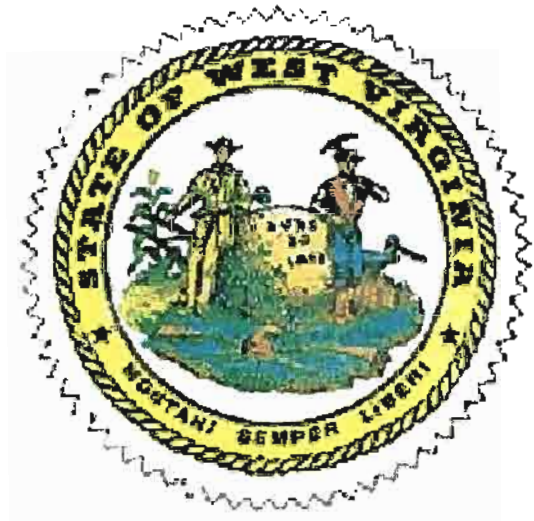


# West Virginia Board of Medicine

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Annual  
Report to  
the  
Legislature



2008  
Volume I



R. Curtis Arnold, DPM  
South Charleston

Vettivelu Maheswaran, MD  
Charles Town

Rev. Richard Bowyer  
Fairmont

Bill May, DPM  
Huntington

Michael L. Ferrebee, MD  
Morgantown

# State of West Virginia

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

M. Khalid Hasan, MD  
Beckley

West Virginia Board of Medicine  
101 Dee Drive, Suite 103  
Charleston, WV 25311  
Telephone 304.558.2921  
Fax 304.558.2084

Badshah J. Wazir, MD  
South Charleston

Beth Hays, MA  
Bluefield

Kenneth Dean Wright, PA-C  
Huntington

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 2008 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2008.



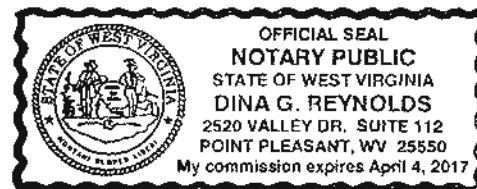
JOHN A. WADE, JR., M.D.  
PRESIDENT

COUNTY OF Mason

The foregoing instrument was acknowledged before me this 6<sup>th</sup> day of January, 2009, 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

VICE PRESIDENT  
J. David Lynch, Jr., MD  
Morgantown

SECRETARY  
Catherine Slemp, MD, MPH  
Charleston

EXECUTIVE DIRECTOR  
Robert C. Knittle  
Charleston

COUNSEL  
Deborah Lewis Rodecker  
Charleston



R. Curtis Arnold, DPM  
South Charleston

Vettivelu Maheswaran, MD  
Charles Town

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### CERTIFICATION

Pursuant to West Virginia Code §30-1-12(b), I do hereby certify that the following WEST VIRGINIA BOARD OF MEDICINE 2008 ANNUAL REPORT TO THE LEGISLATURE is a true assessment of the activities of the West Virginia Board of Medicine for the calendar year 2008.



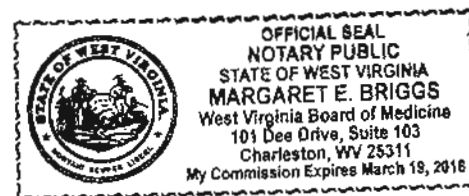
*Catherine C. Slem*  
CATHERINE SLEMP, M.D., M.P.H.  
SECRETARY

COUNTY OF KANAWHA

The foregoing instrument was acknowledged before me this 7th day of January, 2009, 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

VICE PRESIDENT  
J. David Lynch, Jr., MD  
Morgantown

SECRETARY  
Catherine Slem, MD, MPH  
Charleston

EXECUTIVE DIRECTOR  
Robert C. Knittle  
Charleston

COUNSEL  
Deborah Lewis Rodecker  
Charleston

**WEST VIRGINIA BOARD OF MEDICINE**

**2008**

**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**

**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

**REV. RICHARD BOWYER**

905 7<sup>TH</sup> Street  
Fairmont, West Virginia 26554  
304/366-7544

**MICHAEL L. FERREBEE, M.D.**

604 Wings Knob Place  
Morgantown, West Virginia 26508  
304/ 598-1890 or 304/598-8648

**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, 2<sup>nd</sup> 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 1<sup>st</sup> Avenue, Suite 200  
Huntington, West Virginia 25702  
304/399-7530

**WEST VIRGINIA BOARD OF MEDICINE  
COMMITTEE ASSIGNMENTS**

**COMPLAINT COMMITTEE**

Michael L. Ferrebee, M.D., Chair  
Rev. Richard Bowyer  
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.  
Beth Hays, M.A.  
Vettivelu Maheswaran, M.D.

**CORPORATE PRACTICE OF  
MEDICINE COMMITTEE**

R. Curtis Arnold, Chair  
M. Khalid Hasan, M.D.  
Joe E. Miller, LtCol USMC (Ret), M.A.

**MANAGEMENT COMMITTEE**

John A. Wade, Jr., M.D., Chair  
J. David Lynch, Jr., M.D.  
Catherine C. Slemp, M.D., M.P.H.

