the Respondent's staff regarding his having a sexual harassment free office;

(7) The Respondent must complete a total of four (4) weeks of treatment. Since he had completed two (2) weeks, he must complete the other 2 weeks within the next four (4) weeks;

(8) The Respondent must follow-up with his local psychiatrist, and his local sex specific therapist, upon discharge from inpatient treatment; and

(9) The Respondent must complete a paper on the consequences of the inappropriate sexual contact within 4 weeks.

A copy of this letter, with attachments, was provided to the Board.

K. In a letter dated August 30, 2002, the Board's expert reported to the Board that the Respondent had completed 44 sessions, and that treatment was going well. A copy of this letter was provided to the Board.

L. In a letter dated September 6, 2002, the Board's expert reported to the therapist that the Respondent had been discharged from the inpatient program. He further gave instructions on the Respondent's follow-up treatment. A copy of this letter, with attachments, was provided to the Board.

M. In a letter dated September 6, 2002, the Board's expert reported to the Board that the Respondent had completed four (4) weeks of inpatient treatment, including 62 sessions. He was to be discharged and continue in outpatient treatment with the treating and sex specific therapist. The Board's expert further reported that a staff surveillance plan was to be implemented, and the Respondent was to report back to him every six (6) months over the next year for a polygraph. The treating therapist was to provide quarterly reports to the Board. A copy of this letter was provided to the Board.

N. In a letter dated December 31, 2002, the treating therapist reported to the Board's expert that the Respondent was in treatment, and was compliant. The treating therapist further reported that the Respondent had followed through in presenting the required completed Staff Surveillance forms and Patient Satisfaction surveys for the previous protocol, and that he continued to follow up with his sex specific therapist. The results of the surveys were positive. The treating therapist further reported that he felt that the Respondent did not appear to constitute a safety threat to his patients at that time. A copy of this letter was provided to the Board.

O. In a letter dated January 22, 2003, the treating therapist sent the Staff Surveillance forms and Patient Satisfaction surveys to the Board's expert, as required. A copy of this letter, with attachments, was provided to the Board.

P. In a letter dated March 21, 2003, the State's expert reported to the treating therapist that the Respondent took a polygraph on March 21, 2003, which he failed. The State's expert further reported that the Respondent had disclosed that since the last follow-up visit, the Respondent had a conversation with a patient in which he was "propositioned" by a patient and declined the offer. A copy of this letter was provided to the Board.

Q. On or about April 7, 2003, the State's expert sent the First Quarter Report for 2003 to the Board. The Respondent had been seen 65 times. He reported that he still believed that the Respondent could continue to practice without posing a safety problem. A copy of this letter was provided to the Board.

R. In a letter dated May 3, 2003, the treating therapist reported to the State's expert that the Respondent had followed through with the recommended outpatient treatment, and that he did not constitute a safety threat to his patients. A copy of this letter, with attached Staff Surveillance forms and Patient Satisfaction surveys, was provided to the Board.

S. By cover letter dated June 13, 2003, the treating therapist provided Dr. Webb's attorney with a copy of his records regarding the Respondent generated since the records previously submitted, as well as a copy of the most recent Patient Satisfaction surveys. A copy of this letter with referenced enclosures was provided to the Board.

T. Also provided to the Board was a copy of the psychologist's monthly summaries of his treatment of the Respondent, as well as his *curriculum vitae*.

U. In a letter dated June 14, 2003, the psychologist summarized his treatment of the Respondent and issued his opinion that the Respondent should be permitted to retain his license, and that any reprimand be private in contrast to public. This letter was provided to the Board.

V. In a letter dated June 17, 2003, the treating therapist summarized his treatment of the Respondent, issued his opinion that the Respondent should be permitted to retain his license, and that any reprimand be private in contrast to public, and enclosed a copy of his *curriculum vitae*. The letter with enclosures was provided to the Board.

W. In the Memorandum of Agreement and Stipulations, the Respondent admitted the facts recited above, and admitted that these acts presented grounds that constitute misconduct, as alleged.

CONCLUSIONS OF LAW

Based upon careful consideration of the facts in this matter, the Board finds and concludes as a matter of law that:

1. The Board has jurisdiction in this matter and, upon finding that a licensee has violated any of the provisions of S.C. Code Ann. §40-47-200, *supra*, has the authority to order the revocation or suspension of a license to practice medicine or osteopathy, publicly or privately reprimand the holder of a license, or take other reasonable action short of revocation or suspension, such as requiring the licensee to undertake additional professional training subject to the direction and supervision of the Board or imposing restraint upon the medical or osteopathic practice of the licensee as circumstances warrant until the licensee demonstrates to the Board adequate professional competence. Additionally, the Board may require the licensee to pay a civil penalty of up to ten thousand dollars to the Board and the costs of the disciplinary action.

2. The Respondent has violated S.C. Code Ann. §§40-47-200(F)(7), (8), and (12), and Regulations No. 81-60(A), (B), and (D) of the Rules and Regulations of the Board of Medical Examiners, in the following particulars:

A. The Respondent has violated S.C. Code Ann. §40-47-200(F)(7), in that he has

violated the following Principles of Medical Ethics adopted by the Board:

(1) Regulation 81-60(A), in that he did not provide competent medical service with compassion and respect for human dignity, as evidenced by his inappropriate and unprofessional conduct of a sexual nature towards Patients A and B.

(2) Regulation 81-60(B), in that he failed to deal honestly with patients and colleagues, as evidenced by his inappropriate and unprofessional conduct of a sexual nature towards Patients A and B.

(3) Regulation 81-60(D), in that he failed to respect the rights of patients, as evidenced by his inappropriate and unprofessional conduct of a sexual nature towards Patients A and B, and his inappropriate activities in the on-call room with the labor and delivery nurse.

B. The Respondent has violated S.C. Code Ann. §40-47-200(F)(8), in that he engaged in dishonorable, unethical, or unprofessional conduct that is likely to deceive, defraud, or harm the public, as evidenced by his inappropriate and unprofessional conduct of a sexual nature towards Patients A and B, and his inappropriate activities in the on-call room with the labor and delivery nurse.

C. The Respondent has violated S.C. Code Ann. §40-47-200(F)(12), in that he has been found by the Board to lack the ethical or professional competence to practice medicine, as evidenced by the acts of substandard medical practice described above, and admitted by the Respondent.

3. The sanction imposed is consistent with the purpose of these proceedings and has been made after weighing the public interest and the need for the continuing services of qualified medical doctors against the countervailing concern that society be protected from professional ineptitude and misconduct.

4. The sanction imposed is designed not to punish the physician, but to protect the life, health, and welfare of the people at large.

NOW, THEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED that:

1. The Respondent be, and he hereby is, publicly reprimanded.
2. The Respondent shall pay a fine of Ten Thousand and No/100 Dollars (\$10,000.00) within thirty (30) days of the date of this order. This fine shall not be deemed paid until received by

the Board. Failure to pay the fine within the time prescribed shall result in the immediate suspension of the Respondent's license until such fine is paid.

3. The Respondent shall pay administrative costs of Nine Hundred Forty-One and 41/100 Dollars (\$941.41) within thirty (30) days of the date of this order. These costs shall not be deemed paid until received by the Board. Failure to pay the costs within the time prescribed shall result in the immediate suspension of the Respondent's license until such costs are paid.

4. The Respondent's license to practice medicine in this State is hereby indefinitely suspended, and the suspension is immediately stayed. Further, the Respondent's license shall be immediately placed in a probationary status upon the following terms and conditions of probation, which shall remain in effect until further order of the Board:

A. The Respondent shall comply with all treatment recommendations of the Behavioral Medicine Institute of Atlanta which have been made or as they may be made in the future during the period of suspension or probation. Quarterly reports shall be made to the Board regarding these recommendations, and the Respondent's compliance with them.

B. The Respondent shall appear before the Board personally during his probation at least twice per year, unless otherwise directed by the Board

C. The Respondent's medical records (office, hospital, and surgical activity) shall be subject to periodic review by Board representatives. The cost of such reviews shall be borne by the Respondent.

D. The Respondent shall appear and report to the Board as requested by the Board.

E. The Respondent shall comply with the terms of this final order and all state and federal statutes and regulations concerning the practice of medicine.

F. The Respondent shall promptly advise this Board in writing of any changes in address, practice, hospital privileges, professional status, or compliance with this final order. Correspondence and copies of reports and notices mentioned herein shall be directed to:

South Carolina Department of Labor,
Licensing, and Regulation
Board of Medical Examiners
P.O. Box 11289
Columbia, SC 29211

5. Failure by the Respondent to abide by any of the aforementioned conditions of probation during the period of probation, or if it should be indicated from reliable reports submitted to the Board that the Respondent is otherwise unable to practice with reasonable skill and safety to patients, may warrant the immediate temporary suspension of his license to practice medicine in this State pending hearing into the matter and until further order of the Board.

6. The Respondent shall cooperate with the Board, its attorneys, investigators, and other representatives in the investigation of Respondent's practice and compliance with the provisions of this final order. It is the Respondent's responsibility to demonstrate compliance with each and every provision of this final order. The Respondent may be required to furnish the Board with additional information as may be deemed necessary by the Board or its representatives. In addition to such requests, the Board, in its discretion, may require the Respondent to submit further documentation regarding the Respondent's practice, and it is the Respondent's responsibility to fully comply with all such requests in a timely fashion. Failure to satisfactorily comply with such requests will be deemed a violation of this final order.

7. This final order shall take effect upon service of this order on the Respondent or his counsel.

AND IT IS SO ORDERED.

STATE BOARD OF MEDICAL EXAMINERS

BY:

[Signature]
Roger A. Ray, M.D.
President of the Board

8/22, 2003.

[Signature]
9-18-06

CERTIFIED TRUE COPY

9 DAY OF June, 2004
[Signature]
NOTARY PUBLIC FOR SOUTH CAROLINA
My Commission Expires: 4/13/08

[Signature] Notary Public
[Signature] South Carolina
Page 8 of 8
[Signature]
My Commission Expires: Jan 8, 2012

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE: THOMAS WHETSELL WINGFIELD, M.D.

CONSENT ORDER

The West Virginia Board of Medicine ("Board") and Thomas W. Wingfield, M.D. ("Dr. Wingfield") freely and voluntarily enter into the following Consent Order pursuant to the provisions of W. Va. Code § 30-3-14, et seq.

FINDINGS OF FACT

1. Dr. Wingfield currently holds a license to practice medicine in the State of West Virginia, License No. 20352, issued originally in 2000. Dr. Wingfield's address of record is in Gastonia, North Carolina.
2. On January 16, 2007, the North Carolina Medical Board ("NC Board") and Dr. Wingfield entered into a Consent Order, wherein they stipulated and agreed that Dr. Wingfield was REPRIMANDED for his failure to conform to minimal standards of acceptable and prevailing medical practice and unprofessional conduct, with respect to alleged inappropriate prescribing to a close friend and also to a family member.
3. On May 14, 2007, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. Wingfield based upon the disciplinary action against Dr. Wingfield by the NC Board.
4. By correspondence dated June 19, 2007, Dr. Wingfield responded to the allegations in the Complaint.

CONCLUSIONS OF LAW

1. The Board has a mandate pursuant to the West Virginia Medical Practice Act to protect the public interest. W. Va. Code § 30-3-1.
2. Probable cause may exist to substantiate charges against Dr. Wingfield pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Wingfield's license to practice medicine in the State of North Carolina has been acted against or subjected to other discipline.
3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Wingfield and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Wingfield enters into this Consent Order.

CONSENT

Thomas W. Wingfield, M.D., by affixing his signature hereon, agrees solely and exclusively for purposes of this agreement and the entry of the Order provided for and stated herein, and the proceedings conducted in accordance with this Order, to the following:

1. Dr. Wingfield acknowledges that he is fully aware that, without his consent here given, no permanent legal action may be taken against him except after a hearing held in accordance with W. Va. Code § 30-3-14(h) and § 29A-5-1, et seq.
2. Dr. Wingfield further acknowledges that he has the following rights, among others: the right to a formal hearing before the Board, the right to reasonable notice of

said hearing, the right to be represented by counsel at his own expense, and the right to cross-examine witnesses against him.

3. Dr. Wingfield waives all rights to such a hearing.

4. Dr. Wingfield consents to the entry of this Order relative to his practice of medicine and surgery in the State of West Virginia.

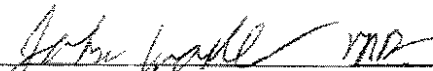
5. Dr. Wingfield understands that this Order is considered public information, and that matters contained herein may be reported, as required by law, to the National Practitioner Data Bank and the Healthcare Integrity and Protection Data Bank.

ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Wingfield, the West Virginia Board of Medicine hereby **ORDERS** that Dr. Wingfield is **PUBLICLY REPRIMANDED** for being subjected to disciplinary action by the licensing authority in another state.

The foregoing Order was entered this 7th day of November, 2007.

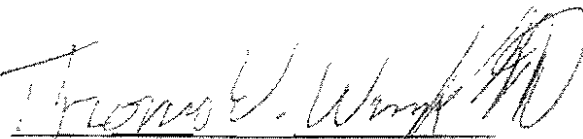
WEST VIRGINIA BOARD OF MEDICINE



John A. Wade, Jr., M.D.
President



Catherine Slemp, M.D., M.P.H.
Secretary



Thomas W. Wingfield, M.D.

Date: 10/2/07

STATE OF North Carolina

COUNTY OF Gaston

I, Darlene B. Smith, a Notary Public in and for said county and state, do hereby certify that Thomas W. Wingfield, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 2nd day of October, 2007.

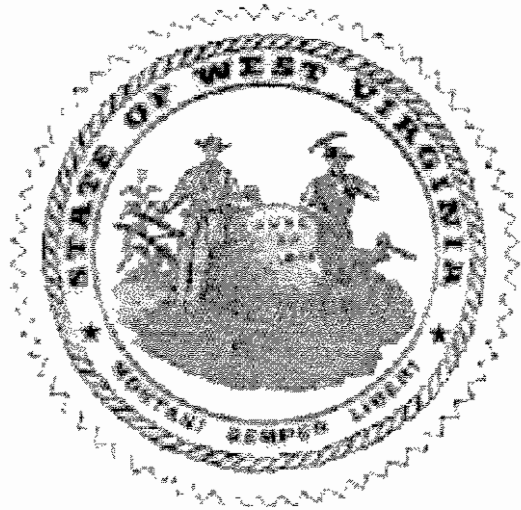
My commission expires My Commission Expires October 6, 2007



Darlene B. Smith
Notary Public

West Virginia Board of Medicine

Annual
Report to
the
Legislature



2007
Volume II

WEST VIRGINIA BOARD OF MEDICINE

2007

ANNUAL REPORT TO THE LEGISLATURE

**Submitted by: Robert C. Knittle, Executive Director
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
(304) 558-2921**

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WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF JANUARY, 2007

06-134-D M. Anwar Yahya Abdeen, M.D.
06-148-B M. Anwar Yahya Abdeen, M.D.
06-159-W M. Anwar Yahya Abdeen, M.D.
06-176-D M. Anwar Yahya Abdeen, M.D.

06-130-D Mark W. Allen, M.D.
06-141-S Bradley C. Bailey, P.A.-C.
06-151-R Manuel Cortez Barit, M.D.
06-117-B Gregory Daniel Borowski, D.P.M.
06-157-S David Lee Caraway, M.D.
06-154-P Kim Bryan Carey, M.D.
06-163-M Ghassan Y. Dagher, M.D.
06-132-W Coy Alden Flowers, M.D.
06-169-H Glenn Pierce Gardner, M.D.
06-136-B Rowena Gonzales-Chambers, M.D.
06-167-O Mohamad Bassam Haffar, M.D.
06-165-H Juddson Dale Aaron Lindley, I, M.D.
05-144-L Kiran Arisoodan Majmundar, M.D.
06-155-P Charlotte Emilie Menzel, M.D.
05-182-C Louis Francis Ortenzio, M.D.
05-183-C Louis Francis Ortenzio, M.D.
06-160-M Jawdat (Joe) Omar Othman, M.D.
06-142-S Abdul Rashid Piracha, M.D.
06-143-K Wanda Teresa Raczkowski, M.D.
06-137-F Michael Paige Riggleman, M.D.

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF JANUARY, 2007 – continued

06-135-R Mohammad Anwar Ullah, M.D.
06-153-H Colleen Marie Watkins, M.D.
06-147-L Dominick Ryan Woofter, M.D.
06-170-O Chesley White Yellott, M.D.
06-152-S Syed Abdul Zahir, M.D.

TOTAL 29

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

M. ANWAR YAHYA ABDEEN, M.D.

COMPLAINT NO. 06-134-D

DECISION

FINDINGS OF FACT

1. M. Anwar Yahya Abdeen, M.D., holds a license to practice medicine in West Virginia, License No. 20596, and his address of record with the Board is in South Charleston, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Miguel Delgado #34388, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Abdeen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed on behalf of Dr. Abdeen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Abdeen and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Abdeen in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Abdeen is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

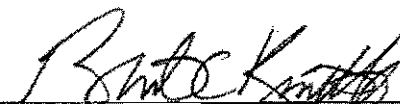
3. The evidence presented fails to show that the license of Dr. Abdeen to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Abdeen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

M. ANWAR YAHYA ABDEEN, M.D.

COMPLAINT NO. 06-148-B

DECISION

FINDINGS OF FACT

1. M. Anwar Yahya Abdeen, M.D., holds a license to practice medicine in West Virginia, License No. 20596, and his address of record with the Board is in South Charleston, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Robert M. Barker, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Abdeen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed by Dr. Abdeen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Abdeen and in October 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Abdeen in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Abdeen is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Abdeen to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Abdeen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

M. ANWAR YAHYA ABDEEN, M.D.

COMPLAINT NO. 06-159-W

DECISION

FINDINGS OF FACT

1. M. Anwar Yahya Abdeen, M.D., holds a license to practice medicine in West Virginia, License No. 20596, and his address of record with the Board is in South Charleston, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Steven Walker, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Abdeen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Abdeen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Abdeen and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Abdeen in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Abdeen is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Abdeen to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Abdeen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

M. ANWAR YAHYA ABDEEN, M.D.

COMPLAINT NO. 06-176-D

DECISION

FINDINGS OF FACT

1. M. Anwar Yahya Abdeen, M.D., holds a license to practice medicine in West Virginia, License No. 20596, and his address of record with the Board is in South Charleston, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Thomas A. Drescher, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Abdeen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, a response to the complaint was filed by Dr. Abdeen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Abdeen and January 2007, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Abdeen in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Abdeen is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Abdeen to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Abdeen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARK W. ALLEN, M.D.

COMPLAINT NO. 06-130-D

DECISION

FINDINGS OF FACT

1. Mark W. Allen, M.D., holds a license to practice medicine in West Virginia, License No. 19909, and his address of record with the Board is in St. Albans, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Miguel Delgado, #34388, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Allen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed on behalf of Dr. Allen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Allen and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Allen in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Allen is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Allen to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRADLEY C. BAILEY, P.A.-C.

COMPLAINT NO. 06-141-S

DECISION

FINDINGS OF FACT

1. Bradley C. Bailey, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 1160, and her address of record with the Board is in Bluefield, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Havre Shrewsbury, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Ms. Bailey.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Ms. Bailey filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Bailey and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of any

violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Ms. Bailey, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Ms. Bailey is unqualified to practice as a physician assistant in the State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B, and specifically there is no evidence of a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Ms. Bailey to practice as a physician assistant in the State should be restricted or limited because there

is no evidence of misconduct in her practice as a physician assistant [11 CSR 1B 10.1.h.5.]

4. No probable cause exists to substantiate disqualification as a physician assistant or to restrict the license to practice as a physician assistant of Ms. Bailey for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MANUEL CORTEZ BARIT, M.D.

COMPLAINT NO. 06-151-R

DECISION

FINDINGS OF FACT

1. Manuel Cortez Barit, M.D., holds a license to practice medicine in West Virginia, License No. 12978, and his address of record with the Board is in Mullens, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sally Reed, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's son by Dr. Barit.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed by Dr. Barit.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Barit and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Barit in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Barit is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Barit to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Barit for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GREGORY DANIEL BOROWSKI, D.P.M.

COMPLAINT NO. 06-117-B

DECISION

FINDINGS OF FACT

1. Gregory Daniel Borowski, D.P.M., holds a license to practice podiatry in West Virginia, License No. 268, and his address of record with the Board is in Barboursville, West Virginia.

2. In July 2006, the West Virginia Board of Medicine received a complaint from Tom Blair, which complaint related to the care and treatment rendered to the Complainant by Dr. Borowski.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2006, Dr. Borowski filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Borowski and in September 2006, the Complainant filed an additional response.

5. Dr. Borowski appeared before the Complaint Committee of the Board for a full discussion regarding this matter on January 7, 2007.

6. On January 7, 2007, after meeting with Dr. Borowski, and after reviewing all of the information received with respect to the complaint, the Complaint Committee of the Board determined that there was insufficient evidence of a failure to practice podiatry with that level of care, skill and treatment which is recognized by a reasonable, prudent podiatrist as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Borowski in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act") contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence to show that Dr. Borowski is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code § 30-3-14(c) and


specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Borowski to practice podiatry in this state should be restricted or limited because there is insufficient evidence of a failure to practice podiatry with that level of care, skill and treatment which is recognized by a reasonable and prudent podiatrist as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 10.5 and 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Borowski for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID LEE CARAWAY, M.D.

COMPLAINT NO. 06-157-S

DECISION

FINDINGS OF FACT

1. David Lee Caraway, M.D., holds a license to practice medicine in West Virginia, License No. 18714, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John F. Spadafore, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Caraway.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Caraway.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Caraway and in December 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Caraway in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Caraway is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Caraway to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Caraway for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIM BRYAN CAREY, M.D.

COMPLAINT NO. 06-154-P

DECISION

FINDINGS OF FACT

1. Kim Bryan Carey, M.D., holds a license to practice medicine in West Virginia, License No. 13943, and his address of record with the Board is in Morgantown, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sheila Police, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Carey.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Carey.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Carey and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Carey in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Carey is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Carey to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Carey for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GHASSAN Y. DAGHER, M.D.

COMPLAINT NO. 06-163-M

DECISION

FINDINGS OF FACT

1. Ghassan Y. Dagher, M.D., holds a license to practice medicine in West Virginia, License No. 12037, and his address of record with the Board is in Montgomery, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joyce McCann, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Dagher.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Dagher.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dagher and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Dagher in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Dagher is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Dagher to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Dagher for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

COY ALDEN FLOWERS, M.D.

COMPLAINT NO. 06-132-W

DECISION

FINDINGS OF FACT

1. Coy Alden Flowers, M.D., holds a license to practice medicine in West Virginia, License No. 20109, and his address of record with the Board is in Lewisburg, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Anita L. Wheaton, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Flowers.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2006, a response to the complaint was filed by Dr. Flowers.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Flowers and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Flowers in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Flowers is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Flowers to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Flowers for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GLENN PIERCE GARDNER, M.D.

COMPLAINT NO. 06-169-H

DECISION

FINDINGS OF FACT

1. Glenn Pierce Gardner, M.D., holds a license to practice medicine in West Virginia, License No. 21689, and his address of record with the Board is in Columbia, Missouri.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Zola L. Hassett, which complaint related to the care and treatment rendered to the Complainant by Dr. Gardner.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, Dr. Gardner filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gardner, and in December 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Gardner in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Gardner is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Gardner to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Gardner for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROWENA GONZALES-CHAMBERS, M.D.

COMPLAINT NO. 06-136-B

DECISION

FINDINGS OF FACT

1. Rowena Gonzales-Chambers, M.D., holds a license to practice medicine in West Virginia, License No. 16150, and her address of record with the Board is in Princeton, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Millard Brewer, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Gonzales-Chambers.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed by Dr. Gonzales-Chambers.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Gonzales-Chambers and no additional response was filed on behalf of the Complainant.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Gonzales-Chambers in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Gonzales-Chambers is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

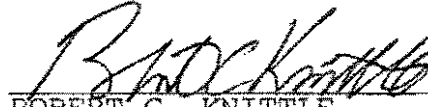
3. The evidence presented fails to show that the license of Dr. Gonzales-Chambers to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Gonzales-Chambers for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMAD BASSAM HAFFAR, M.D.

COMPLAINT NO. 06-167-0

DECISION

FINDINGS OF FACT

1. Mohamad Bassam Haffar, M.D., holds a license to practice medicine in West Virginia, License No. 16153, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Constance M. O'Dell, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Haffar.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed on behalf of Dr. Haffar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Haffar and in December 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Haffar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Haffar is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Haffar to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Haffar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JUDDSON DALE AARON LINDLEY, I, M.D.

COMPLAINT NO. 06-165-H

DECISION

FINDINGS OF FACT

1. Juddson Dale Aaron Lindley, I, M.D., holds a license to practice medicine in West Virginia, License No. 19942, and his address of record with the Board is in Beckley, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Cynthia Hewitt, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Lindley.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Lindley.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lindley and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Lindley in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Lindley is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

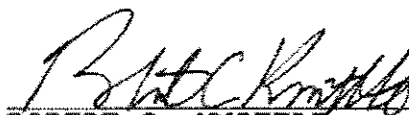
3. The evidence presented fails to show that the license of Dr. Lindley to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any

member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Lindley for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIRAN ARISOODAN MAJMUNDAR, M.D.

COMPLAINT NO. 05-144-L

DECISION

FINDINGS OF FACT

1. Kiran Arisoodan Majmundar, M.D., holds a license to practice medicine in West Virginia, License No. 15768, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2005, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jeffrey T. Lindenmuth, which complaint related to the care and treatment rendered to the Complainant by Dr. Majmundar.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2005, Dr. Majmundar filed a response to the complaint.

4. The response filed by Dr. Majmundar was forwarded to the Complainant, and in December 2005, the Complainant filed an additional response.

5. The Complaint Committee of the Board requested additional medical records by subpoena and arranged for a review of the matter complained of by an independent medical consultant, who filed a report stating that particular additional testing should have been performed in the care and treatment of the Complainant by Dr. Majmundar.

6. On September 9, 2006, Dr. Majmundar appeared before the Complaint Committee of the Board for a full discussion of the matter.

7. On September 20, 2006, the Complaint Committee of the Board requested that Dr. Majmundar complete additional medical education and training to address the issues raised by the medical consultant who reviewed the matter.

8. On December 1, 2006, the Complaint Committee of the Board received documentation from Dr. Majmundar regarding additional education and training completed by him.

9. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Majmundar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in

Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

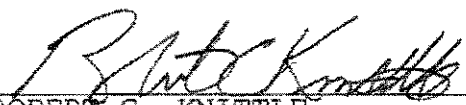
2. There is insufficient evidence to show that Dr. Majmundar is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Majmundar to practice medicine in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Majmundar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLOTTE EMILIE MENZEL, M.D.

COMPLAINT NO. 06-155-P

DECISION

FINDINGS OF FACT

1. Charlotte Emilie Menzel, M.D., holds a license to practice medicine in West Virginia, License No. 18655, and her address of record with the Board is in Bridgeport, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sondra E. Postlethwait, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Menzel.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Menzel.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Menzel and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Menzel in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Menzel is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Menzel to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Menzel for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LOUIS FRANCIS ORTENZIO, M.D.

COMPLAINT NO. 05-182-C

DECISION

FINDINGS OF FACT

1. Louis Francis Ortenzio, M.D., was issued a license to practice medicine and surgery in the State of West Virginia in 1980, License No. 12327. Dr. Ortenzio's address of record with the Board is in Bridgeport, West Virginia.

2. In December 2005, the Complaint Committee of the West Virginia Board of Medicine ("Board") received a complaint from Amanda Lea Chipps, which related to alleged unprofessional conduct with respect to the failure of Dr. Ortenzio to produce copies of the Complainant's medical records.

3. The Complaint Committee began an investigation of the complaint, and in February 2006, a response to the complaint was filed by Dr. Ortenzio.

4. The Complainant was forwarded the response filed by Dr. Ortenzio and filed an additional response thereto in March 2006.

5. In May 2006, the Complaint Committee requested that Dr. Ortenzio prepare a summary of the medical records for the Complainant.

6. On June 1, 2006, the Board revoked Dr. Ortenzio's license to practice medicine and surgery in the State of West Virginia for an unrelated matter.

7. In December 2006, Dr. Ortenzio submitted a letter

stating that he was unable to locate the Complainant's medical records and submitted a brief summary of the medical records to the Complainant.

8. During the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that, while probable cause may have existed to disqualify Dr. Ortenzio from the practice of medicine and surgery in the State of West Virginia for violating provisions of the West Virginia Medical Practice Act and the regulations established thereunder, Dr. Ortenzio is no longer engaged in the practice of medicine and surgery in the State of West Virginia, since his medical license was revoked effective June 1, 2006, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 7, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine no longer has jurisdiction over the party and subject matter of the complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act") contained in Chapter 30, Article 3, Section 14(c) of the West Virginia Code, which requires that a physician be licensed or otherwise lawfully practicing in this State, in order for the Board to discipline the physician.

2. There is evidence to show that Dr. Ortenzio may be

unqualified to practice medicine and surgery in this State for reasons set forth in W. Va. Code § 30-3-14(c), and specifically there is evidence showing that there may be a violation of provisions of the Medical Practice Act and rules of the Board.

3. While the evidence presented shows that probable cause may exist to substantiate disqualification of Dr. Ortenzio from the practice of medicine and surgery in this State for reasons set forth in W. Va. Code § 30-3-14(c)(17), and as further described at 11 CSR 1A 12.1(e) and (j), all relating to the unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, the Board is not empowered to discipline Dr. Ortenzio in that he now does not hold a valid license to practice medicine and surgery in the State of West Virginia.

4. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: January 8, 2007
FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LOUIS FRANCIS ORTENZIO, M.D.

COMPLAINT NO. 05-183-C

DECISION

FINDINGS OF FACT

1. Louis Francis Ortenzio, M.D., was issued a license to practice medicine and surgery in the State of West Virginia in 1980, License No. 12327. Dr. Ortenzio's address of record with the Board is in Bridgeport, West Virginia.

2. In December 2005, the Complaint Committee of the West Virginia Board of Medicine ("Board") received a complaint from Joy Lea Chipps, which related to alleged unprofessional conduct with respect to the failure of Dr. Ortenzio to produce copies of the Complainant's medical records.

3. The Complaint Committee began an investigation of the complaint, and in February 2006, a response to the complaint was filed by Dr. Ortenzio.

4. The Complainant was forwarded the response filed by Dr. Ortenzio and filed an additional response thereto in March 2006.

5. In May 2006, the Complaint Committee requested that Dr. Ortenzio prepare a summary of the medical records for the Complainant.

6. On June 1, 2006, the Board revoked Dr. Ortenzio's license to practice medicine and surgery in the State of West Virginia for an unrelated matter.

7. In December 2006, Dr. Ortenzio submitted a letter

stating that he was unable to locate the Complainant's medical records and submitted a brief summary of the medical records to the Complainant.

8. During the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that, while probable cause may have existed to disqualify Dr. Ortenzio from the practice of medicine and surgery in the State of West Virginia for violating provisions of the West Virginia Medical Practice Act and the regulations established thereunder, Dr. Ortenzio is no longer engaged in the practice of medicine and surgery in the State of West Virginia, since his medical license was revoked effective June 1, 2006, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 7, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine no longer has jurisdiction over the party and subject matter of the complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act") contained in Chapter 30, Article 3, Section 14(c) of the West Virginia Code, which requires that a physician be licensed or otherwise lawfully practicing in this State, in order for the Board to discipline the physician.


2. There is evidence to show that Dr. Ortenzio may be

unqualified to practice medicine and surgery in this State for reasons set forth in W. Va. Code § 30-3-14(c), and specifically there is evidence showing that there may be a violation of provisions of the Medical Practice Act and rules of the Board.

3. While the evidence presented shows that probable cause may exist to substantiate disqualification of Dr. Ortenzio from the practice of medicine and surgery in this State for reasons set forth in W. Va. Code § 30-3-14(c)(17), and as further described at 11 CSR 1A 12.1(e) and (j), all relating to the unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, the Board is not empowered to discipline Dr. Ortenzio in that he now does not hold a valid license to practice medicine and surgery in the State of West Virginia.

4. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: January 8, 2007
FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAWDAT (JOE) OMAR OTHMAN, M.D.

COMPLAINT NO. 06-160-M

DECISION

FINDINGS OF FACT

1. Jawdat (Joe) Omar Othman, M.D., holds a license to practice medicine in West Virginia, License No. 15411, and his address of record with the Board is in Lewisburg, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ray C. McGlone, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Othman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed by Dr. Othman.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Othman and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Othman in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Othman is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

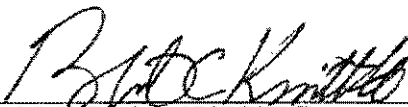
3. The evidence presented fails to show that the license of Dr. Othman to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Othman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ABDUL RASHID PIRACHA, M.D.

COMPLAINT NO. 06-142-S

DECISION

FINDINGS OF FACT

1. Abdul Rashid Piracha, M.D., holds a license to practice medicine in West Virginia, License No. 9645, and his address of record with the Board is in Princeton, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Havre Shrewsbury, which complaint related to the care and treatment rendered to the Complainant by Dr. Piracha.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Dr. Piracha filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Piracha, and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Piracha in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Piracha is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Piracha to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Piracha for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WANDA TERESA RACZKOWSKI, M.D.

COMPLAINT NO. 06-143-K

DECISION

FINDINGS OF FACT

1. Wanda Teresa Raczkowski, M.D., holds a license to practice medicine in West Virginia, License No. 14865, and her address of record with the Board is in Charles Town, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michael Kanehl, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Raczkowski.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed by Dr. Raczkowski.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Raczkowski and in October 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Raczkowski in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Raczkowski is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Raczkowski to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Raczkowski for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL PAIGE RIGGLEMAN, M.D.

COMPLAINT NO. 06-137-F

DECISION

FINDINGS OF FACT

1. Michael Paige Riggleman, M.D., holds a license to practice medicine in West Virginia, License No. 16666, and his address of record with the Board is in Moorefield, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Waneta Ford, which complaint related to alleged unprofessional conduct with respect to the failure to provide a copy of the Complainant's medical record in a timely manner by Dr. Riggleman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2006, a response to the complaint was filed by Dr. Riggleman.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Riggleman and in December 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Riggleman in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Riggleman is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

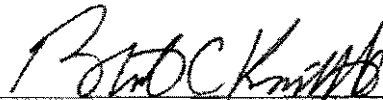
3. The evidence presented fails to show that the license of Dr. Riggleman to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Rigglesman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMMAD ANWAR ULLAH, M.D.

COMPLAINT NO. 06-135-R

DECISION

FINDINGS OF FACT

1. Mohammad Anwar Ullah, M.D., holds a license to practice medicine in West Virginia, License No. 9931, and his address of record with the Board is in Prosperity, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Pamela K. Rader, which complaint related to the care and treatment rendered to the Complainant by Dr. Ullah.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2006, Dr. Ullah filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ullah, and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Ullah

in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Ullah is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Ullah to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate

disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ullah for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

COLLEEN MARIE WATKINS, M.D.

COMPLAINT NO. 06-153-B

DECISION

FINDINGS OF FACT

1. Colleen Marie Watkins, M.D., holds a license to practice medicine in West Virginia, License No. 21573, and her address of record with the Board is in Uniontown, Pennsylvania.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michael W. Hill, #40428-133, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Watkins.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Watkins.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Watkins and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Watkins in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Watkins is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Watkins to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Watkins for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DOMINICK RYAN WOOFER, M.D.

COMPLAINT NO. 06-147-L

DECISION

FINDINGS OF FACT

1. Dominick Ryan Woofter, M.D., holds a license to practice medicine in West Virginia, License No. 21451, and his address of record with the Board is in Salem, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Don Michael Lloyd, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Woofter.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, a response to the complaint was filed by Dr. Woofter.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Woofter and the Complainant filed no additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Woofter in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Woofter is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

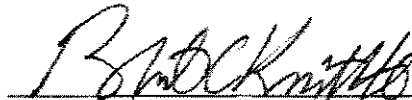
3. The evidence presented fails to show that the license of Dr. Woofter to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Woofter for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHESLEY WHITE YELLOTT, M.D.

COMPLAINT NO. 06-170-O

DECISION

FINDINGS OF FACT

1. Chesley White Yellott, M.D., holds a license to practice medicine in West Virginia, License No. 20163, and his address of record with the Board is in Martinsburg, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Louise Nichols Owens, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Yellott.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Yellott.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Yellott and in December 2006, an additional response was filed on behalf of the Complainant.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Yellott in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Yellott is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

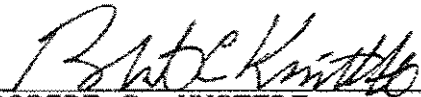
3. The evidence presented fails to show that the license of Dr. Yellott to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Yellott for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SYED ABDUL ZAHIR, M.D.

COMPLAINT NO. 06-152-S

DECISION

FINDINGS OF FACT

1. Syed Abdul Zahir, M.D., holds a license to practice medicine in West Virginia, License No. 9606, and his address of record with the Board is in Beckley, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Donald H. Sheak, Jr., which complaint related to the care and treatment rendered to the Complainant by Dr. Zahir.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Dr. Zahir filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Zahir, and in November 2006, the Complainant filed an additional response.

5. At the January 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Zahir in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on January 8, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.


2. There is no evidence to show that Dr. Zahir is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Zahir to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Zahir for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 8, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF MARCH, 2007

03-115-W Frank Matthew Abraham, M.D.
06-187-S David A. Anderson, D.P.M.
06-190-M Michael Thomas Angotti, M.D.
06-188-K Ahmad Bali, M.D.
06-181-M Abdalla Zackaria Bandak, M.D.
06-146-A Thair Ali Barghouthi, M.D.
06-156-G Nohl Arthur Braun, Jr., M.D.
06-138-H Stephen Paul Cassis, M.D.
06-171-S Jefferson Patrick Casto, M.D.
06-180-M Allan Scott Chamberlain, M.D.
06-158-H Kevin Michael Clarke, M.D.
06-189-B David Alan Denning, M.D.
06-192-S Iraj Derakhshan, M.D.
06-172-B Seid Ahmad Ettehadieh, M.D.
07-15-M Karen Ann Glogowski, M.D.
06-161-B Gilbert Goliath, M.D.
06-197-B Nabila Abdel Aziz Haikal, M.D.
06-127-B Robert Phillip Kropac, M.D.
06-175-C Vinodrai Bhagwanji Lakhani, M.D.
06-162-B Anthony Adolphus McFarlane, M.D.
06-118-T Saad Mossallati, M.D.
06-139-W Sakib Muslih Najjar, M.D.
06-182-W Steven Harry Nathanson, M.D.
06-196-C Kiran Ranchhodbhai Patel, M.D.
07-01-M Thanh-Ha Thi Pham, M.D.