**EXECUTIVE COMMITTEE**

John A. Wade, Jr., M.D., Chair  
J. David Lynch, Jr., M.D.  
Catherine C. Slemp, M.D., M.P.H.

**PHYSICIAN ASSISTANT  
COMMITTEE**

Kenneth Dean Wright, P.A.-C., Chair  
Beth Hays, M.A.  
Carlos C. Jimenez, M.D.  
Vettivelu Maheswaran, M.D.  
Joe E. Miller, LtCol USMC (Ret), M.A.

**LEGISLATIVE COMMITTEE**

John A. Wade, Jr., M.D., Interim Chair  
M. Khalid Hasan, M.D.  
Beth Hays, M.A.

**AD HOC COMMITTEE ON  
AMERICANS WITH DISABILITIES  
ACT**

J. David Lynch, Jr., M.D., Chair  
Beth Hays, M.A.  
Badshah J. Wazir, M.D.

**LICENSURE COMMITTEE**

J. David Lynch, M.D., Chair  
R. Curtis Arnold, D.P.M.  
M. Khalid Hasan, M.D.

**WEST VIRGINIA  
BOARD OF MEDICINE  
ADMINISTRATIVE STRUCTURE**

**SECRETARY**  
Catherine C. Stemp, M.D., M.P.H.

**EXECUTIVE DIRECTOR**  
Robert C. Knithe, M.S.

**COUNSEL**  
Deborah Lewis Rodecker, Esq.

**PARALEGAL**  
Lori A. Blaney

**ADMINISTRATIVE  
ASSISTANT**  
M. Ellen Briggs

**DISCIPLINARY COUNSEL**  
Vacant

**INVESTIGATOR II**  
Leslie A. Higginbotham

**COMPLAINTS COORDINATOR**  
Charlotte Ann Pulliam

**LICENSURE  
ANALYST**  
Sheree J. Thompson

**FISCAL OFFICER**  
Deborah D. Scott

**RECEPTIONIST/  
CERTIFICATION AND  
VERIFICATION  
COORDINATOR**  
Wendy Lewis

**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:

### **NO PROBABLE CAUSE**

Closure of case

Letter to complainant and licensee

### **PROBABLE CAUSE**

Formal Hearing

Consent Order

Licensee Served With Notice of Formal Hearing

Formal Hearing Held With Hearing Examiner. Hearing Examiner's Report & Transcript reviewed & discussed by Board, (minus Complaint Committee) who determines disposition in one or more of the following ways:

Dismissal of Charges

Imposition of Conditions of Practice

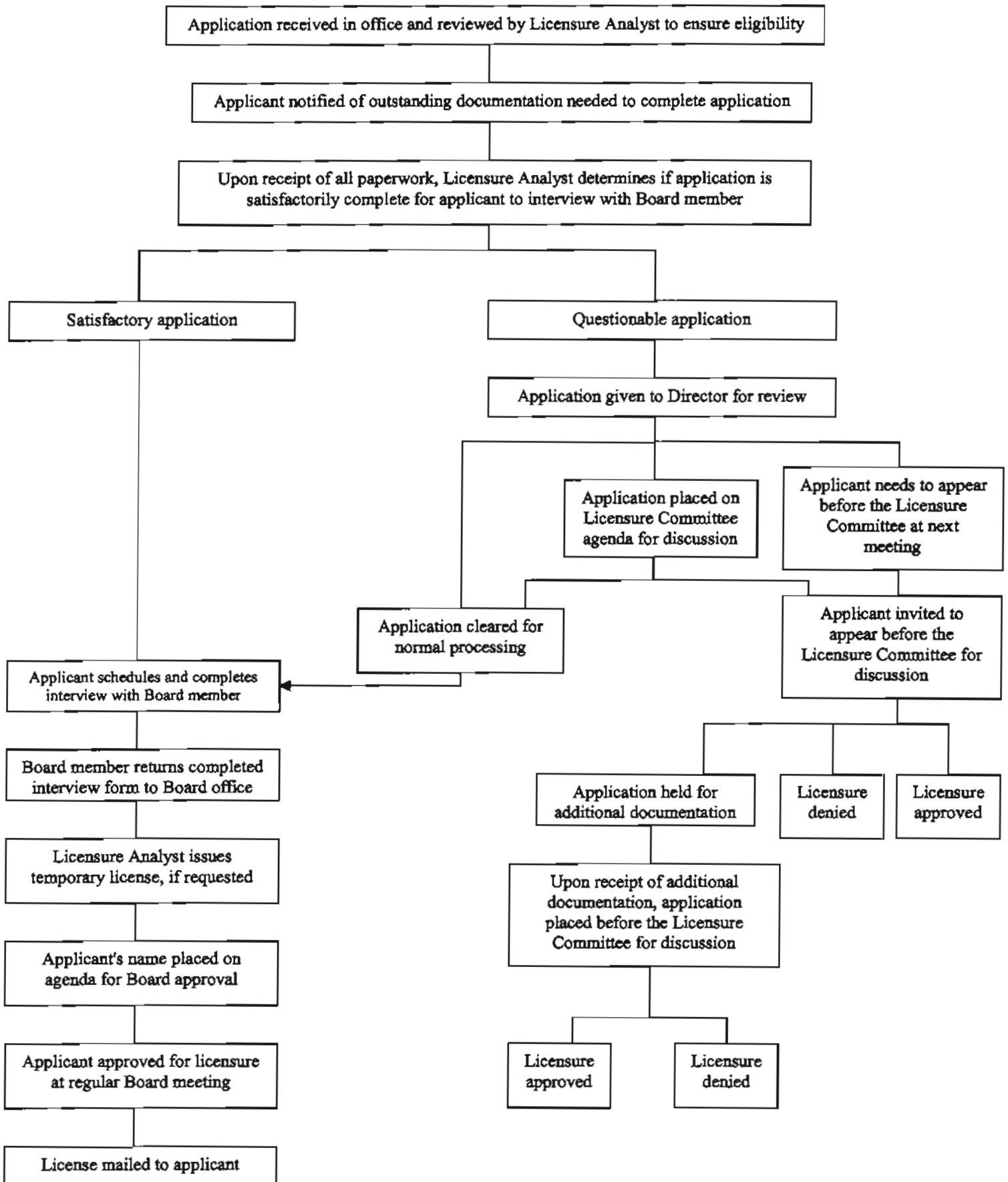
Reprimand or Consent Order

Fine

Order of Suspension, Revocation, or Probation Issued



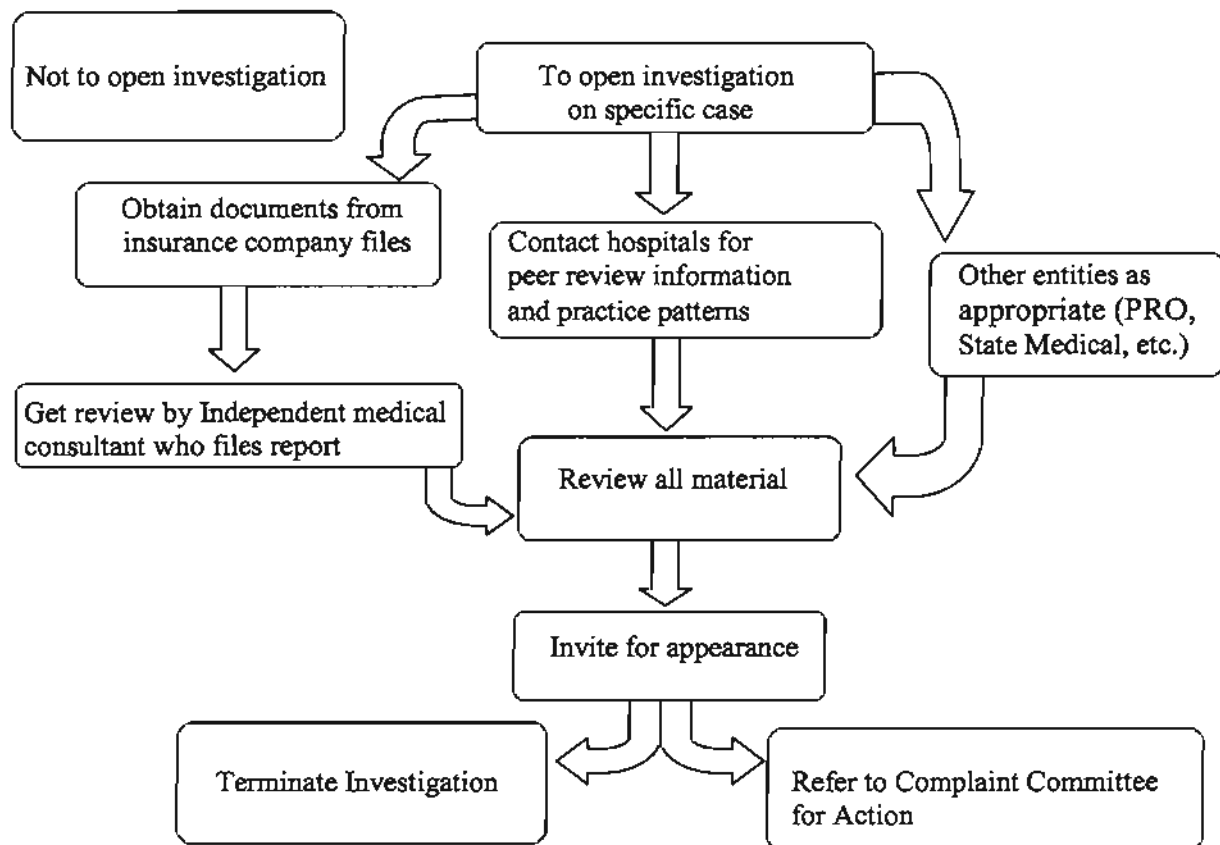
# PROCEDURES FOR PERMANENT LICENSURE



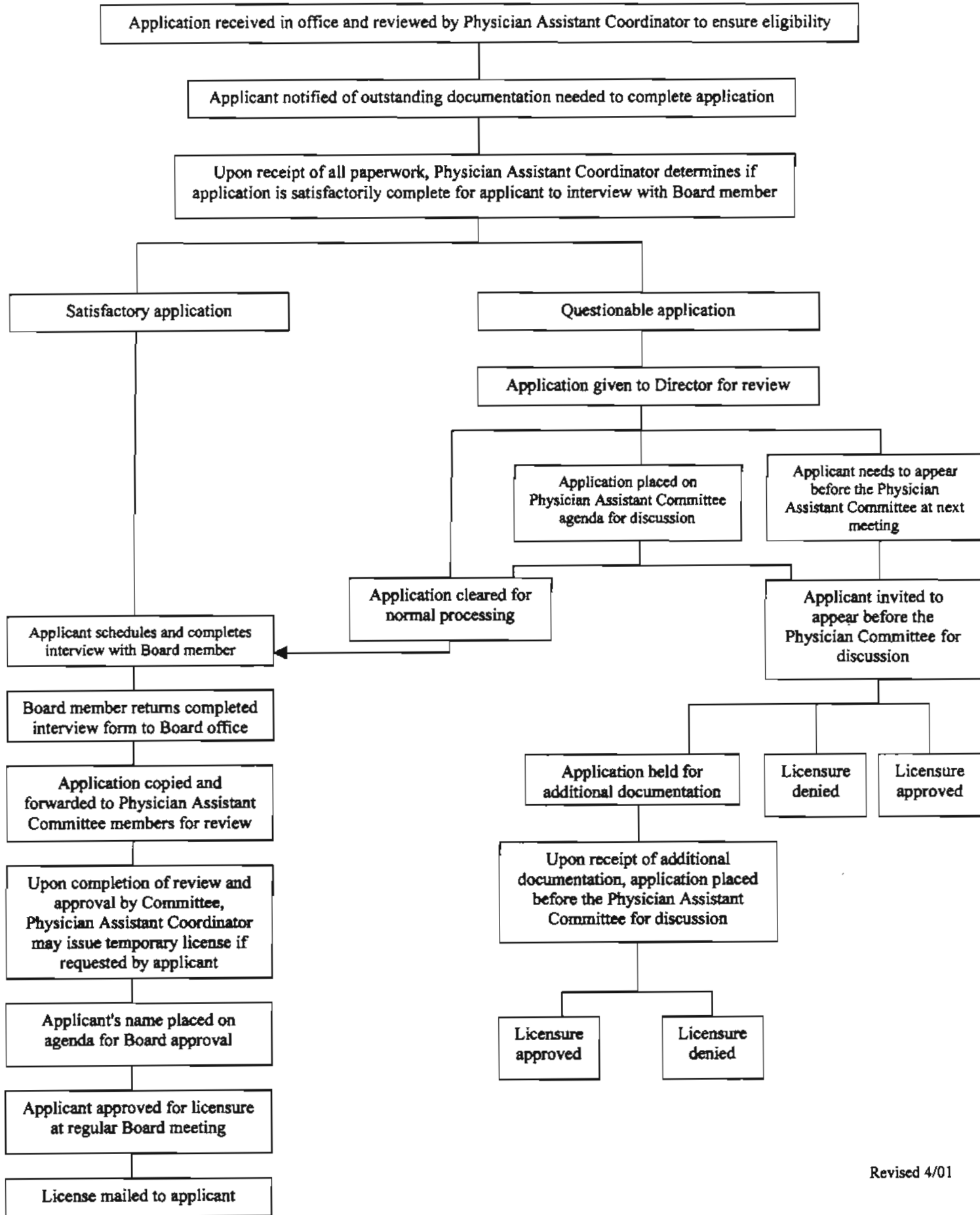
## PROCEDURES FOR PROFESSIONAL LIABILITY COMMITTEE

- 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







R. Curtis Arnold, DPM  
South Charleston

Rev. Richard Bowyer  
Fairmont

Michael L. Ferrebee, MD  
Morgantown

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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

January 1, 2009

In the calendar year 2008, West Virginia Board of Medicine receipts were \$1,097,235.09. In the calendar year 2008, West Virginia Board of Medicine disbursements were \$1,028,260.16.