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF MARCH, 2007 – continued

06-184-H	Dorai T. Rajan, M.D.
06-179-G	Philip J. A. Ryan, M.D.
06-110-H	Francis Maxim Saldanha, M.D.
06-173-M	Muhammad Salman, M.D.
06-193-S	Chester Donald Smith, III, M.D.
07-07-W	Umapathy Sundaram, M.D.
06-128-H	Lawrence William Tarrant, M.D.
06-194-R	Richard Edmund Topping, M.D.
06-145-W	Stafford Gay Warren, M.D.
06-185-C	David L. Waxman, M.D.

TOTAL 35

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FRANK M. ABRAHAM, M.D.

COMPLAINT NO. 03-115-W

DECISION

FINDINGS OF FACT

1. Frank M. Abraham, M.D., holds a license to practice medicine in West Virginia, License No. 17641, and his address of record with the Board is in Buckeye, West Virginia.

2. In August 2003, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Abraham, which complaint was based upon allegations by Grafton City Hospital relating to documentation concerning the care and treatment of patients and the standard of care and treatment provided to patients by Dr. Abraham at that hospital.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2003, Dr. Abraham filed a response to the complaint denying all allegations. Throughout the investigation, Dr. Abraham provided additional supporting evidence and noted that he had filed a lawsuit against Grafton City Hospital in 2004.

4. Dr. Abraham appeared for a full discussion of the matter before the Complaint Committee of the Board on September 12, 2004.

5. In March 2006, Dr. Abraham agreed to a nondisciplinary plan to address any concerns of the Board, and in March 2007, Dr. Abraham offered documentation of compliance with respect to the plan.

6. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Abraham in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Abraham is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Abraham to practice medicine in this State should be restricted or limited in any way because there is no evidence of a failure to practice medicine with that level of care, skill

and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Abraham for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID A. ANDERSON, D.P.M.

COMPLAINT NO. 06-187-S

DECISION

FINDINGS OF FACT

1. David A. Anderson, D.P.M., holds a license to practice podiatry in West Virginia, License No. 309, and his address of record with the Board is in Weston, West Virginia.

2. In November 2006, the West Virginia Board of Medicine received a complaint from Joyce E. Southern, which complaint related to the care and treatment rendered to the Complainant by Dr. Anderson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Anderson filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Anderson and in January 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice podiatry with that level of care, skill and treatment which is

recognized by a reasonable, prudent, similar podiatrist as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Anderson in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act contained in ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Anderson is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

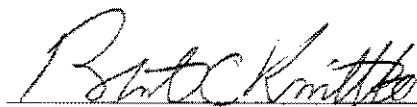
3. The evidence presented fails to show that the license of Dr. Anderson to practice podiatry in this state should be restricted or limited because there is no evidence of a failure

to practice podiatry with that level of care, skill and treatment which is recognized by a reasonable, prudent, similar podiatrist as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x) and 11 CSR 1A 10.5].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Anderson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL THOMAS ANGOTTI, M.D.

COMPLAINT NO. 06-190-M

DECISION

FINDINGS OF FACT

1. Michael Thomas Angotti, M.D., holds a license to practice medicine in West Virginia, License No. 14700, and his address of record with the Board is in Clarksburg, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Judy G. Myers, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Angotti.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Angotti filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Angotti and in January 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Angotti in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.


2. There is no evidence with respect to the complaint to show that Dr. Angotti is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Angotti to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Angotti for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AHMAD BALI, M.D.

COMPLAINT NO. 06-188-K

DECISION

FINDINGS OF FACT

1. Ahmad Bali, M.D., holds a license to practice medicine in West Virginia, License No. 21044, and his address of record with the Board is in South Charleston, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kimberly C. Kidd, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Bali.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Bali filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bali and the Complainant filed no additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bali in the State of West

Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Bali is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Bali to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Bali for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ABDALLA ZACKARIA BANDAK, M.D.

COMPLAINT NO. 06-181-M

DECISION

FINDINGS OF FACT

1. Abdalla Zackaria Bandak, M.D., holds a license to practice medicine in West Virginia, License No. 21839, and his address of record with the Board is in Charleston, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Elizabeth Ann Miller, which complaint related to the care and treatment rendered to the Complainant by Dr. Bandak.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Bandak filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bandak, and in January 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bandak

in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Bandak is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

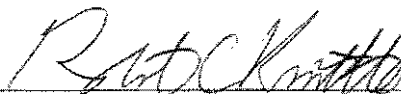
3. The evidence presented fails to show that the license of Dr. Bandak to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate

disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Bandak for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

THAIR ALI BARGHOUTHI, M.D.

COMPLAINT NO. 06-146-A

DECISION

FINDINGS OF FACT

1. Thair Ali Barghouthi, M.D., holds a license to practice medicine in West Virginia, License No. 16708, and his address of record with the Board is in Beckley, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ernest Edgar Allen, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Barghouthi.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Dr. Barghouthi filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Barghouthi and in November 2006, the Complainant filed an additional response.

5. Dr. Barghouthi appeared for a full discussion of the matter before the Complaint Committee of the Board on March 10, 2007.

6. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Barghouthi in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Barghouthi is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Barghouthi to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the

public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Barghouthi for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NOHL ARTHUR BRAUN, JR., M.D.

COMPLAINT NO. 06-156-G

DECISION

FINDINGS OF FACT

1. Nohl Arthur Braun, Jr., M.D., holds a license to practice medicine in West Virginia, License No. 18066, and his address of record with the Board is in South Charleston, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Barry P. Grass, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Braun.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed on behalf of Dr. Braun.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Braun and in December 2006, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Braun in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Braun is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Braun to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Braun for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEPHEN PAUL CASSIS, M.D.

COMPLAINT NO. 06-138-H

DECISION

FINDINGS OF FACT

1. Stephen Paul Cassis, M.D., holds a license to practice medicine in West Virginia, License No. 12950, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rosa Lee Hatfield, which complaint related to the care and treatment rendered to the Complainant by Dr. Cassis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Dr. Cassis filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Cassis, and the Complainant filed no additional response.

5. Dr. Cassis appeared for a full discussion of the matter before the Complaint Committee of the Board on March 10, 2007.

6. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in

the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Cassis in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence to show that Dr. Cassis is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Cassis to practice medicine in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar

conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Cassis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JEFFERSON PATRICK CASTO, M.D.

COMPLAINT NO. 06-171-S

DECISION

FINDINGS OF FACT

1. Jefferson Patrick Casto, M.D., holds a license to practice medicine in West Virginia, License No. 18855, and his address of record with the Board is in Lewisburg, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Frances M. Southwick, which complaint related to the care and treatment rendered to the Complainant by Dr. Casto.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Casto filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Casto, and in December 2006, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Casto

in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Casto is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Casto to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate

disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Casto for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALLAN SCOTT CHAMBERLAIN, M.D.

COMPLAINT NO. 06-180-M

DECISION

FINDINGS OF FACT

1. Allan Scott Chamberlain, M.D., holds a license to practice medicine in West Virginia, License No. 14608, and his address of record with the Board is in Huntington, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Melissa Dawn Messer, which complaint related to the care and treatment rendered to the Complainant by Dr. Chamberlain.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Chamberlain filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chamberlain, and in January 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr.

Chamberlain in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Chamberlain is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

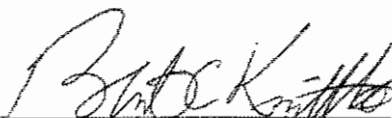
3. The evidence presented fails to show that the license of Dr. Chamberlain to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate

disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Chamberlain for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KEVIN MICHAEL CLARKE, M.D.

COMPLAINT NO. 06-158-H

DECISION

FINDINGS OF FACT

1. Kevin Michael Clarke, M.D., holds a license to practice medicine in West Virginia, License No. 15547, and his address of record with the Board is in Fairmont, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Marcella A. Hestick, which complaint related to alleged unprofessional conduct with respect to the failure to provide a copy of the medical record to the Complainant by Dr. Clarke.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Dr. Clarke filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Clarke and in October 2006, the Complainant filed an additional response.

5. Additional documentation was received and at the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and

surgery of Dr. Clarke in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

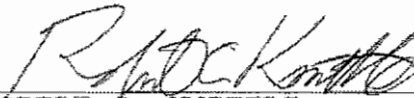
2. There is no evidence with respect to the complaint to show that Dr. Clarke is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Clarke to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Clarke for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID ALAN DENNING, M.D.

COMPLAINT NO. 06-189-B

DECISION

FINDINGS OF FACT

1. David Alan Denning, M.D., holds a license to practice medicine in West Virginia, License No. 13046, and his address of record with the Board is in Huntington, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from William Hank Bowling, which complaint related to the care and treatment rendered to the Complainant by Dr. Denning.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Denning filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Denning, and in January 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr.

Denning in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

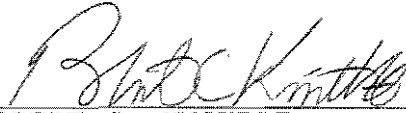
2. There is no evidence to show that Dr. Denning is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Denning to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Denning for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IRAJ DERAKHSHAN, M.D.

COMPLAINT NO. 06-192-S

DECISION

FINDINGS OF FACT

1. Iraj Derakhshan, M.D., holds a license to practice medicine in West Virginia, License No. 18591, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Phillip Rice Stafford, Sr., which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Derakhshan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Derakhshan filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Derakhshan and the Complainant filed no additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Derakhshan in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

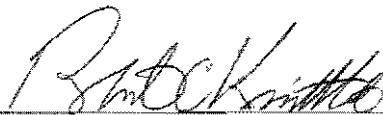
2. There is no evidence with respect to the complaint to show that Dr. Derakhshan is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Derakhshan to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Derakhshan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SEID AHMAD ETTEHADIEH, M.D.

COMPLAINT NO. 06-172-B

DECISION

FINDINGS OF FACT

1. Seid Ahmad Ettehadieh, M.D., holds a license to practice medicine in West Virginia, License No. 12156, and his address of record with the Board is in Welch, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Amanda Baker, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's son by Dr. Ettehadieh.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Ettehadieh filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ettehadieh and the Complainant filed no additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr.

Ettehadieh in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

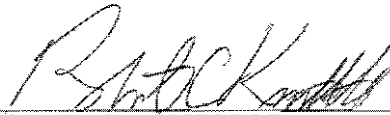
2. There is insufficient evidence with respect to the complaint to show that Dr. Ettehadieh is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Ettehadieh to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ettehadieh for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KAREN ANN GLOGOWSKI, M.D.

COMPLAINT NO. 07-15-M

DECISION

FINDINGS OF FACT

1. Karen Ann Glogowski, M.D., holds a license to practice medicine in West Virginia, License No. 20260, and her address of record with the Board is in Charleston, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from H. Ginger Moore, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Glogowski.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, Dr. Glogowski filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Glogowski and in February 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Glogowski in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

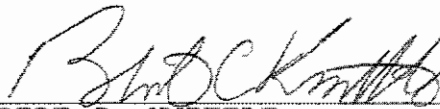
2. There is no evidence with respect to the complaint to show that Dr. Glogowski is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Glogowski to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Glogowski for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GILBERT GOLIATH, M.D.

COMPLAINT NO. 06-161-B

DECISION

FINDINGS OF FACT

1. Gilbert Goliath, M.D., holds a license to practice medicine in West Virginia, License No. 15811, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from William R. Brown, which complaint related to alleged unprofessional conduct with respect to the failure to provide a copy of medical records to the Complainant by Dr. Goliath.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2006, Dr. Goliath filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Goliath and in November 2006, the Complainant filed an additional response.

5. Dr. Goliath appeared for a full discussion of the matter before the Complaint Committee of the Board on March 10, 2007.

6. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character

likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Goliath in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Goliath is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Goliath to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any

member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Goliath for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NABILA ABDEL AZIZ HAIKAL, M.D.

COMPLAINT NO. 06-197-B

DECISION

FINDINGS OF FACT

1. Nabila Abdel Aziz Haikal, M.D., holds a license to practice medicine in West Virginia, License No. 21611, and her address of record with the Board is in Charleston, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rebecca L. Barr, which complaint related to the care and treatment rendered to the Complainant by Dr. Haikal.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Haikal filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Haikal, and the Complainant filed no additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Haikal

in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Haikal is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Haikal to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Haikal for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT PHILLIP KROPAC, M.D.

COMPLAINT NO. 06-127-B

DECISION

FINDINGS OF FACT

1. Robert Phillip Kropac, M.D., holds a license to practice medicine in West Virginia, License No. 18036, and his address of record with the Board is in Princeton, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kathy D. Belcher, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Kropac.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2006, Dr. Kropac filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kropac and the Complainant filed no additional response.

5. Additional documentation was received and at the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and

surgery of Dr. Kropac in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Kropac is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Kropac to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Kropac for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

VINODRAI BHAGWANJI LAKHANI, M.D.

COMPLAINT NO. 06-175-C

DECISION

FINDINGS OF FACT

1. Vinodrai Bhagwanji Lakhani, M.D., holds a license to practice medicine in West Virginia, License No. 10349, and his address of record with the Board is in South Charleston, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Frank Conley, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Lakhani.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Lakhani filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lakhani and the Complainant filed no additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Lakhani in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Lakhani is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

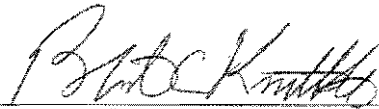
3. The evidence presented fails to show that the license of Dr. Lakhani to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Lakhani for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANTHONY ADOLPHUS MCFARLANE, M.D.

COMPLAINT NO. 06-162-B

DECISION

FINDINGS OF FACT

1. Anthony Adolphus McFarlane, M.D., holds a license to practice medicine in West Virginia, License No. 19700, and his address of record with the Board is in Daniels, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Frances K. Bolen, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. McFarlane.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, Dr. McFarlane filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McFarlane and in December 2006, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. McFarlane in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

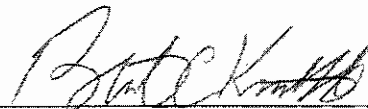
2. There is no evidence with respect to the complaint to show that Dr. McFarlane is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. McFarlane to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. McFarlane for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SAAD MOSSALLATI, M.D.

COMPLAINT NO. 06-118-T

DECISION

FINDINGS OF FACT

1. Saad Mossallati, M.D., holds a license to practice medicine in West Virginia, License No. 13308, and his address of record with the Board is in Clarksburg, West Virginia.

2. In July 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ladonna Marie Tucker, which complaint related to the care and treatment rendered to the Complainant by Dr. Mossallati.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2006, Dr. Mossallati filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mossallati, and in August 2006, the Complainant filed an additional response.

5. Additional documents were subpoenaed and at the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Mossallati in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

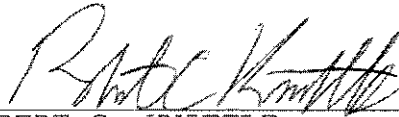
2. There is no evidence to show that Dr. Mossallati is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Mossallati to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Mossallati for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SAKIB MUSLIH NAJJAR, M.D.

COMPLAINT NO. 06-139-W

DECISION

FINDINGS OF FACT

1. Sakib Muslih Najjar, M.D., holds a license to practice medicine in West Virginia, License No. 17140, and his address of record with the Board is in Bluefield, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brenda Wilson, which complaint related to the care and treatment rendered to the Complainant's father by Dr. Najjar.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2006, Dr. Najjar filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Najjar, and in October 2006, the Complainant filed an additional response.

5. Additional documents were subpoenaed and, during the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Najjar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Najjar is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Najjar to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Najjar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEVEN HARRY NATHANSON, M.D.

COMPLAINT NO. 06-182-W

DECISION

FINDINGS OF FACT

1. Steven Harry Nathanson, M.D., holds a license to practice medicine in West Virginia, License No. 20899, and his address of record with the Board is in Hurricane, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Donna S. Webb, which complaint related to the care and treatment rendered to the Complainant's father by Dr. Nathanson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Nathanson filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nathanson, and in February 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr.

Nathanson in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

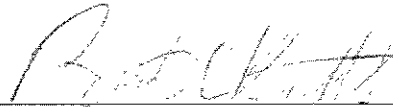
2. There is no evidence to show that Dr. Nathanson is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Nathanson to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Nathanson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIRAN RANCHHODHAI PATEL, M.D.

COMPLAINT NO. 06-196-C

DECISION

FINDINGS OF FACT

1. Kiran Ranchhodbhai Patel, M.D., holds a license to practice medicine in West Virginia, License No. 17053, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joanne Chancey, which complaint related to alleged unprofessional conduct with respect to fees charged regarding care and treatment rendered to the Complainant by Dr. Patel.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Patel filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Patel and in February 2007, the Complainant filed an additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Patel in the State of West

Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Patel is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Patel to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Patel for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

THANH-HA THI PHAM, M.D.

COMPLAINT NO. 07-01-M

DECISION

FINDINGS OF FACT

1. Thanh-Ha Thi Pham, M.D., holds a license to practice medicine in West Virginia, License No. 22163, and her address of record with the Board is in Bridgeport, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Judy G. Myers, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Pham.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Pham filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Pham and the Complainant filed no additional response.

5. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Pham in the State of West

Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Pham is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Pham to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Pham for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DORAI T. RAJAN, M.D.

COMPLAINT NO. 06-184-H

DECISION

FINDINGS OF FACT

1. Dorai T. Rajan, M.D., holds a license to practice medicine in West Virginia, License No. 10114, and his address of record with the Board is in Parkersburg, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Russell Hart, which complaint related to alleged unprofessional conduct with respect to the failure to provide a copy of the Complainant's medical records in a timely manner by Dr. Rajan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Rajan filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rajan and the Complainant filed no additional response.

5. At the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Rajan in the State of West

Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

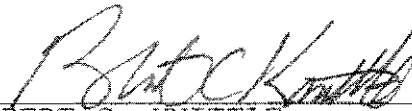
2. There is no evidence with respect to the complaint to show that Dr. Rajan is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Rajan to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Rajan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PHILIP J.A. RYAN, M.D.

COMPLAINT NO. 06-179-G

DECISION

FINDINGS OF FACT

1. Philip J.A. Ryan, M.D., holds a license to practice medicine in West Virginia, License No. 21393, and his address of record with the Board is in Martinsburg, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Orion T. Gonzales, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Ryan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Ryan filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ryan and in February 2007, the Complainant filed an additional response.

5. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Ryan in the State of West

Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Ryan is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Ryan to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ryan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FRANCIS MAXIM SALDANHA, M.D.

COMPLAINT NO. 06-110-H

DECISION

FINDINGS OF FACT

1. Francis Maxim Saldanha, M.D., holds a license to practice medicine in West Virginia, License No. 12738, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rebecca D. Hiser, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant and termination of the physician/patient relationship by Dr. Saldanha.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2006, Dr. Saldanha filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Saldanha and in August 2006, the Complainant filed an additional response.

5. Additional documentation was received and, at the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and

surgery of Dr. Saldanha in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

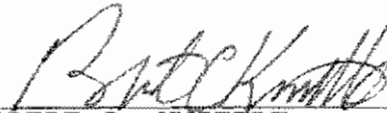
2. There is no evidence with respect to the complaint to show that Dr. Saldanha is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Saldanha to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Saldanha for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MUHAMMAD SALMAN, M.D.

COMPLAINT NO. 06-173-M

DECISION

FINDINGS OF FACT

1. Muhammad Salman, M.D., holds a license to practice medicine in West Virginia, License No. 19711, and his address of record with the Board is in Nutter Fort, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tina M. McDaniels, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Salman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Salman filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Salman and in January 2007, the Complainant filed an additional response.

5. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Salman in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

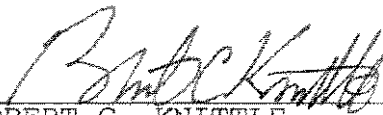
2. There is no evidence with respect to the complaint to show that Dr. Salman is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Salman to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Salman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHESTER DONALD SMITH, III, M.D.

COMPLAINT NO. 06-193-S

DECISION

FINDINGS OF FACT

1. Chester Donald Smith, III, M.D., holds a license to practice medicine in West Virginia, License No. 20745, and his address of record with the Board is in Parkersburg, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Melvin R. Smith, which complaint related to the care and treatment rendered to the Complainant by Dr. Smith.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Smith filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Smith, and the Complainant filed no additional response.

5. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Smith

in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Smith is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Smith to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Smith for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

UMAPATHY SUNDARAM, M.D.

COMPLAINT NO. 07-07-W

DECISION

FINDINGS OF FACT

1. Umapathy Sundaram, M.D., holds a license to practice medicine in West Virginia, License No. 21566, and his address of record with the Board is in Morgantown, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Sundaram, which complaint related to the suspension of Dr. Sundaram's license on December 18, 2006, by the New York State Board of Professional Misconduct for a period of two years.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed on behalf of Dr. Sundaram.

4. Additional documentation was received and at the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Sundaram in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence to show that Dr. Sundaram is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Sundaram to practice medicine in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Sundaram for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:

A handwritten signature in cursive script, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LAWRENCE WILLIAM TARRANT, M.D.

COMPLAINT NO. 06-128-H

DECISION

FINDINGS OF FACT

1. Lawrence William Tarrant, M.D., holds a license to practice medicine in West Virginia, License No. 15427, and his address of record with the Board is in Parkersburg, West Virginia.

2. In August 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lisa Holdren, which complaint related to the care and treatment rendered to the Complainant by Dr. Tarrant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2006, Dr. Tarrant filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Tarrant, and in September 2006, the Complainant filed an additional response.

5. Additional medical records were subpoenaed and a review of the matter complained of was made by an independent medical consultant, who filed a report stating that the technique, management, or results prove that there was not a deviation from the standard of care in this case.

6. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice

medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Tarrant in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Tarrant is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

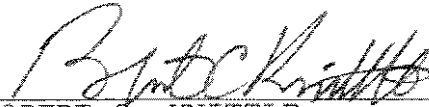
3. The evidence presented fails to show that the license of Dr. Tarrant to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment

which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Tarrant for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RICHARD EDMUND TOPPING, M.D.

COMPLAINT NO. 06-194-R

DECISION

FINDINGS OF FACT

1. Richard Edmund Topping, M.D., holds a license to practice medicine in West Virginia, License No. 18577, and his address of record with the Board is in Elkins, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Barbara Riggleman, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Topping.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Topping filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Topping and in January 2007, the Complainant filed an additional response.

5. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Topping in the State of

West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Topping is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Topping to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Topping for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STAFFORD GAY WARREN, M.D.

COMPLAINT NO. 06-145-W

DECISION

FINDINGS OF FACT

1. Stafford Gay Warren, M.D., holds a license to practice medicine in West Virginia, License No. 10260, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Warren, which complaint related to alleged unprofessional conduct and professional incompetence and failure to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions and circumstances by Dr. Warren.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed on behalf of Dr. Warren.

4. An investigation was conducted by the Board Investigator and, at the March 10, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof, or professional incompetence and failure to practice medicine with that level of care, skill and treatment recognized by a reasonable, prudent physician engaged in the same or similar specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Warren in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Warren is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

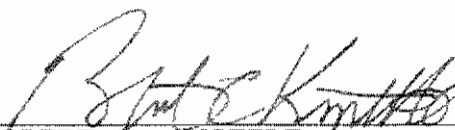
3. The evidence presented fails to show that the license of Dr. Warren to practice medicine in this State should be

restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17), (20), and (21), and 11 CSR 1A 12.1(h), (i), (x), (e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Warren for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID L. WAXMAN, M.D.

COMPLAINT NO. 06-185-C

DECISION

FINDINGS OF FACT

1. David L. Waxman, M.D., holds a license to practice medicine in West Virginia, License No. 14240, and his address of record with the Board is in Clarksburg, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rudolph Canale, which complaint related to the care and treatment rendered to the Complainant by Dr. Waxman.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Waxman filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Waxman, and in January 2007, the Complainant filed an additional response.

5. At the March 11, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Waxman

in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 12, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Waxman is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Waxman to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Waxman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 12, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF MAY, 2007

07-34-W	Paula Clark Adkins, M.D.
07-09-B	Naaman Lee Bell, M.D.
07-10-T	Charles Bukovinsky, M.D.
07-23-W	David Lee Caraway, M.D.
06-166-F	Dudley Deshon Crawford, M.D.
07-20-P	Dudley Deshon Crawford, M.D.
07-22-M	Dudley Deshon Crawford, M.D.
07-33-K	Dudley Deshon Crawford, M.D.
06-202-W	Edward Lee Emch, M.D.
05-180-L	Scott James Feathers, D.P.M.
07-17-B	Saravut S. Fung, M.D.
06-164-M	Elizabeth Kristi Hensley, M.D.
07-03-R	Mohammad Imani, D.P.M.
07-16-T	Amer Muheideen Malas, M.D.
07-24-F	Sanjna Malpani, M.D.
07-21-H	John Pelham McMurry, M.D.
07-28-H	Susan Wolf Miller, M.D.
07-27-G	Paul Gregory Modie, Jr., M.D.
06-198-C	Robert Carl Ovington, M.D.
06-201-E	Porfirio R. Pascasio, Sr., M.D.
07-31-G	Gina Michelle Puzzuoli, M.D.
06-191-H	Rehan Qayyum, M.D.
07-14-C	Hil Rizvi, M.D.
06-186-M	Narciso A. Rodriguez-Cayro, M.D.
06-199-C	George Mier Roig, M.D.

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF MAY, 2007 – continued

07-32-S	Timothy Gerhart Saxe, M.D.
06-203-M	John Henry Schmidt, III, M.D.
06-168-S	Walter Neal Taubenslag, M.D.
07-12-T	John Bowman White, III, D.P.M.
07-26-M	Roy James Yates, M.D.

TOTAL 30

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAULA CLARK ADKINS, M.D.

COMPLAINT NO. 07-34-W

DECISION

FINDINGS OF FACT

1. Paula Clark Adkins, M.D., was issued a license to practice medicine in West Virginia, License No. 21581, and her address of record with the Board was in Pinehurst, North Carolina.
2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint, which complaint related to an alleged violation of a rule or order of the Board by Dr. Adkins.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, Dr. Adkins surrendered her license to the Board.
4. Since Dr. Adkins is no longer actively engaged in the practice of medicine and surgery in the State of West Virginia, and her medical license was voluntarily surrendered to the Board effective April 23, 2007, the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee no longer have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. Although there may be evidence showing a violation of the Medical Practice Act or rule of the Board, the Board is not empowered to discipline Dr. Adkins, because she no longer holds a valid license to practice medicine in the State of West Virginia.

3. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NAAMAN LEE BELL, M.D.

COMPLAINT NO. 07-09-B

DECISION

FINDINGS OF FACT

1. Naaman Lee Bell, M.D., holds a license to practice medicine in West Virginia, License No. 20059, and his address of record with the Board is in Lavalette, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from William Hank Bowling, which complaint related to the care and treatment rendered to the Complainant by Dr. Bell.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Bell filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bell, and in March 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bell in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Bell is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

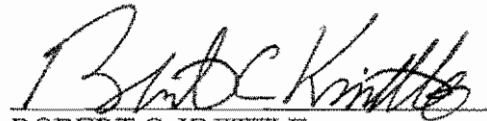
3. The evidence presented fails to show that the license of Dr. Bell to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Bell for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHARLES BUKOVINSKY, M.D.

COMPLAINT NO. 07-10-T

DECISION

FINDINGS OF FACT

1. Charles Bukovinsky, M.D., holds a license to practice medicine in West Virginia, License No. 15584, and his address of record with the Board is in Hurricane, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Emma Thomas, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Bukovinsky.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Bukovinsky.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bukovinsky and the Complainant filed no additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bukovinsky in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Bukovinsky is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Bukovinsky to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Bukovinsky for reasons set

forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID LEE CARAWAY, M.D.

COMPLAINT NO. 07-23-W

DECISION

FINDINGS OF FACT

1. David Lee Caraway, M.D., holds a license to practice medicine in West Virginia, License No. 18714, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Glenn F. Wroczynski, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Caraway.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, a response to the complaint was filed by Dr. Caraway.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Caraway and in April 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Caraway in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Caraway is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Caraway to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Caraway for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DUDLEY DESHON CRAWFORD, M.D.

COMPLAINT NO. 06-166-F

DECISION

FINDINGS OF FACT

1. Dudley Deshon Crawford, M.D., was issued a license to practice medicine in West Virginia, License No. 16630, and his address of record with the Board was in Hurricane, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lillian M. Fields, which complaint related to alleged unprofessional conduct with respect to the Complainant by Dr. Crawford.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Crawford filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Crawford, and the Complainant filed no additional response.

5. In April 2007, Dr. Crawford voluntarily surrendered his license to the Board.

6. Since Dr. Crawford is no longer actively engaged in the practice of medicine and surgery in the State of West Virginia, and his medical license was voluntarily surrendered to the Board effective April 3, 2007, the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee no longer have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. Although there may be evidence showing a violation of the Medical Practice Act or rule of the Board, the Board is not empowered to discipline Dr. Crawford, because he no longer holds a valid license to practice medicine in the State of West Virginia.

3. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DUDLEY DESHON CRAWFORD, M.D.

COMPLAINT NO. 07-20-P

DECISION

FINDINGS OF FACT

1. Dudley Deshon Crawford, M.D., was issued a license to practice medicine in West Virginia, License No. 16630, and his address of record with the Board was in Hurricane, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Bonnie F. Prince, which complaint related to alleged unprofessional conduct with respect to the Complainant by Dr. Crawford.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Crawford filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Crawford, and in March 2007, the Complainant filed an additional response.

5. In April 2007, Dr. Crawford voluntarily surrendered his license to the Board.

6. Since Dr. Crawford is no longer actively engaged in the practice of medicine and surgery in the State of West Virginia, and his medical license was voluntarily surrendered to the Board effective April 3, 2007, the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

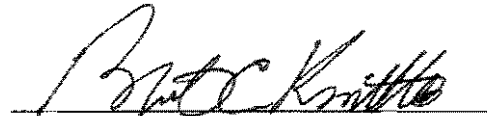
1. The West Virginia Board of Medicine and its Complaint Committee no longer have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. Although there may be evidence showing a violation of the Medical Practice Act or rule of the Board, the Board is not empowered to discipline Dr. Crawford, because he no longer holds a valid license to practice medicine in the State of West Virginia.

3. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DUDLEY DESHON CRAWFORD, M.D.

COMPLAINT NO. 07-22-M

DECISION

FINDINGS OF FACT

1. Dudley Deshon Crawford, M.D., was issued a license to practice medicine in West Virginia, License No. 16630, and his address of record with the Board was in Hurricane, West Virginia.
2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Mary L. McNealy, which complaint related to alleged unprofessional conduct with respect to the Complainant by Dr. Crawford.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Crawford filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Crawford, and the Complainant filed no additional response.
5. In April 2007, Dr. Crawford voluntarily surrendered his license to the Board.
6. Since Dr. Crawford is no longer actively engaged in the practice of medicine and surgery in the State of West Virginia, and his medical license was voluntarily surrendered to the Board effective April 3, 2007, the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

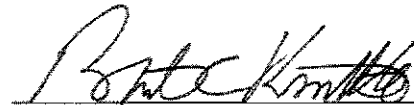
1. The West Virginia Board of Medicine and its Complaint Committee no longer have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. Although there may be evidence showing a violation of the Medical Practice Act or rule of the Board, the Board is not empowered to discipline Dr. Crawford, because he no longer holds a valid license to practice medicine in the State of West Virginia.

3. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DUDLEY DESHON CRAWFORD, M.D.

COMPLAINT NO. 07-33-K

DECISION

FINDINGS OF FACT

1. Dudley Deshon Crawford, M.D., was issued a license to practice medicine in West Virginia, License No. 16630, and his address of record with the Board was in Hurricane, West Virginia.
2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kimberly G. Keaton, which complaint related to alleged unprofessional conduct with respect to the Complainant by Dr. Crawford.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint but Dr. Crawford filed no response to the complaint.
4. In April 2007, Dr. Crawford voluntarily surrendered his license to the Board.
5. Since Dr. Crawford is no longer actively engaged in the practice of medicine and surgery in the State of West Virginia, and his medical license was voluntarily surrendered to the Board effective April 3, 2007, the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

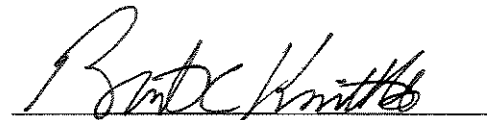
1. The West Virginia Board of Medicine and its Complaint Committee no longer have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. Although there may be evidence showing a violation of the Medical Practice Act or rule of the Board, the Board is not empowered to discipline Dr. Crawford, because he no longer holds a valid license to practice medicine in the State of West Virginia.

3. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EDWARD LEE EMCH, M.D.

COMPLAINT NO. 06-202-W

DECISION

FINDINGS OF FACT

1. Edward Lee Emch, M.D., holds a license to practice medicine in West Virginia, License No. 11682, and his address of record with the Board is in New Martinsville, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Stacey Cole Wise, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Emch.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Emch.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Emch and the Complainant filed no additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Emch in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Emch is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Emch to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Emch for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SCOTT JAMES FEATHERS, D.P.M.

COMPLAINT NO. 05-180-L

DECISION

FINDINGS OF FACT

1. Scott James Feathers, D.P.M., holds a license to practice podiatry in West Virginia, License No. 181, and his address of record with the Board is in Parkersburg, West Virginia.

2. In December 2005, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Janelle Lambert, which complaint related to alleged unprofessional conduct with respect to certain fees charged to the Complainant by Dr. Feathers.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2006, Dr. Feathers filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Feathers and in February 2006, the Complainant filed an additional response.

5. Additional medical records were subpoenaed and the matter complained of was reviewed by an independent podiatric consultant, who filed a report stating that Dr. Feathers had violated standards of medical care.

6. Dr. Feathers appeared for a full discussion of the matter before the Complaint Committee of the Board on September 10, 2006, where he presented evidence on his

behalf in response to the opinion of the podiatric consultant. Dr. Feathers was offered the opportunity to agree to a plan of remediation and in April 2007, Dr. Feathers offered documentation of compliance with respect to the plan of remediation.

7. At the May 14, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Feathers in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence to show that Dr. Feathers is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Feathers to practice podiatry in this state should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 11 CSR 1A 10.5].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Feathers for reasons set forth in W. Va. Code §30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SARAVUT S. FUNG, M.D.

COMPLAINT NO. 07-17-B

DECISION

FINDINGS OF FACT

1. Saravut S. Fung, M.D., holds a license to practice medicine in West Virginia, License No. 09963, and his address of record with the Board is in Clarksburg, West Virginia.
2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Pamela Bell, which complaint related to alleged unprofessional conduct with respect to the office procedures directed to staff by Dr. Fung.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, a response to the complaint was filed by Dr. Fung.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Fung and the Complainant filed no additional response.
5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Fung in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Fung is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

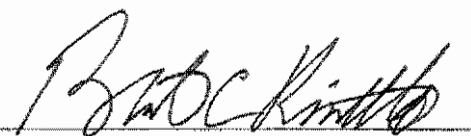
3. The evidence presented fails to show that the license of Dr. Fung to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Fung for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIZABETH KRISTI HENSLEY, M.D.

COMPLAINT NO. 06-164-M

DECISION

FINDINGS OF FACT

1. Elizabeth Kristi Hensley, M.D., holds a license to practice medicine in West Virginia, License No. 19688, and her address of record with the Board is in South Charleston, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from David N. Marshall, which complaint related to alleged unprofessional conduct with respect to fees charged regarding care and treatment rendered to the Complainant by Dr. Hensley.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Hensley.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hensley and in December 2006, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Hensley in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Hensley is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

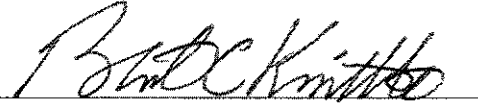
3. The evidence presented fails to show that the license of Dr. Hensley to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Hensley for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMMAD IMANI, D.P.M.

COMPLAINT NO. 07-03-R

DECISION

FINDINGS OF FACT

1. Mohammad Imani, D.P.M., holds a license to practice podiatry in West Virginia, License No. 00249, and his address of record with the Board is in Charleston, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michael A. Rhodes, which complaint related to alleged unprofessional conduct with respect to billing statements rendered to the Complainant by Dr. Imani.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Imani.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Imani and the Complainant filed no additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Imani in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Imani is unqualified to practice podiatry in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Imani to practice podiatry in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

podiatry or to restrict the license to practice podiatry of Dr. Imani for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AMER MUHEIDEEN MALAS, M.D.

COMPLAINT NO. 07-16-T

DECISION

FINDINGS OF FACT

1. Amer Muheideen Malas, M.D., holds a license to practice medicine in West Virginia, License No. 18266, and his address of record with the Board is in Charleston, West Virginia.
2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tanya A. Triplett, which complaint related to the care and treatment rendered to the Complainant's son by Dr. Malas.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, Dr. Malas filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Malas, and the Complainant filed no additional response.
5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Malas in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Malas is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Malas to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Malas for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SANJNA MALPANI, M.D.

COMPLAINT NO. 07-24-F

DECISION

FINDINGS OF FACT

1. Sanjna Malpani, M.D., holds a license to practice medicine in West Virginia, License No. 21085, and her address of record with the Board is in Spencer, West Virginia.

2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from William C. Fields, which complaint related to the care and treatment rendered to the Complainant by Dr. Malpani.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Malpani filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Malpani, and in March 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no

reason to proceed against the license to practice medicine and surgery of Dr. Malpani in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Malpani is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

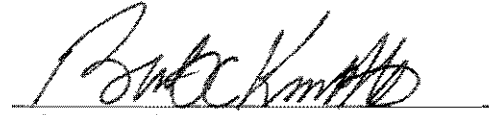
3. The evidence presented fails to show that the license of Dr. Malpani to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Malpani for reasons set

forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", is written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN PELHAM MCMURRY, M.D.