Robert C. Knittle

## WEST VIRGINIA BOARD OF MEDICINE

### Licensure Activity As of 12/31/08

Total Number of Actively Licensed Physicians (M.D.)	5,594
Total Number of Inactively Licensed Physicians (M.D.)	650
Total Number of Actively Licensed Podiatrists (D.P.M.)	104
Total Number of Inactively Licensed Podiatrists (D.P.M.)	16
Total Number of Actively Licensed Physicians (M.D.) Practicing in West Virginia	3,708
Total Number of Actively Licensed Podiatrists (D.P.M.) Practicing in West Virginia	73
Total Number of Physician Assistants (P.A.)	580
Total Number of Medical Corporations	502
Total Number of Professional Limited Liability Companies	50
Total Number of Special Volunteer Medical Licenses	16
Total Number of Medical School Faculty Limited Licenses	2

### Licenses, Certifications, and Registrations Issued - 2008

Permanently Licensed Physicians (M.D.)	467
Licensed Podiatrists (D.P.M.)	1
Licensed Physician Assistants (P.A.)	61
Certified Medical Corporations	16
Registered Professional Limited Liability Companies	5
Special Volunteer Medical Licenses	5
Medical School Faculty Limited Licenses	0
	2

**MEDICAL DOCTORS AND PODIATRISTS  
LICENSED AS OF DECEMBER 31, 2008**

**West Virginia Board of Medicine**  
**Medical Doctors as of December 31, 2008**

License	Name	License	Name
17537	ABAD, AUGUSTO TENMATAY	15868	ADAMS, GAYLE LEE
16132	ABADIR, FAROUK HELMY	18102	ADAMS, JEFFERY ALEXANDER
22698	ABALLAY, RICHARD ANTHONY	20760	ADAMS, KEITH IRVIN
13474	ABALOS, JOSE MARZAN	13749	ADAMSKI, THOMAS ROBERT
13346	ABAYON-CASTRO, LADISLAWA C.	16704	ADAMSON, REX SCOTT
22360	ABBASI, SALEHA	23293	ADAY, MARILYN KEREZTURY
20453	ABBRECHT, PETER HERMAN	15775	ADDISON, JEFFERY FLOYD
09772	ABDALLA, FOUAD 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, OLUTOMISIN MOPELADE
19995	ABORABBO, MOHAMMAD KHALOUCK	09228	ADI, ADLA
20404	ABDUL, SAM	19601	ADKINS, CATHERINE ANNE
22431	ABDUL-JAUL, MAJESTER NASHEED	17642	ADKINS, CLARK DAVID
12368	ABDULLA, ESSA	23164	ADKINS, FARRELL CHRISTOPHER
19987	ABDULNABI, YOUSEF	23377	ADKINS, ZACHARY BROOKS
23096	ABERNETHY, JR, JOHN LLOYD	21943	ADLER, OSCAR
23376	ABHYANKAR, VIVEK VISHWAS	22762	AFRAM, DAVID
18328	ABLA, ADNAN ADIB	23165	AFZAL, ADEEL
19280	ABNER, KELLE EMERICK	22704	AGAHTEHRANI, ABDOLREZA
17886	ABORAYA, AHMED SAYED	10930	AGARWAL, ANIL BHIKULAL
22658	ABOUELENNI, KARIM HASSAN	11261	AGARWAL, BHARAT DAS
20145	ABOU-SAMRA, MUHAMMAD NABIL	11042	AGARWAL, CHAITANYA KUMAR
18109	ABOUSHAAAR, YUSR	23378	AGARWAL, MOHIT
09147	ABRAHAM, CHARLES	21001	AGARWAL, SAMIR
17641	ABRAHAM, FRANK MATTHEW	16589	AGARWAL, SANJAY
20170	ABRAHAM, JAME	20057	AGARWAL, SOMA
10277	ABRAHAM, JOSHY	13227	AGAS, ULYSSES DIAZ
22362	ABRAHAM, KURIAN PATHIYAPPALLEL	19905	AGBAYANI, ERNESTO VICTORINO H.
10060	ABRAHAM, MARIAMMA	21203	AGCAOILI, DEMETRIO JOSE
08782	ABRAHAM, NAZEM	11400	AGGARWAL, KRISHAN KUMAR
15218	ABRAHAM, RAJAN	11722	AGGARWAL, MADHU
21000	ABRAHAMS, JAMES JUSTIN	22441	AGGARWAL, MANU BALA
14486	ABRAHAMS, ROGER A.	23166	AGNEW, DANIEL KELLY
23163	ABRAMCZUK, JAN WOJCIECH	10061	AGNIR, ORLANDO INES
14458	ABRAMOWITZ, DAVID RAPHAEL SAMUEL	17844	AGOSTO, JOSE ALBERTO
11399	ABRENICA, NELIO S.	10329	AGRAWAL, LALIT SARAN
23034	ABUERREISH, SAMEH GHALEB	13100	AGRAWAL, SURESH KUMAR
10516	ABURAHMA, ALI FAWZI	09857	AGUILA, HONORATO MONTALVO
20405	ACKLIN, TRACI BOYD	19344	AGUILAR, MELCHOR JULIA
15639	ACOSTA, II, ELBERT RABAINO	16918	AGUIRRE, ALFREDO AURELIO
21045	ACTON, JAMES DOUGLAS	22859	AGYEI-GYAMFI, KWADWO
16756	ADA, JESSE RAMIREZ	12398	AHMAD, IJAZ
21455	ADAM, JR., GEORGE FRANKLIN	20589	AHMAD, INTIKHAB
17973	ADAMOVICH, EDWARD	21110	AHMAD, NAUSHABA
13950	ADAMS, FREDERICK DAVID	14387	AHMAD, RAZIA SULTANA