COMPLAINT NO. 07-21-H

DECISION

FINDINGS OF FACT

1. John Pelham McMurry, M.D., holds a license to practice medicine in West Virginia, License No. 20759, and his address of record with the Board is in Spencer, West Virginia.
2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Melinda Harper, which complaint related to the care and treatment rendered to the Complainant by Dr. McMurry.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. McMurry filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. McMurry, and the Complainant filed no additional response.
5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no

reason to proceed against the license to practice medicine and surgery of Dr. McMurry in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. McMurry is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

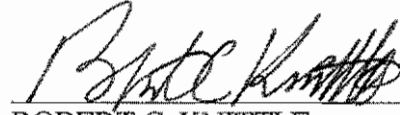
3. The evidence presented fails to show that the license of Dr. McMurry to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. McMurry for reasons set

forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SUSAN WOLF MILLER, M.D.

COMPLAINT NO. 07-28-H

DECISION

FINDINGS OF FACT

1. Susan Wolf Miller, M.D., holds a license to practice medicine in West Virginia, License No. 13068, and her address of record with the Board is in Bridgeport, West Virginia.

2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Donnie Holmes, which complaint related to the care and treatment rendered to the Complainant's wife by Dr. Miller.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Miller filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Miller, and in March 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Miller in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Miller is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

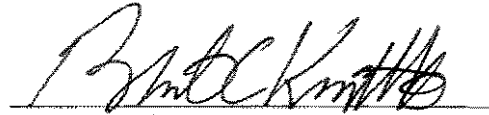
3. The evidence presented fails to show that the license of Dr. Miller to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Miller for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAUL GREGORY MODIE, JR., M.D.

COMPLAINT NO. 07-27-G

DECISION

FINDINGS OF FACT

1. Paul Gregory Modie, Jr., M.D., holds a license to practice medicine in West Virginia, License No. 09171, and his address of record with the Board is in Parkersburg, West Virginia.
2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Anna L. Gregg, which complaint related to the care and treatment rendered to the Complainant by Dr. Modie.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Modie filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Modie, and in April 2007, the Complainant filed an additional response.
5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Modie in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Modie is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Modie to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Modie for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT CARL OVINGTON, M.D.

COMPLAINT NO. 06-198-C

DECISION

FINDINGS OF FACT

1. Robert Carl Ovington, M.D., holds a license to practice medicine in West Virginia, License No. 08216, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Mark S. Chapman, which complaint related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant by Dr. Ovington.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Ovington.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ovington and the Complainant filed no additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Ovington in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Ovington is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

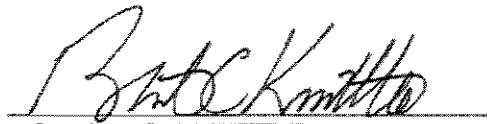
3. The evidence presented fails to show that the license of Dr. Ovington to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Ovington for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PORFIRIO R. PASCASIO, SR., M.D.

COMPLAINT NO. 06-201-E

DECISION

FINDINGS OF FACT

1. Porfirio R. Pascasio, Sr., M.D., holds a license to practice medicine in West Virginia, License No. 10041, and his address of record with the Board is in Weston, West Virginia.
2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Richard Shane Ellis, which complaint related to the care and treatment rendered to the Complainant by Dr. Pascasio.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Pascasio filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Pascasio, and the Complainant filed no additional response.
5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no

reason to proceed against the license to practice medicine and surgery of Dr. Pascasio in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Pascasio is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Pascasio to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Pascasio for reasons set

forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GINA MICHELLE PUZZUOLI, M.D.

COMPLAINT NO. 07-31-G

DECISION

FINDINGS OF FACT

1. Gina Michelle Puzzuoli, M.D., holds a license to practice medicine in West Virginia, License No. 10910, and her address of record with the Board is in Charleston, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joni L. Godby, which complaint related to alleged unprofessional conduct with respect to the handling of the initial appointment rendered to the Complainant by Dr. Puzzuoli.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, a response to the complaint was filed by Dr. Puzzuoli.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Puzzuoli and the Complainant filed no additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Puzzuoli in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Puzzuoli is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

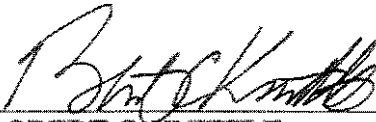
3. The evidence presented fails to show that the license of Dr. Puzzuoli to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Puzzuoli for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

REHAN QAYYUM, M.D.

COMPLAINT NO. 06-191-H

DECISION

FINDINGS OF FACT

1. Rehan Qayyum, M.D., holds a license to practice medicine in West Virginia, License No. 20786, and his address of record with the Board is in Baltimore, Maryland.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Arthur Hewitt, which complaint related to alleged unprofessional conduct with respect to the handling of the initial appointment and services rendered to the Complainant by Dr. Qayyum.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Qayyum.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Qayyum and in March 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Qayyum in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Qayyum is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

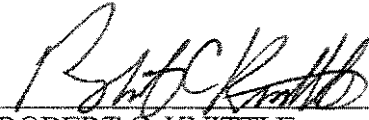
3. The evidence presented fails to show that the license of Dr. Qayyum to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Qayyum for reasons set

forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HIL RIZVI, M.D.

COMPLAINT NO. 07-14-C

DECISION

FINDINGS OF FACT

1. Hil Rizvi, M.D., holds a license to practice medicine in West Virginia, License No. 18943, and his address of record with the Board is in Frostburg, Maryland.
2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Cynthia C. Caracofe, which complaint related to the care and treatment rendered to the Complainant by Dr. Rizvi.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, Dr. Rizvi filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Rizvi, and in March 2007, the Complainant filed an additional response.
5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no

reason to proceed against the license to practice medicine and surgery of Dr. Rizvi in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Rizvi is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

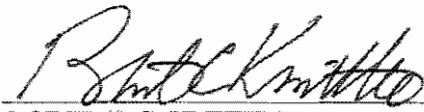
3. The evidence presented fails to show that the license of Dr. Rizvi to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Rizvi for reasons set forth

in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in cursive script, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NARCISO A. RODRIGUEZ-CAYRO, M.D.

COMPLAINT NO. 06-186-M

DECISION

FINDINGS OF FACT

1. Narciso A. Rodriguez-Cayro, M.D., holds a license to practice medicine in West Virginia, License No. 13803, and his address of record with the Board is in Beckley, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Helen Malay, which complaint related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant by Dr. Rodriguez-Cayro.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, a response to the complaint was filed by Dr. Rodriguez-Cayro.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rodriguez-Cayro and in January 2007, the Complainant filed an additional response.

5. Additional medical records were subpoenaed and Dr. Rodriguez-Cayro appeared for a full discussion of the matter before the Complaint Committee of the Board on May 13, 2007. The Complaint Committee then reviewed all of the information received with respect to

the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Rodriguez-Cayro in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Rodriguez-Cayro is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Rodriguez-Cayro to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Rodriguez-Cayro for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", is written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GEORGE MIER ROIG, M.D.

COMPLAINT NO. 06-199-C

DECISION

FINDINGS OF FACT

1. George Mier Roig, M.D., holds a license to practice medicine in West Virginia, License No. 09848, and his address of record with the Board is in Moon Township, Pennsylvania.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Robert and Sheena Connors, which complaint related to alleged unprofessional conduct with respect to billing practices for services rendered to the Complainant by Dr. Roig.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Roig.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Roig and the Complainant filed no additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Roig in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Roig is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Roig to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Roig for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

TIMOTHY GERHART SAXE, M.D.

COMPLAINT NO. 07-32-S

DECISION

FINDINGS OF FACT

1. Timothy Gerhart Saxe, M.D., holds a license to practice medicine in West Virginia, License No. 11447, and his address of record with the Board is in Barboursville, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from David R. Sheets, which complaint related to the care and treatment rendered to the Complainant by Dr. Saxe.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, Dr. Saxe filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Saxe, and in April 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Saxe in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Saxe is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Saxe to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Saxe for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN HENRY SCHMIDT, III, M.D.

COMPLAINT NO. 06-203-M

DECISION

FINDINGS OF FACT

1. John Henry Schmidt, III, M.D., holds a license to practice medicine in West Virginia, License No. 13180, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Amanda L. Meadows, which complaint related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant by Dr. Schmidt.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Schmidt.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Schmidt and in March 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Schmidt in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Schmidt is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Schmidt to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Schmidt for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WALTER NEAL TAUBENSLAG, M.D.

COMPLAINT NO. 06-168-S

DECISION

FINDINGS OF FACT

1. Walter Neal Taubenslag, M.D., holds a license to practice medicine in West Virginia, License No. 14389, and his address of record with the Board is in Wheeling, West Virginia.

2. In October 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Bradley Salisbury, which complaint related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant by Dr. Taubenslag.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, a response to the complaint was filed by Dr. Taubenslag.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Taubenslag and the Complainant filed no additional response.

5. Additional medical records were subpoenaed and Dr. Taubenslag appeared for a full discussion of the matter before the Complaint Committee of the Board on May 13, 2007. The Complaint Committee then reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in dishonorable, unethical

or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Taubenslag in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Taubenslag is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Taubenslag to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Taubenslag for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN BOWMAN WHITE, III, D.P.M.

COMPLAINT NO. 07-12-T

DECISION

FINDINGS OF FACT

1. John Bowman White, III, D.P.M., holds a license to practice podiatry in West Virginia, License No. 313, and his address of record with the Board is in Cross Lanes, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Wanda C. Thacker, which complaint related to alleged unprofessional conduct with respect to a request by Complainant for her medical records from Dr. White.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, Dr. White filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. White and in May 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any

member thereof, and determined that there was no reason to proceed against the license to practice podiatry of Dr. White in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. White is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. White to practice podiatry in this state should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 11 CSR 1A 10.5].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. White for reasons set forth in W. Va. Code §30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROY JAMES YATES, M.D.

COMPLAINT NO. 07-26-M

DECISION

FINDINGS OF FACT

1. Roy James Yates, M.D., holds a license to practice medicine in West Virginia, License No. 08437, and his address of record with the Board is in Beckley, West Virginia.

2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kevin McGovern, which complaint related to the care and treatment rendered to the Complainant by Dr. Yates in June 2004.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, a response to the complaint was filed by Dr. Yates.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Yates and in April 2007, the Complainant filed an additional response.

5. At the May 13, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that, because the complaint in this matter was filed more than two years after the Complainant knew, or in the exercise of reasonable diligence should have known, of the existence of grounds for the complaint, this complaint shall be dismissed. The Complaint Committee further

determined that, from the evidence presented, there were no grounds to proceed against Dr. Yates' license to practice medicine and surgery in the State of West Virginia. Thus, the Complaint Committee voted to close this case. All of this information was then reported to the Board at its regular meeting on May 14, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party in the instant Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. Pursuant to W. Va. Code §30-3-14(e), any complaint filed more than two years after the Complainant knew, or in the exercise of reasonable diligence should have known, of the existence of grounds for the complaint, shall be dismissed.

3. The Complaint Committee has determined that the initial complaint was filed more than two years after the Complainant knew, or in the exercise of reasonable diligence should have known, of the existence of grounds for the complaint, and finds that the complaint shall be dismissed.

4. The evidence presented further fails to demonstrate that Dr. Yates' license to practice medicine in this State should be restricted or limited in any way.


5. No probable cause exists to substantiate Dr. Yates' disqualification from the practice of medicine or to restrict his license to practice medicine and surgery for reasons set forth in

W. Va. Code §30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

6. This matter is therefore closed and dismissed by the Complaint Committee of the West Virginia Board of Medicine.

DATE ENTERED: May 14, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF JULY, 2007

07-11-L James Alan Akins, M.D.
06-200-M Walid H. Azzo, M.D.
07-40-D Ahmad Bali, M.D.
07-47-M Nilima Ravindranath Bhirud, M.D.
07-42-R Kiran Shashi Devaraj, M.D.
07-82-W Kiran Shashi Devaraj, M.D.
06-149-H Mohamad Bassam Haffar, M.D.
07-53-L Elias Hanna Isaac, M.D.
07-29-D Mohsin Riaz Khaliq, M.D.
07-39-H Andrew Ellsworth Landis, M.D.
07-38-R Gordon Allan Miller, D.P.M.
07-55-R John Doyle Morgan, M.D.
07-19-W Saad Mossallati, M.D.
07-56-M Ward Jackson Paine, M.D.
06-174-V Govindbhai Mafatlal Patel, M.D.
07-48-B Mohammad Rezaian, M.D.
06-183-R Frank Rivas, M.D.
07-45-H David Alan Watson, M.D.

TOTAL 18

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAMES ALAN AKINS, M.D.

COMPLAINT NO. 07-11-L

DECISION

FINDINGS OF FACT

1. James Alan Akins, M.D., holds a license to practice medicine in West Virginia, License No. 19666, and his address of record with the Board is in Scott Depot, West Virginia.
2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Robert Leighton, which complaint related to the care and treatment rendered to the Complainant by Dr. Akins.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, Dr. Akins filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Akins, and in March 2007, the Complainant filed an additional response.
5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Akins in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Akins is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

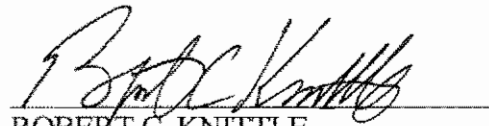
3. The evidence presented fails to show that the license of Dr. Akins to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Akins for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WALID H. AZZO, M.D.

COMPLAINT NO. 06-200-M

DECISION

FINDINGS OF FACT

1. Walid H. Azzo, M.D., holds a license to practice medicine in West Virginia, License No. 17728, and his address of record with the Board is in Bluefield, West Virginia.

2. In December 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Frederick Morgan, D.O., et al., which complaint related to alleged unprofessional conduct with respect to advertising by Dr. Azzo.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2007, a response to the complaint was filed by Dr. Azzo.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Azzo and in March 2007, the Complainant filed an additional response.

5. Additional documents were subpoenaed and, during the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in

dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, or that he engaged in false or deceptive advertising and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Azzo in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Azzo is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Azzo to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)]. It also fails to show that Dr. Azzo

engaged in false or deceptive advertising or advertising that is not in the public interest. [W. Va. Code §30-3-14(c)(3), 11 CSR 1A 12.1(hh) & (ii), and 11 CSR 1A 12.2(b)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Azzo for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AHMAD BALI, M.D.

COMPLAINT NO. 07-40-D

DECISION

FINDINGS OF FACT

1. Ahmad Bali, M.D., holds a license to practice medicine in West Virginia, License No. 21044, and his address of record with the Board is in South Charleston, West Virginia.
2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Hobert Depta, which complaint related to the care and treatment rendered to the Complainant's wife by Dr. Bali.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Bali.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Bali and in June 2007, the Complainant filed an additional response.
5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bali in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Bali is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

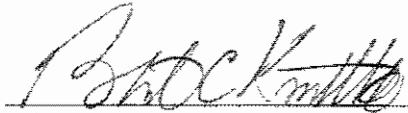
3. The evidence presented fails to show that the license of Dr. Bali to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Bali for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in cursive script, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NILIMA RAVINDRANATH BHIRUD, M.D.

COMPLAINT NO. 07-47-M

DECISION

FINDINGS OF FACT

1. Nilima Ravindranath Bhirud, M.D., holds a license to practice medicine in West Virginia, License No. 13751, and her address of record with the Board is in Marmet, West Virginia.
2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Edgar Forrest Meadows, Jr., which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Bhirud.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, a response to the complaint was filed by Dr. Bhirud.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Bhirud and the Complainant filed no additional response.
5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and

determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bhirud in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Bhirud is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Bhirud to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Bhirud for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIRAN SHASHI DEVARAJ, M.D.

COMPLAINT NO. 07-42-R

DECISION

FINDINGS OF FACT

1. Kiran Shashi Devaraj, M.D., holds a license to practice medicine in West Virginia, License No. 20600, and his address of record with the Board is in Hurricane, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from H. John Rogers, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's son by Dr. Devaraj.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Devaraj.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Devaraj and in May 2007, the Complainant filed an additional response.

5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Devaraj in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Devaraj is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

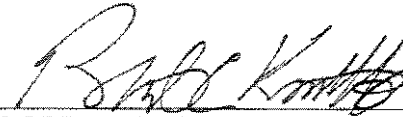
3. The evidence presented fails to show that the license of Dr. Devaraj to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Devaraj for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIRAN SHASHI DEVARAJ, M.D.

COMPLAINT NO. 07-82-W

DECISION

FINDINGS OF FACT

1. Kiran Shashi Devaraj, M.D., holds a license to practice medicine in West Virginia, License No. 20600, and his address of record with the Board is in Hurricane, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Devaraj, which complaint was based upon allegations by the West Virginia State Police relating to unprofessional conduct with respect to care and treatment rendered to a patient by Dr. Devaraj.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, a response to the complaint was filed by Dr. Devaraj.

4. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, or of a failure to practice medicine with that level of care, skill and treatment and determined that there was

no reason to proceed against the license to practice medicine and surgery of Dr. Devaraj in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Devaraj is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Devaraj to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)]. There is also no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable

under similar conditions and circumstances [11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Devaraj for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMAD BASSAM HAFFAR, M.D.

COMPLAINT NO. 06-149-H

DECISION

FINDINGS OF FACT

1. Mohamad Bassam Haffar, M.D., holds a license to practice medicine in West Virginia, License No. 16153, and his address of record with the Board is in Charleston, West Virginia.
2. In September 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Patricia Haynes, which complaint related to the care and treatment rendered to the Complainant's mother by Dr. Haffar.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2006, a response to the complaint was filed by Dr. Haffar.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Haffar and in December 2006, the Complainant filed an additional response.
5. In January 2007, additional medical records were subpoenaed and reviewed by an independent medical consultant, who filed a written report with the Complaint Committee of the Board stating that the procedures in this instance were ill-advised.

6. Dr. Haffar appeared for a full discussion of the matter before the Complaint Committee of the Board on July 8, 2007, where he presented evidence on his behalf, which rebutted the opinion of the medical consultant.

7. At the July 8, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Haffar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Haffar is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision

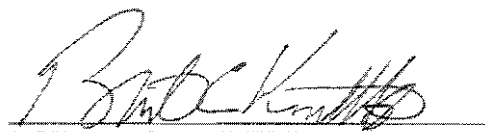
of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Haffar to practice medicine in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Haffar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIAS HANNA ISAAC, M.D.

COMPLAINT NO. 07-53-L

DECISION

FINDINGS OF FACT

1. Elias Hanna Isaac, M.D., holds a license to practice medicine in West Virginia, License No. 10539, and his address of record with the Board is in Beckley, West Virginia.
2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Edith M. Lane, which complaint related to the care and treatment rendered to the Complainant by Dr. Isaac.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, Dr. Isaac filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Isaac, and the Complainant filed no additional response.
5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no

reason to proceed against the license to practice medicine and surgery of Dr. Isaac in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Isaac is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

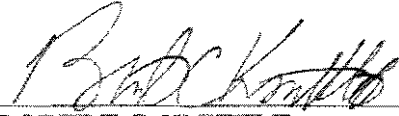
3. The evidence presented fails to show that the license of Dr. Isaac to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Isaac for reasons set forth

in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHSIN RIAZ KHALIQUE, M.D.

COMPLAINT NO. 07-29-D

DECISION

FINDINGS OF FACT

1. Mohsin Riaz Khalique, M.D., holds a license to practice medicine in West Virginia, License No. 22590, and his address of record with the Board is in Wheeling, West Virginia.

2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Anthony Todd Deakins, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's son by Dr. Khalique.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed on behalf of Dr. Khalique.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Khalique and the Complainant filed no additional response.

5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, or that he failed to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Khalique in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Khalique is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

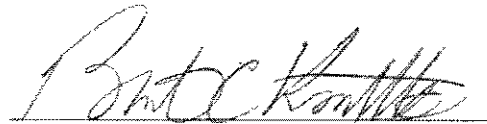
3. The evidence presented fails to show that the license of Dr. Khalique to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive,

defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)]. There is also no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Khalique for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANDREW ELLSWORTH LANDIS, M.D.

COMPLAINT NO. 07-39-H

DECISION

FINDINGS OF FACT

1. Andrew Ellsworth Landis, M.D., holds a license to practice medicine in West Virginia, License No. 11229, and his address of record with the Board is in Beckley, West Virginia.
2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Terry Allan Horrocks, which complaint related to the care and treatment rendered to the Complainant by Dr. Landis.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, Dr. Landis filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Landis, and in May 2007, the Complainant filed an additional response.
5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no

reason to proceed against the license to practice medicine and surgery of Dr. Landis in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Landis is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

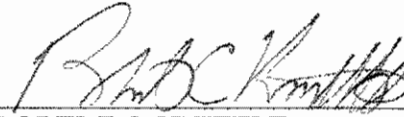
3. The evidence presented fails to show that the license of Dr. Landis to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Landis for reasons set forth

in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GORDON ALLAN MILLER, D.P.M.

COMPLAINT NO. 07-38-R

DECISION

FINDINGS OF FACT

1. Gordon Allan Miller, D.P.M., holds a license to practice podiatry in West Virginia, License No. 244, and his address of record with the Board is in Morgantown, West Virginia.

2. In March 2007, the West Virginia Board of Medicine received a complaint from Timothy J. Reiner, which complaint related to the care and treatment rendered to the Complainant by Dr. Miller.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, Dr. Miller filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Miller and the Complainant filed no additional response.

5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice podiatry with that level of care, skill and treatment which is recognized by a reasonable, prudent, similar podiatrist as being

acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Miller in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act contained in (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Miller is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Miller to practice podiatry in this state should be restricted or limited because there is no evidence of a failure to practice podiatry with that level of care, skill and treatment which is recognized by a reasonable, prudent, similar podiatrist as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x) and 11 CSR 1A 10.5].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Miller for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN DOYLE MORGAN, M.D.

COMPLAINT NO. 07-55-R

DECISION

FINDINGS OF FACT

1. John Doyle Morgan, M.D., holds a license to practice medicine in West Virginia, License No. 16307, and his address of record with the Board is in Shepherdstown, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from George H. Rinker, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Morgan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Morgan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Morgan and in June 2007, the Complainant filed an additional response.

5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and

determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Morgan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

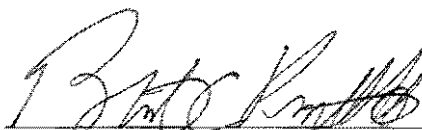
2. There is no evidence with respect to the complaint to show that Dr. Morgan is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Morgan to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Morgan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", is written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SAAD MOSSALLATI, M.D.

COMPLAINT NO. 07-19-W

DECISION

FINDINGS OF FACT

1. Saad Mossallati, M.D., holds a license to practice medicine in West Virginia, License No. 13308, and his address of record with the Board is in Clarksburg, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Grady M. Bowyer, R.T., Executive Director, West Virginia Radiologic Technology Board of Examiners, which complaint related to alleged delegation of responsibilities to one not qualified by training, experience or licensure by Dr. Mossallati.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2007, a response to the complaint was filed by Dr. Mossallati.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mossallati and in March 2007, the Complainant filed an additional response.

5. Additional information was requested, and on July 8, 2007, Dr. Mossallati appeared for a full discussion of the matter before the Complaint Committee of the Board.

6. At the July 8, 2007, meeting of the Complaint Committee of the Board, the

Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of delegating professional responsibilities to a person not qualified by training, experience or licensure to perform them, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Mossallati in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Mossallati is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Mossallati to practice medicine in this State should be restricted or limited because there is insufficient evidence of delegating professional responsibilities to a person not qualified by training, experience or licensure to perform them [W. Va. Code §30-3-14(c) (16) and 11 CSR 1A 12.1(aa)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Mossallati for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WARD JACKSON PAINE, M.D.

COMPLAINT NO. 07-56-M

DECISION

FINDINGS OF FACT

1. Ward Jackson Paine, M.D., holds a license to practice medicine in West Virginia, License No. 20635, and his address of record with the Board is in Morgantown, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John MacDougall, which complaint related to the care and treatment rendered to the Complainant by Dr. Paine.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, Dr. Paine filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Paine, and in June 2007, the Complainant filed an additional response.

5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty

as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Paine in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Paine is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

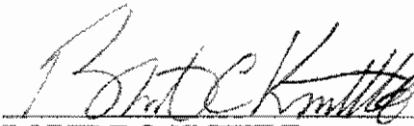
3. The evidence presented fails to show that the license of Dr. Paine to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Paine for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GOVINDBHAI MAFATLAL PATEL, M.D.

COMPLAINT NO. 06-174-V

DECISION

FINDINGS OF FACT

1. Govindbhai Mafatlal Patel, M.D., holds a license to practice medicine in West Virginia, License No. 13417, and his address of record with the Board is in Fairmont, West Virginia.

2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Pamela Vingle, which complaint related to the care and treatment rendered to the Complainant's aunt by Dr. Patel.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, Dr. Patel filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Patel, and in January 2007, the Complainant filed an additional response.

5. Additional medical records were subpoenaed and Dr. Patel appeared for a full discussion of the matter before the Complaint Committee of the Board on July 8, 2007. The Complaint Committee then reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of a failure to practice medicine with that level

of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Patel in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

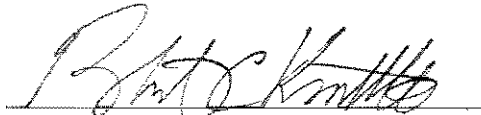
2. There is insufficient evidence to show that Dr. Patel is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Patel to practice medicine in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Patel for reasons set forth in W. Va. Code §30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MOHAMMAD REZAIAN, M.D.

COMPLAINT NO. 07-48-B

DECISION

FINDINGS OF FACT

1. Mohammad Rezaian, M.D., holds a license to practice medicine in West Virginia, License No. 16112, and his address of record with the Board is in Martinsburg, West Virginia.
2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Mary Beatty, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Rezaian.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Rezaian.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Rezaian and the Complainant filed no additional response.
5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and

determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Rezaian in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

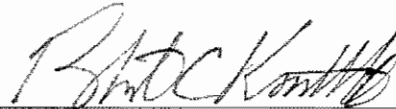
2. There is no evidence with respect to the complaint to show that Dr. Rezaian is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Rezaian to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Rezaian for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

FRANK RIVAS, M.D.

COMPLAINT NO. 06-183-R

DECISION

FINDINGS OF FACT

1. Frank Rivas, M.D., holds a license to practice medicine in West Virginia, License No. 12133, and his address of record with the Board is in Huntington, West Virginia.
2. In November 2006, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tully S. Roisman, M.D., which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to a patient of the Complainant by Dr. Rivas.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2006, a response to the complaint was filed by Dr. Rivas.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Rivas and in January 2007, the Complainant filed an additional response.
5. Additional medical records were subpoenaed and during the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient

evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Rivas in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act (“Medical Practice Act”), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

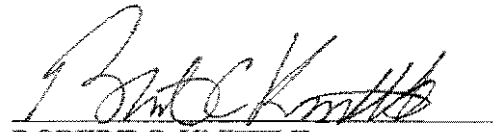
2. There is insufficient evidence with respect to the complaint to show that Dr. Rivas is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Rivas to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Rivas for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", is written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID ALAN WATSON, M.D.

COMPLAINT NO. 07-45-H

DECISION

FINDINGS OF FACT

1. David Alan Watson, M.D., holds a license to practice medicine in West Virginia, License No. 19972, and his address of record with the Board is in Fairmont, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Katrina Hall, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Watson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, a response to the complaint was filed by Dr. Watson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Watson and the Complainant filed no additional response.

5. At the July 7, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Watson in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on July 9, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Watson is unqualified to practice medicine in this State for reasons set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

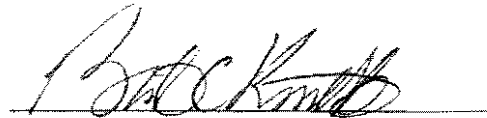
3. The evidence presented fails to show that the license of Dr. Watson to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of

medicine or to restrict the license to practice medicine and surgery of Dr. Watson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 9, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", is written over a horizontal line.

ROBERT C. KNITTLE

Executive Director

West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

Closed Cases - No Probable Cause Found/

No Disciplinary Sanction

MONTH OF SEPTEMBER, 2007

07-88-H	John Joseph Battaglino, Jr., M.D.
07-96-K	Amrik Singh Chattha, M.D.
07-58-H	William Steven Corey, M.D.
07-41-R	Nestor Felipe Dans, M.D.
07-67-L	Paul Duane Davis, M.D.
07-74-W	Louis John Del Giorno, M.D.
07-62-W	David Ralph Ferrell, M.D.
07-46-W	Seyed Abdolreza Ghodsi, M.D.
07-85-S	Gilbert Goliath, M.D.
07-54-W	Ibrahim Hanna, M.D.
07-02-F	Katherine Anne Hoover, M.D.
07-91-S	Nabil Milad Jabbour, M.D.
07-86-M	Salvatore Lanasa, M.D.
07-92-M	John Allen McKnight, M.D.
07-97-E	Kirt Thomas Miller, D.P.M.
07-59-O	Manuel Evencio Molina, M.D.
07-87-R	Albert James Paine, Jr., M.D.
07-18-H	Joseph Michael Petersen, M.D.
07-63-R	Chris Clinton Tan Que, M.D.
07-66-H	David Summers Ratliff, M.D.
07-89-B	Salah Philip Razzook, M.D.
07-95-H	Jaiyoung Ryu, M.D.
07-57-B	Michael Robert Torkelson, M.D.
07-90-C	Elaine Rae Young, M.D.

TOTAL 24

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN JOSEPH BATTAGLINO, JR., M.D.

COMPLAINT NO. 07-88-H

DECISION

FINDINGS OF FACT

1. John Joseph Battaglino, Jr., M.D., holds a license to practice medicine in West Virginia, License No. 8528, and his address of record with the Board is in Wheeling, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Melissa Harlan, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Battaglino.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, a response to the complaint was filed by Dr. Battaglino.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Battaglino and in August 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Battaglino in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Battaglino is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Battaglino to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Battaglino for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AMRIK SINGH CHATTHA, M.D.

COMPLAINT NO. 07-96-K

DECISION

FINDINGS OF FACT

1. Amrik Singh Chattha, M.D., holds a license to practice medicine in West Virginia, License No. 10069, and his address of record with the Board is in Weirton, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John F. Klepack, which complaint related to alleged excessive fees and/or billing regarding the care and treatment rendered to the Complainant by Dr. Chattha.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, Dr. Chattha filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chattha and in August 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received respecting the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and no evidence of charging or collecting an excessive, unconscionable fee and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Chattha in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Chattha is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Chattha to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof and no evidence of charging or collecting an excessive, unconscionable fee so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c)(17) and

11 CSR 1A 12.1(e), and as further described in 11 CSR 1A 12.2(i)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Chattha for reasons set forth in W. Va. Code §30-3-14(c) or in the rules lawfully promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WILLIAM STEVEN COREY, M.D.

COMPLAINT NO. 07-58-H

DECISION

FINDINGS OF FACT

1. William Steven Corey, M.D., holds a license to practice medicine in West Virginia, License No. 22377, and his address of record with the Board is in Morgantown, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tamara L. Heflin, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Corey.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, a response to the complaint was filed by Dr. Corey.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Corey and in August 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Corey in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Corey is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

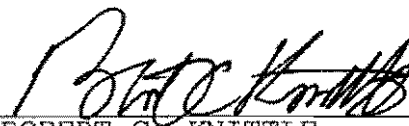
3. The evidence presented fails to show that the license of Dr. Corey to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Corey for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NESTOR FELIPE DANS, M.D.

COMPLAINT NO. 07-41-R

DECISION

FINDINGS OF FACT

1. Nestor Felipe Dans, M.D., holds a license to practice medicine in West Virginia, License No. 20189, and his address of record with the Board is in Charleston, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Salim Ratnani, M.D., which complaint related to alleged unprofessional conduct with respect to creating a hostile work environment towards the Complainant by Dr. Dans.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, a response to the complaint was filed by Dr. Dans.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dans and in May 2007, the Complainant filed an additional response.

5. Dr. Dans appeared for a full discussion of the matter before the Complaint Committee of the Board on September 9, 2007.

6. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in

dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Dans in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Dans is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Dans to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a

character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Dans for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PAUL DUANE DAVIS, M.D.

COMPLAINT NO. 07-67-L

DECISION

FINDINGS OF FACT

1. Paul Duane Davis, M.D., holds a license to practice medicine in West Virginia, License No. 15251, and his address of record with the Board is in Salem, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from A'lyssa Carmel Lopez, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Davis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, a response to the complaint was filed by Dr. Davis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Davis and the Complainant filed no additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Davis in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Davis is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Davis to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Davis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LOUIS JOHN DEL GIORNO, M.D.

COMPLAINT NO. 07-74-W

DECISION

FINDINGS OF FACT

1. Louis John Del Giorno, M.D., holds a license to practice medicine in West Virginia, License No. 16605, and his address of record with the Board is in Hagerstown, Maryland.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Del Giorno, which complaint related to alleged unprofessional conduct with respect to the improper disposal of medical records by Dr. Del Giorno.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, a response to the complaint was filed by Dr. Del Giorno.

4. Medical records were obtained by the Board Investigator and returned to Dr. Del Giorno when he appeared for a full discussion of the matter before the Complaint Committee of the Board on September 9, 2007. Dr. Del Giorno represented to the Committee that in the future he will handle all medical records in accordance with Section 7.05 of the American Medical Association Code of Medical Ethics and other applicable laws and regulations.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and

determined that there was insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Del Giorno in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Del Giorno is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a clear violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Del Giorno to practice medicine in this State should be restricted or limited because there is insufficient

evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Del Giorno for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID RALPE FERRELL, M.D.

COMPLAINT NO. 07-62-W

DECISION

FINDINGS OF FACT

1. David Ralph Ferrell, M.D., holds a license to practice medicine in West Virginia, License No. 19776, and his address of record with the Board is in Vienna, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Melissa Weppler, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Ferrell.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June and July 2007, responses to the complaint were filed by Dr. Ferrell.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ferrell and in July and August 2007, the Complainant filed additional responses.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Ferrell in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Ferrell is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.


3. The evidence presented fails to show that the license of Dr. Ferrell to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ferrell for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SEYED ABDOLREZA GHODSI, M.D.

COMPLAINT NO. 07-46-W

DECISION

FINDINGS OF FACT

1. Seyed Abdolreza Ghodsi, M.D., holds a license to practice medicine in West Virginia, License No. 20199, and his address of record with the Board is in Parkersburg, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Shelby J. Wilson, which complaint related to the care and treatment rendered to the Complainant by Dr. Ghodsi.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, Dr. Ghodsi filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ghodsi, and in June 2007, the Complainant filed an additional response.

5. Additional documents were subpoenaed and at the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Ghodsi in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Ghodsi is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Ghodsi to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions

and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ghodsi for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

GILBERT GOLIATH, M.D.

COMPLAINT NO. 07-85-S

DECISION

FINDINGS OF FACT

1. Gilbert Goliath, M.D., holds a license to practice medicine in West Virginia, License No. 15811, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jessica Slay, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's daughter by Dr. Goliath.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, a response to the complaint was filed by Dr. Goliath.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Goliath and the Complainant filed no additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Goliath in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Goliath is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

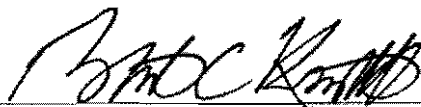
3. The evidence presented fails to show that the license of Dr. Goliath to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Goliath for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

IBRAHIM HANNA, M.D.

COMPLAINT NO. 07-54-W

DECISION

FINDINGS OF FACT

1. Ibrahim Hanna, M.D., holds a license to practice medicine in West Virginia, License No. 21422, and his address of record with the Board is in Ripley, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Barbara Watson, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Hanna.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Hanna.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hanna and in June 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Hanna in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Hanna is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

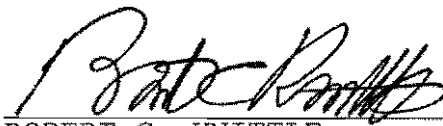
3. The evidence presented fails to show that the license of Dr. Hanna to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Hanna for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KATHERINE ANNE HOOVER, M.D.

COMPLAINT NO. 07-02-F

DECISION

FINDINGS OF FACT

1. Katherine Anne Hoover, M.D., holds a license to practice medicine in West Virginia, License No. 11571, and her address of record with the Board is in Lost Creek, West Virginia.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Nelda Vella Finley, which complaint related to alleged unprofessional conduct with respect to care and treatment regarding prescribing controlled substances excessively to the Complainant's daughter by Dr. Hoover.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, a response to the complaint was filed by Dr. Hoover.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hoover and the Complainant filed no additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Hoover in the State of West Virginia with respect to this complaint, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to this complaint to show that Dr. Hoover is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board in this instance.

3. The evidence presented with respect to this complaint fails to show that the license of Dr. Hoover to practice medicine in this State should be restricted or limited because there is no evidence in this instance of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as

to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists with respect to this complaint to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Hoover for reasons set forth in W. Va. Code. § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

NABIL MILAD JABBOUR, M.D.

COMPLAINT NO. 07-91-S

DECISION

FINDINGS OF FACT

1. Nabil Milad Jabbour, M.D., holds a license to practice medicine in West Virginia, License No. 14244, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Marie K. Streets, which complaint related to alleged excessive fees and/or billing regarding the care and treatment rendered to the Complainant by Dr. Jabbour.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, Dr. Jabbour filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jabbour and the Complainant filed no additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received respecting the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and no evidence of charging or collecting an excessive, unconscionable fee and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Jabbour in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Jabbour is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Jabbour to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof and no evidence of charging or collecting an excessive, unconscionable fee so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c)(17) and

11 CSR 1A 12.1(e), and as further described in 11 CSR 1A 12.2(i)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Jabbour for reasons set forth in W. Va. Code §30-3-14(c) or in the rules lawfully promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SALVATORE LANASA, M.D.

COMPLAINT NO. 07-86-M

DECISION

FINDINGS OF FACT

1. Salvatore LaNasa, M.D., holds a license to practice medicine in West Virginia, License No. 20627, and his address of record with the Board is in Weston, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Shawn Maurice McCauley, which complaint related to alleged excessive fees and/or billing regarding care and treatment rendered to the Complainant by Dr. LaNasa.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, Dr. LaNasa filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. LaNasa and in July 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received respecting the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and no evidence of charging or collecting an excessive, unconscionable fee and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. LaNasa in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. LaNasa is unqualified to practice medicine in this State for any reason set forth in W. Va. Code §30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. LaNasa to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof and no evidence of charging or collecting an excessive, unconscionable fee so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code §30-3-14(c)(17) and 11 CSR 1A

12.1(e), and as further described in 11 CSR 1A 12.2(i)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. LaNasa for reasons set forth in W. Va. Code §30-3-14(c) or in the rules lawfully promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOHN ALLEN MCKNIGHT, M.D.