## License Name

## License Name

20500 AHMAD, SAED AFTAB  
 22860 AHMAD, SHARJEEL  
 14272 AHMAD, SYED MAHMOOD  
 13228 AHMED, AFZAL UDDIN  
 21180 AHMED, JAMIL  
 21181 AHMED, KALIM  
 21002 AHMED, MONJUR  
 20365 AHMED, MUHAMMAD SHAMIM  
 19383 AHMED, NADEEM  
 19906 AHMED, NAVEED  
 21582 AHMED, NAZIA  
 20171 AHMED, SAFIQUE  
 15012 AHMED, SAYEED  
 20366 AHMED, WASIM  
 22975 AHN, SUNGKEE SAMUEL  
 20312 AHSANUDDIN, ASHFAQ ALAM  
 21111 AIELLO, RONALD JAMES  
 20859 AJAYI, RICHARD OLUTOYIN  
 22442 AKALAL, MELANIE G.  
 16611 AKBAR, MOHAMMAD  
 19113 AKBAR, SHAZIA  
 20247 AKELLA, JAGAN  
 13348 AKERBERG, FRED L.  
 23380 AKERS, MARK JASON  
 21162 AKERS, II, PAUL DEXTER  
 10783 AKERS, PAUL VINSON  
 23035 AKHAVAN-HEIDARI, MEHDI  
 21833 AKINPELU, AFOLABI OLADAPO DAVID  
 19666 AKINS, JAMES ALAN  
 22705 AKKACH, KAMAL  
 23167 AKKINA, NAVEEN CHAND  
 23168 AKRAM, JAVED  
 14953 AKSOY, YASAR  
 21047 AL-ALY, ROBERT MOHAMMED  
 19907 ALAPPAT, PAUL ANTONY  
 16919 AL-ASADI, LO'AY MAHMOUD  
 12100 AL-ASBAHI, RIAO S.  
 20498 AL-ASHHAB, HAZEM ABDEL-HAFEEZ  
 23169 ALASSAS, MOHAMED MOHEB  
 20054 AL-ATAIE, MOHAMMAD BASHAR  
 18061 AL-ATTAR, INAS HASSAN  
 18226 ALAYU, GHASSAN  
 23379 ALBAUGH, CHAD ALLEN  
 22931 ALBERICO, ANTHONY MICHAEL  
 22443 ALBERT, MELISSA ANN  
 21671 ALBRECHT, AMY L.  
 08361 ALBRINK, MARGARET JORALEMON  
 17005 ALDANA, LILIAN ROLDAN  
 19525 ALDERMAN, FRANK WAYNE  
 20707 ALDIS, JOHN WARNER  
 23097 ALEMBIK, MARC C.  
 19105 ALENCHERRY, JOHNY PHILIP

21349 ALEXANDER, ALISON BAHAR  
 16456 ALEXANDER, MICHAEL SHEPARD  
 20249 AL-FAKIH, MOUHANAD K.  
 21350 ALGHAQBAN, ADNAN  
 10871 AL-HAJJ, GABRIEL EMILE  
 18703 AL-HAMMAMI, GHASSAN  
 22861 ALI, KHURRAM NAWAZ  
 19762 ALI, RAZA  
 21113 ALI, SYED ZAEEMUDDIN  
 20930 ALICEA-ROLON, JUAN ALBERTO  
 22763 ALJOUDI, HAYTHAM M.I.  
 22444 ALKHADDO, JAMIL BAWERJAN  
 22764 AL-KHALDI, AOUS SALIM  
 23098 ALKHANKAN, FADI  
 18594 ALKHOURI, NABIEL  
 23170 ALLADA, VIVEKANAND  
 22232 ALLAN, BENJAMIN LEE  
 21163 ALLEN, ANNA MARGARET  
 12637 ALLEN, DENNIS WAYNE  
 22180 ALLEN, GREGG PHILIP  
 16807 ALLEN, GREGORY WILLIAM  
 22127 ALLEN, JEFFREY WAYNE  
 09371 ALLEN, V, JOEL  
 08217 ALLEN, KENNETH JEAN  
 17749 ALLEN, KENNETH SCOTT  
 18478 ALLEN, IV, LEONARD FRANKLIN  
 17687 ALLEN, LUIS GREGORIO  
 19909 ALLEN, MARK W.  
 23381 ALI, ADEREMI BASIT  
 13476 ALLISON, DAVID J.  
 17007 ALLISON, LINDA GAIL  
 12539 ALLMAN, RICHARD MARK  
 20366 ALLMAN, SARA  
 16473 ALLY, SYED AZIM IHTESHAM  
 11401 ALMARIO, EVANGELINA A.  
 10691 ALMARIO, JR., VICENTE PECSON  
 10012 ALMASE, LUIS AMANCIO  
 18958 ALMASHAT, JAFAR TAKI  
 15146 ALMASY, WILLIAM MICHAEL  
 17307 ALMAWALDI, MOHAMAD MOUTAZ  
 21583 ALMEHMI, AMMAR ALMUHAMMAD  
 10136 ALMOND, GREENBRIER DAVID RALPH  
 21944 ALMUBARAK, MOHAMMED  
 23284 ALMULLAHASSANI, AMEER  
 21945 ALMUSADDY, MOUSAB  
 23096 ALNAS, MAJID  
 13230 ALONZO, RESTITUTO HEBRON  
 21456 ALTAHA, BAHAR  
 20708 ALTAHA, RAMIN  
 23294 ALTDORFER, GABOR  
 17889 ALTEMUS, ROSEMARY MARTHA  
 17147 ALTHAUS, DAVID PAUL