COMPLAINT NO. 07-92-M

DECISION

FINDINGS OF FACT

1. John Allen McKnight, M.D., holds a license to practice medicine in West Virginia, License No. 18556, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John T. MacDougall, which complaint related to the care and treatment rendered to the Complainant by Dr. McKnight.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, Dr. McKnight filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McKnight, and in July 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. McKnight in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. McKnight is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. McKnight to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. McKnight for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIRT THOMAS MILLER, D.P.M.

COMPLAINT NO. 07-97-E

DECISION

FINDINGS OF FACT

1. Kirt Thomas Miller, D.P.M., holds a license to practice podiatry in West Virginia, License No. 348, and his address of record with the Board is in Proctorville, Ohio.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Winfred D. Enochs, Sr., which complaint related to the alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Miller.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, Dr. Miller filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Miller and the Complainant filed no additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received respecting the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Miller in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Miller is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

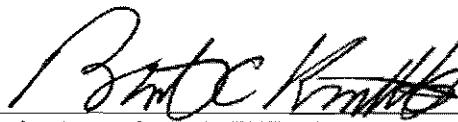
3. The evidence presented fails to show that the license of Dr. Miller to practice podiatry in this state should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a

character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 11 CSR 1A 10.5].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Miller for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules lawfully promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MANUEL EVENCIO MOLINA, M.D.

COMPLAINT NO. 07-59-0

DECISION

FINDINGS OF FACT

1. Manuel Evencio Molina, M.D., holds a license to practice medicine in West Virginia, License No. 17346, and his address of record with the Board is in Charleston, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Carolyn Osmond, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Molina.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Molina.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Molina and in July 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Molina in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Molina is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Molina to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Molina for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ALBERT JAMES PAINE, JR., M.D.

COMPLAINT NO. 07-87-R

DECISION

FINDINGS OF FACT

1. Albert James Paine, Jr., M.D., holds a license to practice medicine in West Virginia, License No. 13309, and his address of record with the Board is in Beckley, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Anita Robinson, which complaint related to the care and treatment rendered to the Complainant by Dr. Paine.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, Dr. Paine filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Paine, and in August 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Paine in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Paine is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Paine to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Paine for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH MICHAEL PETERSEN, M.D.

COMPLAINT NO. 07-18-H

DECISION

FINDINGS OF FACT

1. Joseph Michael Petersen, M.D., holds a license to practice medicine in West Virginia, License No. 13832, and his address of record with the Board is in Saint Clairsville, Ohio.

2. In January 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Officer Douglas J. Howell, which complaint related to alleged unprofessional conduct with respect to comments made to the Complainant during a traffic stop involving Dr. Petersen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2007, a response to the complaint was filed by Dr. Petersen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Petersen and the Complainant filed no additional response.

5. Dr. Petersen appeared for a full discussion of the matter before the Complaint Committee of the Board on September 9, 2007.

6. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was insufficient evidence of engaging in

dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Petersen in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is insufficient evidence with respect to the complaint to show that Dr. Petersen is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Petersen to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a

character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Petersen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

CHRIS CLINTON TAN QUE, M.D.

COMPLAINT NO. 07-63-R

DECISION

FINDINGS OF FACT

1. Chris Clinton Tan Que, M.D., holds a license to practice medicine in West Virginia, License No. 20638, and his address of record with the Board is in Martinsburg, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brenda Rose, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Que.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Que.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Que and in June 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Que in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Que is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Que to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Que for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID SUMMERS RATLIFF, M.D.

COMPLAINT NO. 07-66-H

DECISION

FINDINGS OF FACT

1. David Summers Ratliff, M.D., holds a license to practice medicine in West Virginia, License No. 15134, and his address of record with the Board is in Hurricane, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lorna Beth Hoover, which complaint related to the care and treatment rendered to the Complainant by Dr. Ratliff.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, Dr. Ratliff filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ratliff, and in July 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Ratliff in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

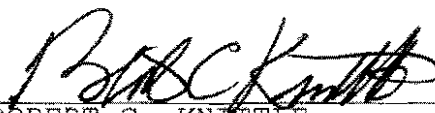
2. There is no evidence to show that Dr. Ratliff is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Ratliff to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ratliff for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SALAH PHILIP RAZZOOK, M.D.

COMPLAINT NO. 07-89-B

DECISION

FINDINGS OF FACT

1. Salah Philip Razzook, M.D., holds a license to practice medicine in West Virginia, License No. 13418, and his address of record with the Board is in Romney, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lori Rochelle Baker, which complaint related to the care and treatment rendered to the Complainant by Dr. Razzook.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, Dr. Razzook filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Razzook, and the Complainant filed no additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Razzook in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Razzook is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Razzook to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Razzook for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAIYOUNG RYU, M.D.

COMPLAINT NO. 07-95-H

DECISION

FINDINGS OF FACT

1. Jaiyoung Ryu, M.D., holds a license to practice medicine in West Virginia, License No. 16912, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Evelyn Howell, which complaint related to the care and treatment rendered to the Complainant by Dr. Ryu.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, Dr. Ryu filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ryu, and in August 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Ryu in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Ryu is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Ryu to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ryu for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL ROBERT TORKELOSON, M.D.

COMPLAINT NO. 07-57-B

DECISION

FINDINGS OF FACT

1. Michael Robert Torkelson, M.D., holds a license to practice medicine in West Virginia, License No. 21667, and his address of record with the Board is in Winchester, Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tracy Bennett, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Torkelson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, a response to the complaint was filed by Dr. Torkelson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Torkelson and in July 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Torkelson in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Torkelson is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Torkelson to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Torkelson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELAINE RAE YOUNG, M.D.

COMPLAINT NO. 07-90-C

DECISION

FINDINGS OF FACT

1. Elaine Rae Young, M.D., holds a license to practice medicine in West Virginia, License No. 16077, and her address of record with the Board is in Huntington, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from R. Scott Cornell, M.D., which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's daughter by Dr. Young.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, a response to the complaint was filed by Dr. Young.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Young and in June 2007, the Complainant filed an additional response.

5. At the September 9, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Young in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 10, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Young is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Young to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Young for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 10, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

WEST VIRGINIA BOARD OF MEDICINE

Complaints/Investigations - 2007

**Closed Cases - No Probable Cause Found/
No Disciplinary Sanction**

MONTH OF NOVEMBER, 2007

07-120-E Marsha Slaughter Anderson, M.D.
07-98-B David Russell Ayers, M.D.
07-105-T Mark W. Beck, P.A.-C.
07-52-H Bryan Marshall Dent, P.A.-C.
07-110-E Betty Amelia Goad, M.D.
07-93-B Jerry Mitchel Hahn, M.D.
07-130-F William James Hennessey, M.D.
07-100-M Jeffrey Scott Holmes, M.D.
07-111-B Elias Hanna Isaac, M.D.
07-112-G Hassan Asghar Jafary, M.D.
07-134-H Robert Brian Johnston, M.D.
07-94-B Muhammed Aslam Khan, M.D.
07-60-E Emad Adnan Kowatli, M.D.
07-43-H Lester Labus, M.D.
07-106-H Michael Warren Lassere, M.D.
07-123-B Barry Alan Levin, M.D.
07-30-J Kiran Arisoodan Majmundar, M.D.
07-44-B Patrick Marshalek, M.D.
07-115-C Steven Scott Melek, D.P.M.
07-132-D James David Miller, P.A.-C.
07-107-M Stephen Blaine Miller, M.D.
07-108-W Joseph Peter Norris, M.D.
07-127-M Sheikh Shehzad Parvis, M.D.
07-117-P Ajay Tribhovanbhai Patel, M.D.
07-51-H Daniel Edgar Speilman, M.D.
07-109-R Andrew Alan Talkington, M.D.

TOTAL 26

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARSHA SLAUGHTER ANDERSON, M.D.

COMPLAINT NO. 07-120-E

DECISION

FINDINGS OF FACT

1. Marsha Slaughter Anderson, M.D., holds a license to practice medicine in West Virginia, License No. 17637, and her address of record with the Board is in Huntington, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from T. Elkins, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Anderson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, a response to the complaint was filed by Dr. Anderson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Anderson and in October 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Anderson in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Anderson is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Anderson to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Anderson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DAVID RUSSELL AYERS, M.D.

COMPLAINT NO. 07-98-B

DECISION

FINDINGS OF FACT

1. David Russell Ayers, M.D., holds a license to practice medicine in West Virginia, License No. 14758, and his address of record with the Board is in Milton, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sandra Renea Balikos, which complaint related to the care and treatment rendered to the Complainant by Dr. Ayers.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, Dr. Ayers filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ayers, and in August 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Ayers in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

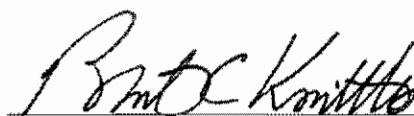
2. There is no evidence to show that Dr. Ayers is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Ayers to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Ayers for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MARK W. BECK, P.A.-C.

COMPLAINT NO. 07-105-T

DECISION

FINDINGS OF FACT

1. Mark W. Beck, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 849, and his address of record with the Board is in Hurricane, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ann Triplett, which complaint related to the care and treatment rendered to the Complainant's son by Mr. Beck.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Mr. Beck filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Beck and in September 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to

the complaint and determined that there was no evidence of any violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Mr. Beck, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Mr. Beck is unqualified to practice as a physician assistant in the State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B, and specifically there is no evidence of a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Mr. Beck to practice as a physician assistant in

the State should be restricted or limited because there is no evidence of misconduct in his practice as a physician assistant [11 CSR 1B 10.1.h.5.]

4. No probable cause exists to substantiate disqualification as a physician assistant or to restrict the license to practice as a physician assistant of Mr. Beck for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BRYAN MARSHALL DENT, P.A.-C.

COMPLAINT NO. 07-52-E

DECISION

FINDINGS OF FACT

1. Bryan Marshall Dent, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 627, and his address of record with the Board is in Hurricane, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John B. Hill, which complaint related to the care and treatment rendered to the Complainant by Mr. Dent.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, Mr. Dent filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Dent and in June 2007, the Complainant filed an additional response.

5. Additional medical records were subpoenaed and at the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed

all of the information received with respect to the complaint and determined that there was no evidence of any violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Mr. Dent, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Mr. Dent is unqualified to practice as a physician assistant in the State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B, and specifically there is no evidence of a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Mr. Dent to practice as a physician assistant in the State should be restricted or limited because there is no evidence of misconduct in his practice as a physician assistant [11 CSR 1B 10.1.h.5.]

4. No probable cause exists to substantiate disqualification as a physician assistant or to restrict the license to practice as a physician assistant of Mr. Dent for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BETTY AMELIA GOAD, M.D.

COMPLAINT NO. 07-110-E

DECISION

FINDINGS OF FACT

1. Betty Amelia Goad, M.D., holds a license to practice medicine in West Virginia, License No. 18971, and her address of record with the Board is in Charleston, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Andrea Michele Eplin, which complaint related to the care and treatment rendered to the Complainant by Dr. Goad.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Dr. Goad filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Goad, and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Goad in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Goad is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Goad to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Goad for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "Robert C. Knittle", written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JERRY MITCHEL HAHN, M.D.

COMPLAINT NO. 07-93-B

DECISION

FINDINGS OF FACT

1. Jerry Mitchel Hahn, M.D., holds a license to practice medicine in West Virginia, License No. 15226, and his address of record with the Board is in Romney, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lori Rochelle Baker, which complaint related to the care and treatment rendered to the Complainant by Dr. Hahn.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Dr. Hahn filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hahn, and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Hahn in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Hahn is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Hahn to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Hahn for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:

A handwritten signature in black ink, appearing to read "R. C. Knittle", is written over a horizontal line.

ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

WILLIAM JAMES HENNESSEY, M.D.

COMPLAINT NO. 07-130-F

DECISION

FINDINGS OF FACT

1. William James Hennessey, M.D., holds a license to practice medicine in West Virginia, License No. 18640, and his address of record with the Board is in Greensburg, Pennsylvania.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Dorothy C. Forman, which complaint related to the care and treatment rendered to the Complainant by Dr. Hennessey.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, Dr. Hennessey filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hennessey, and in October 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Hennessey in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Hennessey is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Hennessey to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Hennessey for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JEFFREY SCOTT HOLMES, M.D.

COMPLAINT NO. 07-100-M

DECISION

FINDINGS OF FACT

1. Jeffrey Scott Holmes, M.D., holds a license to practice medicine in West Virginia, License No. 18551, and his address of record with the Board is in Hurricane, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Benjamin Oscar McCoy, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Holmes.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, a response to the complaint was filed by Dr. Holmes.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Holmes and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Holmes in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Holmes is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Holmes to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and

(j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Holmes for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ELIAS HANNA ISAAC, M.D.

COMPLAINT NO. 07-111-B

DECISION

FINDINGS OF FACT

1. Elias Hanna Isaac, M.D., holds a license to practice medicine in West Virginia, License No. 10539, and his address of record with the Board is in Beckley, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Mona Broughman, which complaint related to the care and treatment rendered to the Complainant by Dr. Isaac.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Dr. Isaac filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Isaac, and in September 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Isaac in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Isaac is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Isaac to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Isaac for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HASSAN ASGHAR JAFARY, M.D.

COMPLAINT NO. 07-112-G

DECISION

FINDINGS OF FACT

1. Hassan Asghar Jafary, M.D., holds a license to practice medicine in West Virginia, License No. 18030, and his address of record with the Board is in Beckley, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michelle Griffin, which complaint related to alleged unprofessional conduct with respect to delegating professional responsibilities to a person or persons whom Dr. Jafary knew or had reason to know was not qualified.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, a response to the complaint was filed by Dr. Jafary.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jafary and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, in

connection with the delegation of professional responsibilities by Dr. Jafary, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Jafary in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Jafary is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

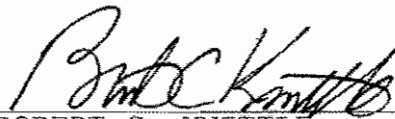
3. The evidence presented fails to show that the license of Dr. Jafary to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Jafary for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ROBERT BRIAN JOHNSTON, M.D.

COMPLAINT NO. 07-134-H

DECISION

FINDINGS OF FACT

1. Robert Brian Johnston, M.D., holds a license to practice medicine in West Virginia, License No. 21317, and his address of record with the Board is in Charleston, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Karen Beth Hoffman, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Johnston.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, a response to the complaint was filed by Dr. Johnston.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Johnston and in October 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Johnston in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Johnston is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Johnston to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Johnston for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MUHAMMED ASLAM KHAN, M.D.

COMPLAINT NO. 07-94-B

DECISION

FINDINGS OF FACT

1. Muhammed Aslam Khan, M.D., holds a license to practice medicine in West Virginia, License No. 20384, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Clara Ballard, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Khan.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2007, a response to the complaint was filed by Dr. Khan.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Khan and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Khan in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Khan is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

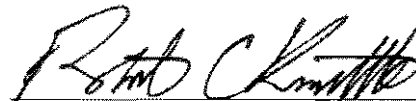
3. The evidence presented fails to show that the license of Dr. Khan to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and

(j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Khan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

EMAD ADNAN KOWATLI, M.D.

COMPLAINT NO. 07-60-E

DECISION

FINDINGS OF FACT

1. Emad Adnan Kowatli, M.D., holds a license to practice medicine in West Virginia, License No. 20169, and his address of record with the Board is in Dubai, UAE.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Peggy Elkins, which complaint related to the care and treatment rendered to the Complainant's deceased husband by Dr. Kowatli.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, Dr. Kowatli filed a response to the complaint.

4. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Kowatli in the State of West Virginia, and the Complaint Committee

voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Kowatli is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

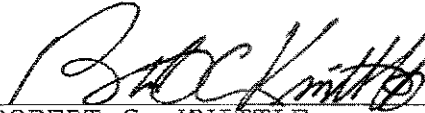
3. The evidence presented fails to show that the license of Dr. Kowatli to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the

license to practice medicine and surgery of Dr. Kowatli for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

LESTER LABUS, M.D.

COMPLAINT NO. 07-43-H

DECISION

FINDINGS OF FACT

1. Lester Labus, M.D., holds a license to practice medicine in West Virginia, License No. 13922, and his address of record with the Board is in Charleston, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Evelyn June Hill, which complaint related to the care and treatment rendered to the Complainant's deceased husband by Dr. Labus.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, Dr. Labus filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Labus, and the Complainant filed no additional response.

5. In July 2007, additional medical records were subpoenaed and reviewed by an independent medical consultant, who filed a written report with the Complaint Committee of the Board stating that the standard of care was met in this case.

6. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice

medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Labus in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Labus is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Labus to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment

which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Labus for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

MICHAEL WARREN LASSERE, M.D.

COMPLAINT NO. 07-106-H

DECISION

FINDINGS OF FACT

1. Michael Warren Lassere, M.D., holds a license to practice medicine in West Virginia, License No. 15349, and his address of record with the Board is in Summersville, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jamie Lea Halstead, which complaint related to the care and treatment rendered by Dr. Lassere to the Complainant and unborn child.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Dr. Lassere filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lassere, and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and

circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Lassere in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Lassere is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

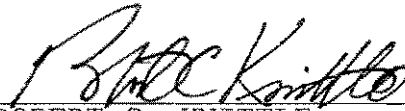
3. The evidence presented fails to show that the license of Dr. Lassere to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A

12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Lassere for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

BARRY ALAN LEVIN, M.D.

COMPLAINT NO. 07-123-B

DECISION

FINDINGS OF FACT

1. Barry Alan Levin, M.D., holds a license to practice medicine in West Virginia, License No. 18439, and his address of record with the Board is in Beckley, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Trina Ann Ball, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Levin.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, a response to the complaint was filed by Dr. Levin.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Levin and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to

deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Levin in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Levin is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Levin to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member

thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Levin for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

KIRAN ARISOODAN MAJMUNDAR, M.D.

COMPLAINT NO. 07-30-J

DECISION

FINDINGS OF FACT

1. Kiran Arisoodan Majmundar, M.D., holds a license to practice medicine in West Virginia, License No. 15768, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Darlene M. Jett, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Majmundar.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2007, a response to the complaint was filed by Dr. Majmundar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Majmundar and in April 2007, the Complainant filed an additional response.

5. An investigation was conducted by Board Investigator and at the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that

there was no reason to proceed against the license to practice medicine and surgery of Dr. Majmundar in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Majmundar is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Majmundar to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Majmundar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

PATRICK MARSHALEK, M.D.

COMPLAINT NO. 07-44-B

DECISION

FINDINGS OF FACT

1. Patrick Marshalek, M.D., does not hold a license to practice medicine and surgery in West Virginia, but he is lawfully practicing medicine in the State of West Virginia as he is engaged in graduate medical training at West Virginia University School of Medicine at Chestnut Ridge Hospital, Morgantown, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Bonnie Bamel, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Marshalek.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, a response to the complaint was filed by Dr. Marshalek.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Marshalek and in May 2007, the Complainant filed an additional response.

5. Additional documentation was submitted and at the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional

conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the ability to practice medicine and surgery of Dr. Marshalek in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Marshalek is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Marshalek to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any

member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Marshalek for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEVEN SCOTT MELEK, D.P.M.