License	Name	License	Name
22363	ALTIZER, MELANIE DAWN	21512	ANTON, MICHAEL EUGENE
11525	ALTMAYER, ROBERT BRANN	17447	ANTOUN, BASIM WADIH
14696	ALVAREZ, DONA MARIE	09372	ANWAR, MOHAMMAD FAROOQ
20407	ALVAREZ-RIVERA, MARCOS NICOLAS	17238	ANWER, MUHAMMED SAEED
18145	ALVEZ, LAURA DEMERRE	22447	APONTE CARRASCO, VICTOR ALTEMIO
14184	AMBROZ, ALESSANDRO	19604	APREA, RICHARD ANTHONY
22537	AMBROZ, MARIACLARA	22765	AQUINO, SUZANNE LEI
22595	AMBRUS, GABOR ROBERT	08640	ARAGONES, PETER GARANTES
21149	AMENDT, WAYNE CLEAVE	21834	ARAIZA, BEATRIX DAGMAR
18696	AMIN, KUMAR BIPIN	11369	ARANAS, BONIFACIO B.
19428	AMIN, MAYANK S.	13099	ARAUJO, ARMANDO
19002	AMIN, SANGEETA BHAGWATLAL	11140	ARBOGAST, JAMES GREY
11212	AMJAD, HASSAN	16808	ARCHBOLD, LORI LYNN
21511	AMJAD, MOHAMMAD	14205	ARCHBALD, IAN DRUMMOND
21584	AMMON, WALLACE KEITH	23174	ARDEN, JONATHAN LEVI
10269	AMORES, CONSTANTINO YCONG	20592	ARGUMEDO, VICTOR ARTURO
23171	AMR, KHALED LABIB	20933	ARIF, IMRAN
22862	AMSTUTZ, KAREN SCHARENBERG	19513	ARJA, MOHAMAD AKSAMAWATI
21114	ANAND, AJAY	16922	ARMBRUST, FREDERICK H.
21295	ANAND, SUMIT	17845	ARMENI, MARK ANTHONY
21351	ANANTHARAMAN, PRIYA	21585	ARMISTEAD, DRURY LACY
22541	ANDERSON, BRETT KIRK	19430	ARMISTEAD, NITI SINGH
23374	ANDERSON, CARMEN LISA	17846	ARMSTRONG, ORTON CARL
22863	ANDERSON, CHAD DAVID	21673	ARNETT, BRENDA M.
18847	ANDERSON, CHARLA LYNN	10432	ARNETT, CHARLES LEE
16614	ANDERSON, CHRISTIAN GYAN	09975	ARNETT, EDWARD FIKE
16613	ANDERSON, DAVID MARK	13103	ARNETT, JAMES ALLEN
14321	ANDERSON, JAMES PATRICK	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
22864	ANDERSON, JR., THOMAS MCDOWELL	21354	ARTOUNIAN, VAZGEN ROGER
11100	ANDERSON, WARREN THORSTEN	08929	ARTZ, STEVEN ALBERT
21947	ANDRAS, ROBERT LOUIS	17176	ARUMUGANATHAN, THANIGASALAM
22233	ANDREI, MADALINA MARIANA	21596	ARVAN, YURI LEO
13314	ANDREINI, DEREK HUGH	22235	ARVANITIS, MICHAEL JAMES
14036	ANDREINI, JR., HUGO JOSEPH	09656	ARYA, SIROUS
23382	ANDRONIC, MAURA	19517	ASAAD, SHONDA M. ARNETT
17122	ANG, PETER LEE	17750	ASBURY, CAROL ANN
22596	ANGELOS, WILLIAM JOHN G.	17847	ASBURY, DONALD WALTER
20931	ANGER, ERIC RAY	14415	ASCUE, JOSEPH THOMAS
15717	ANGOTTI, JOHN DAVID	20852	ASGHAR, ALI
14700	ANGOTTI, MICHAEL THOMAS	20045	ASH, TONIA KAY
22446	ANIL, GOKHAN	17308	ASHBY, DIANE ELIZABETH
22023	ANIS, AMIR	23157	ASHER, ANDREW DAVID
23172	ANSARI, IRFAN	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
19429	ANTON, JOHN JOSEPH	22019	ASKARI, SHAHRAM