COMPLAINT NO. 07-115-C

DECISION

FINDINGS OF FACT

1. Steven Scott Melek, D.P.M., holds a license to practice podiatry in West Virginia, License No. 269, and his address of record with the Board is in Chapmanville, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Shirley Cochran, which complaint related to the alleged unprofessional conduct with respect to care and treatment rendered to the Complainant and failure to provide medical records in a timely manner by Dr. Melek.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Dr. Melek filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Melek and in September 2007, the complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received respecting the complaint and determined

that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license to practice podiatry of Dr. Melek in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Melek is unqualified to practice podiatry in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Melek to practice podiatry in this state should

be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and 11 CSR 1A 10.5].

4. No probable cause exists to substantiate disqualification from the practice of podiatry or to restrict the license to practice podiatry of Dr. Melek for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules lawfully promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JAMES DAVID MILLER, P.A.-C.

COMPLAINT NO. 07-132-D

DECISION

FINDINGS OF FACT

1. James David Miller, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 1096, and his address of record with the Board is in Beckley, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Miguel Delgado, which complaint related to the alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Mr. Miller.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, a response to the complaint was filed on behalf of Mr. Miller.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Miller and in October 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee

reviewed all of the information received with respect to the complaint and determined that there was no evidence of any violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Mr. Miller, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the complaint under provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Mr. Miller is unqualified to practice as a physician assistant in the State for any reason set forth in W. Va. Code § 30-3-16 and 11 CSR 1B, and specifically there is no evidence of a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Mr. Miller to practice as a physician assistant in the State should be restricted or limited because there is no evidence of misconduct in his practice as a physician assistant [11 CSR 1B 10.1.h.5.]

4. No probable cause exists to substantiate disqualification as a physician assistant or to restrict the license to practice as a physician assistant of Mr. Miller for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

STEPHEN BLAINE MILLER, M.D.

COMPLAINT NO. 07-107-M

DECISION

FINDINGS OF FACT

1. Stephen Blaine Miller, M.D., holds a license to practice medicine in West Virginia, License No. 18744, and his address of record with the Board is in Huntington, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Leslie McKenzie, which complaint related to the care and treatment rendered to the Complainant by Dr. Miller.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, a response to the complaint was filed on behalf of Dr. Miller.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Miller, and in October 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and

circumstances, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Miller in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Miller is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Miller to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A

12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Miller for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

JOSEPH PETER NORRIS, M.D.

COMPLAINT NO. 07-108-W

DECISION

FINDINGS OF FACT

1. Joseph Peter Norris, M.D., holds a license to practice medicine in West Virginia, License No. 9824, and his address of record with the Board is in Parkersburg, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Vicki R. Wilson, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's daughter by Dr. Norris.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, a response to the complaint was filed by Dr. Norris.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Norris and in August 2007, the Complainant filed an additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and determined that there was no reason to proceed against the license

to practice medicine and surgery of Dr. Norris in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Norris is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

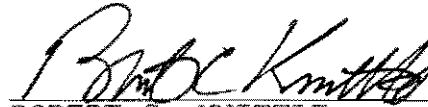
3. The evidence presented fails to show that the license of Dr. Norris to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia Board of

Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Norris for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

SHEIKH SHEHZAD PARVIZ, M.D.

COMPLAINT NO. 07-127-M

DECISION

FINDINGS OF FACT

1. Sheikh Shehzad Parviz, M.D., holds a license to practice medicine in West Virginia, License No. 21029, and his address of record with the Board is in Elkins, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Debra McClung, which complaint related to the care and treatment rendered to the Complainant by Dr. Parviz.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, Dr. Parviz filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parviz, and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Parviz in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Parviz is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Parviz to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Parviz for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

AJAY TRIBHOVANBHAI PATEL, M.D.

COMPLAINT NO. 07-117-P

DECISION

FINDINGS OF FACT

1. Ajay Tribhovanbhai Patel, M.D., holds a license to practice medicine in West Virginia, License No. 20391, and his address of record with the Board is in St. Albans, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Floyd Perdue, which complaint related to the care and treatment rendered to the Complainant by Dr. Patel.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, Dr. Patel filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Patel, and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances, and determined that there was no reason to proceed

against the license to practice medicine and surgery of Dr. Patel in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Patel is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Patel to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Patel for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

DANIEL EDGAR SPEILMAN, M.D.

COMPLAINT NO. 07-51-H

DECISION

FINDINGS OF FACT

1. Daniel Edgar Speilman, M.D., holds a license to practice medicine in West Virginia, License No. 17740, and his address of record with the Board is in Lewisburg, West Virginia.

2. In April 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brianne R. Handy, which complaint related to the care and treatment rendered to the Complainant with respect to Dr. Speilman delegating professional responsibilities to a person or persons whom Dr. Speilman knew or had reason to know was not qualified.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2007, Dr. Speilman filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Speilman, and in June 2007, the Complainant filed an additional response.

5. In July 2007, additional medical records were subpoenaed and reviewed by an independent medical consultant, who filed a written report with the Complaint Committee of the Board stating that Dr. Speilman needs to be more sensitive to the feelings of patients when using medical technicians in surgical

practice and patients should be directly told that they will be performing suture closures or any other significant tasks.

6. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances regarding Dr. Speilman delegating professional responsibilities to a person or persons whom Dr. Speilman knew or had reason to know was not qualified, and determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Speilman in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence to show that Dr. Speilman is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Speilman to practice medicine in this State should be restricted or limited because there is no evidence of a failure to practice medicine with that level of care, skill and treatment which is recognized by a reasonable, prudent physician engaged in the same specialty as being acceptable under similar conditions and circumstances [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(x)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Speilman for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

ANDREW ALAN TALKINGTON, M.D.

COMPLAINT NO. 07-109-R

DECISION

FINDINGS OF FACT

1. Andrew Alan Talkington, M.D., holds a license to practice medicine in West Virginia, License No. 17497, and his address of record with the Board is in Buckhannon, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jeanette Ratliff, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Talkington.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, a response to the complaint was filed by Dr. Talkington.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Talkington and the Complainant filed no additional response.

5. At the November 4, 2007, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information received with respect to the complaint and determined that there was no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and

determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Talkington in the State of West Virginia, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 5, 2007.

CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.

2. There is no evidence with respect to the complaint to show that Dr. Talkington is unqualified to practice medicine in this State for reasons set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Talkington to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, so as to merit discipline by the West Virginia

Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine or to restrict the license to practice medicine and surgery of Dr. Talkington for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 5, 2007

FOR THE COMMITTEE:



ROBERT C. KNITTLE
Executive Director
West Virginia Board of Medicine

2007

COMPLAINTS/INVESTIGATIONS

OPEN CASES, INVESTIGATION INITIATED AND CONTINUING

OPEN CASES, DISCIPLINARY PROCEEDINGS COMMENCED

PROBABLE CAUSE FINDINGS

WEST VIRGINIA BOARD OF MEDICINE

2007

Complaints/Investigations Open Cases, Investigation Initiated and Continuing

Total Number of Open Cases

100

<u>Number of Complaints*</u>	<u>Nature of Complaint</u>
61	Malpractice or Failure to Practice Acceptably
48	Unprofessional Conduct
6	Failure to Perform Statutory or Legal Obligation
6	Prescribing Other Than in Good Faith
5	Disciplinary Action in Another State/License Denial
2	Inability to Practice Safely Due to Deterioration, Through Aging, Impairment, Drug, or Alcohol Abuse
2	Professional Incompetence
1	Aiding Unlicensed Practice
1	Failure to Keep Written Records Justifying Treatment

Number of Complaints*

Nature of Complaint

continued

1

Failure to Report Licensee in Violation of Medical Practice Act or Rule

1

Knowing Delegation of Responsibilities to One Unqualified

*please note that open cases may have more than one (1) nature of complaint

2007

Complaints/Investigations
Open Cases, Disciplinary Proceedings Commenced

West Virginia Board of Medicine, Petitioner, v.
Katherine Anne Hoover, M.D., Respondent.

Probable Cause Findings
No Disciplinary Proceedings Commenced
As of December 31, 2007

Number

1

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

**WEST VIRGINIA BOARD OF MEDICINE,
PETITIONER,**

V.

**KATHERINE ANNE HOOVER, M.D.,
RESPONDENT.**

COMPLAINT AND NOTICE OF HEARING

Now comes the Petitioner, the West Virginia Board of Medicine (“Board”), and states the following:

1. The Respondent, Katherine Anne Hoover, M.D., (“Dr. Hoover”) whose address of record with the Board is in Lost Creek, West Virginia, at all times relevant herein has been licensed to practice medicine and surgery in West Virginia and her license is identified as License No. 11571.

2. On October 13, 1995, at the Myers Clinic, Philippi, West Virginia, Dr. Hoover, in the course of rendering gynecological care and treatment to a seventeen year old female patient, asked the patient to talk to her girlfriends and see if the patient and any of her girlfriends would come to Dr. Hoover’s home to have sex with her teen-aged son.

3. Dr. Hoover’s actions, as set forth in paragraph 2, constitute exercising influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity, in violation of West Virginia Code §30-3-14(c)(8) and 11 CSR 1A 12.1(r), for which Respondent may be disciplined.


4. Dr. Hoover’s actions, as set forth in paragraph 2, constitute engaging in unprofessional, unethical, dishonorable conduct, in violation of West

Virginia Code §30-3-14(c)(17) and 11 CSR 1A 12.1(e) and (j) and as further described at 11 CSR 1A 12.2(d), for which Respondent may be disciplined.

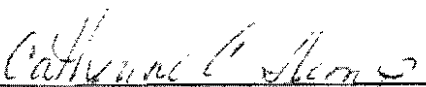
ACCORDINGLY, the Respondent, Dr. Hoover, is hereby notified that a hearing will be convened on February 1, 2005 and February 2, 2005, at 9:00 a.m., in the offices of Petitioner Board at 101 Dee Drive, Charleston, West Virginia. The purpose of this hearing will be to determine whether disciplinary action should be taken by Petitioner Board against the Respondent's license to practice medicine and surgery in the State of West Virginia. The Respondent, Dr. Hoover, must be present in person, may be accompanied by an attorney, if she so desire, and may present witnesses or other evidence on her behalf. Failure of the Respondent to serve an Answer upon Petitioner Board within thirty (30) days after service of the Complaint and Notice of Hearing upon her entitles Petitioner Board to take all of the allegations set out herein as confessed by Respondent, Dr. Hoover, under the provisions of 11 CSR 3 11.5(s). Dr. Hoover shall, in writing and within fifteen (15) days of receipt of this Complaint and Notice of Hearing, select as Hearing Examiner, either Scott Elswick, Esquire or Jack McClung, Esquire, to preside at and conduct the proceedings.

Dated this 10th day of November, 2004.

West Virginia Board of Medicine



Angelo N. Georges, M.D.
President

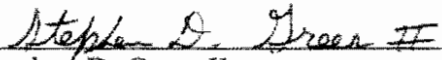


Catherine Slemp, M.D., M.P.H.
Secretary

CERTIFICATE OF SERVICE

I, Stephen Douglas Greer II, Prosecuting Attorney for the West Virginia Board of Medicine, do hereby certify that on November 19 2004. I served a copy of the foregoing **"COMPLAINT AND NOTICE OF HEARING"** upon Respondent's counsel, A. Andrew MacQueen, Esquire, by depositing the same in the United States Mail, certified, postage prepaid, addressed as follows:

A. Andrew MacQueen, Esq.
55 Abney Circle
Charleston, WV 25314-1343

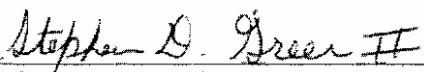


Stephen D. Greer II
West Virginia Bar No.7719
West Virginia Board of Medicine
101 Dee Drive
Charleston, West Virginia 25311
(304) 558-2921

CERTIFICATE OF SERVICE

I, Stephen Douglas Greer II, Prosecuting Attorney for the West Virginia Board of Medicine, do hereby certify that on November 17, 2004, I served a copy of the foregoing **"COMPLAINT AND NOTICE OF HEARING"** upon Respondent by depositing the same in the United States Mail, certified, postage prepaid, addressed as follows:

Katherine Anne Hoover, M.D.
Route 2 Box 203
Lost Creek, WV 26385



Stephen D. Greer II
West Virginia Bar No.7719
West Virginia Board of Medicine
101 Dee Drive
Charleston, West Virginia 25311
(304) 558-2921

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

WEST VIRGINIA BOARD OF MEDICINE,

Petitioner,

v.

KATHERINE ANNE HOOVER, M.D.,

Respondent.

NOTICE OF CONTINUATION OF HEARING

TO: C. Christopher Younger, Esq.
106 Logan St.
Williamson, WV 25661-3606

Katherine Anne Hoover, M.D.
Route 2, Box 203
Lost Creek, WV 26385

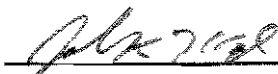
PLEASE TAKE NOTICE that the hearing in this matter is scheduled to re-convene before the Honorable Jack C. McClung, Esq., designated Hearing Examiner in the above-referenced administrative proceeding, on **Wednesday, February 20, 2008, beginning at 9:30 a.m., and continuing through Friday, February 22, 2008**, and then from day-to-day until completed, at the Board's offices, located at 101 Dee Drive, Suite 103, in Charleston, West Virginia. The purpose of this continued hearing will be to determine whether disciplinary action should be taken by Petitioner Board against Respondent Hoover's license to practice medicine in the State of West Virginia. Dr. Hoover must be present in person, may be accompanied by an attorney if she so desires, and may present witnesses or other evidence on her behalf.

Dated this 21st day of December, 2007.

WEST VIRGINIA BOARD OF MEDICINE,

Petitioner,

BY COUNSEL:



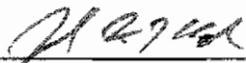
JOHN K. McHUGH, ESQ.
W. Va. Bar # 6243
(304) 558-2921, ext 215

CERTIFICATE OF SERVICE

I, John K. McHugh, Esq., counsel for Petitioner, West Virginia Board of Medicine, do hereby certify that I have served the foregoing “**Notice of Continuation of Hearing**” upon Respondent, Katherine Anne Hoover, M.D., by depositing a true copy thereof in an envelope and transmitting the same via first class U.S. Mail, with postage prepaid, this 21st day of December, 2007, addressed as follows:

C. CHRISTOPHER YOUNGER, ESQ.
106 Logan St.
Williamson, WV 25661-3606

KATHERINE ANNE HOOVER, M.D.
Route 2, Box 203
Lost Creek, WV 26385



JOHN K. McHUGH, ESQ.
Counsel for Petitioner

LICENSES SURRENDERED TO THE BOARD – 2007

WEST VIRGINIA BOARD OF MEDICINE

Licenses Surrendered to the Board – 2007
(no public documents relative to the surrender)

MEDICAL DOCTORS

Adkins, Paula C., M.D.

LICENSURE DENIALS – 2007

WEST VIRGINIA BOARD OF MEDICINE

Licensure Denials - 2007

MEDICAL DOCTORS

Hirsch, Harry Anthony, M.D.

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

HARRY ANTHONY HIRSCH, M.D.

ORDER

The West Virginia Board of Medicine (“Board”) at its regular meeting on May 14, 2007, reviewed the status of the application of Harry Anthony Hirsch, M.D., (“Dr. Hirsch”) for a license to practice medicine and surgery in the State of West Virginia, and voted to deny him such a license. The Board determined that Dr. Hirsch is unqualified to practice medicine and surgery in the State of West Virginia, due to a violation of W. Va. Code §30-3-14(c)(17), violating an Order of the Board, specifically an Order dated November 9, 2001, and violating a rule of the Board, specifically, 11 CSR 1A 12.1(o), relating to failing to perform a legal obligation, the November 9, 2001, Order. The Board’s determination that Dr. Hirsch is unqualified to practice medicine and surgery in the State of West Virginia was also due to a violation of W. Va. Code §30-3-14(c)(17), violating rules of the Board, specifically 11 CSR 1A 12.1(e) and (j), pertaining to unprofessional conduct regarding Dr. Hirsch’s failure to complete the rehabilitative measures of the November 9, 2001, Order, and the Complaint Committee’s findings and conclusions in three (3) Decisions issued November 14, 2005.

In addition, the Board’s determination that Dr. Hirsch is unqualified to practice medicine and surgery in the State of West Virginia was due to a violation of W.

Va. Code §30-3-14(c)(17), violating a rule of the Board, specifically 11 CSR 1A 12.1(g), pertaining to suspension of his medical license in Virginia and New York.

The Board's determination that Dr. Hirsch is unqualified to practice medicine and surgery in the State of West Virginia was also due to a violation of W. Va. Code §30-3-14(c)(17), violating a rule of the Board, specifically 11 CSR 1A 12.1(i), failed to demonstrate professional competence to practice medicine and surgery with a reasonable degree of skill and safety for patients, with regard to his lack of practice of medicine for at least three (3) years, and his failure to complete rehabilitative measures ordered by the Board in 2001 addressing quality of care problems at that time.

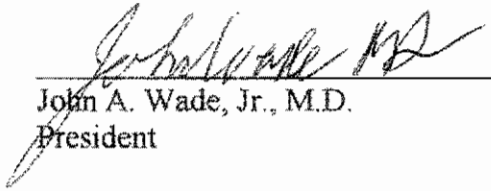
The Board also took into consideration the provisions of W. Va. Code §30-3-1 and §30-3-2 which declare that the purpose of the Medical Practice Act is to protect the public interest and to provide a professional environment that encourages the delivery of quality medical services within West Virginia.

The Board's denial of the application of Dr. Hirsch for a license to practice medicine and surgery in the State of West Virginia was forwarded to him by notice dated May 23, 2007, and notice was received May 29, 2007. Said notification of denial of licensure also provided a clear notice of appeal rights, declaring that if Dr. Hirsch wished to appeal the decision of the Board, he should do so within thirty (30) days after the date upon which notice was received.


No appeal having been received, and more than thirty (30) days having passed since May 29, 2007, this matter of licensure denial to Dr. Hirsch is therefore, by this Order, **CONFIRMED**, effective May 29, 2007, the date upon which notice of said licensure denial was received by Dr. Hirsch.

Dated this 9th day of July, 2007.

West Virginia Board of Medicine



John A. Wade, Jr., M.D.
President

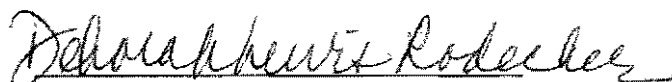


Catherine Slemp, M.D., M.P.H.
Secretary

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, Counsel for the West Virginia Board of Medicine, do hereby certify that the foregoing **ORDER** was deposited in the United States mail, postage prepaid, certified mail, this 9th day of July, 2007, addressed as follows:

Harry Anthony Hirsch, M.D.
Drawer H
Maybeury, WV 24861



Deborah Lewis Rodecker
West Virginia Bar #3144
West Virginia Board of Medicine
101 Dee Drive, Suite 103
Charleston, West Virginia 25311
(304) 558-2921

**VOLUNTARY AGREEMENTS RELATING TO ALCOHOL OR
CHEMICAL DEPENDENCY - 2007**

During the year 2007, two (2) practitioners utilized the Agreement mechanism with the Board provided for therein, at W. Va. Code § 30-3-9(h), and remain under the Agreement at the close of 2007.

WEST VIRGINIA
Department of



Joe Manchin III
Governor

Martha Yeager Walker
DHHR Secretary