License Name

License Name

17727 ASSA'AD, AMAL HALIM  
 17008 ASSALEY, JOSEPH PHILLIP  
 17398 ATASSI, SAMMAR  
 11402 ATKINS, ROBERT BURTON  
 23295 ATTAALLAH, AHMED FIKRY  
 17505 ATTIA, SAFWAT MIKHAEL  
 15500 AUBER, MIKLOS LASZLO  
 16617 AUBLE, DEBRA MARIE  
 11899 AUDITOR, JOSE Y.  
 22365 AUJLA, SUKH DEV SINGH  
 19819 AUKERMAN, DOUGLAS FREDERICK  
 17240 AUKERMAN, GLEN FREDERICK  
 18705 AULICK II, NEAL FINLEY  
 18261 AUSMUS, CRAIG  
 23175 AUSTIN, MASHONNA LYNN  
 08204 AUVIL, LORETTO REDD  
 10279 AVASHIA, BIPINCHANDRA H.  
 12275 AVERY, DAVID WAYNE  
 18911 AVERY, SARAH STANSBURY  
 21457 AVIDON, GLENN STEVEN  
 09902 AVINGTON, MICHAEL DAVID  
 20865 AVOLJO, GUY ANTHONY  
 20046 AVULA, RAJAMANI  
 13674 AWA, PAUL KAZUHIKO  
 14924 AWAN, RASHID AHMED  
 23176 AWILI, MUSTAFA HASSAN ALARABI  
 09572 AYA-AY, JUANITO MALON  
 11528 AYCOTH, EDWARD D.  
 14758 AYERS, DAVID RUSSELL  
 15579 AYERS, HAROLD EDWARD  
 09974 AYOUBI, MOUTASSEM B.  
 17192 AZAR, JOHN JURJUS  
 09612 AZAR, ROBERT WILLIAM  
 21204 AZIZ, FATIMA ZEHRA  
 21365 AZIZ, HAROON  
 17728 AZZO, WALID H.  
 20408 AZZOUZ, MOUHANNAD  
 20709 BAALBAKI, ALI MUSSEIN  
 19431 BABALOLA, EBENEZER OLUJFEMI  
 20710 BABAYEV, MARIETTA  
 19201 BACAJ, PATRICK JACQUES  
 22766 BACCHUS, MELISSA NADINE  
 11859 BACHWITT, PAUL  
 19911 BACKUS, SHANE KEITH  
 21836 BADIN, SHADI  
 15535 BADOUIR, ASHRAF S.  
 11996 BAE, WILLIAM HARVEY  
 18837 BAEK, JAMES JONG-MIN  
 14631 BAFNA, MOHAN LAL  
 21587 BAGE, SEYOUM DAFFO  
 18137 BAGNOLI, JR., DOMINIC JOSEPH  
 18596 BAILER, WILLIAM JOSEPH

17593 BAILES, JR., JAMES RODNEY  
 20146 BAILES, JR., JULIAN EDWIN  
 19730 BAILEY, BONNIE JEAN  
 11900 BAILEY, DAVID JORDAN  
 17439 BAILEY, JR., JAMES DESPARD  
 20410 BAILEY, JUSTIN DALE  
 21414 BAILEY, KENNETH MICHAEL  
 18225 BAILEY, MARSHA LEE  
 22597 BAILEY, MARY JANAY  
 22448 BAILEY, NATHANAEL GLEN  
 21164 BAILEY, SHELLEY RENE  
 17538 BAILEY, THOMAS DAVID  
 22767 BAINBRIDGE, JR., PHILLIP EUGENE  
 16610 BAIASAS, ROGER CALINGO  
 23177 BAIARDEN, APRIL MICHELE  
 10521 BAKANE, NEELA RAMESH  
 21050 BAKER, BRADLEY KENNETH  
 22651 BAKER, DONALD JAMES  
 18231 BAKER, JOHN JAY  
 21837 BAKER, VICKI VAUGHAN  
 19607 BAKHTIAR, JAMSHID ABOL HASSEN  
 18706 BAKSI, MITALI GHOSH  
 21791 BAL, GEORGE KALWANT  
 19281 BALA, PETER ZYGMUNT  
 20866 BALASUBRAMONY, SURESH  
 11529 BALDERA, ALFRED  
 13849 BALDWIN, III, ERNEST FRANK  
 21044 BALI, AHMAD  
 13105 BALIAN, ARPY  
 21415 BALL, RUSSELL ALLEN  
 22768 BALLESTER, GABRIELA VIVIAN  
 22706 BALLESTER, OSCAR FRANCISCO  
 15755 BALMASEDA, JR., MARIO TOLEDO  
 20457 BALTIERA, DAVID ALONSO  
 23383 BALTUSNIK, PETER GREGORY  
 14050 BALUH, HOPE MARIE  
 20503 BALZANO, ERIC ROGER  
 20504 BALZANO, JOHN FRANK  
 21839 BANDAK, ABDALLA ZACKARIA  
 23384 BANKS, KEVIN PATRICK  
 22449 BANKS, UGOALA CHIKEZIE  
 16474 BANMAN, RAYMOND ANTHONY  
 18587 BANNISTER, TAMMY LYNN  
 15780 BANNISTER, WARREN DALE  
 10665 BANTUG, ROGELIO ORTO  
 16084 BANVARD-FOX, CHRISTINE ADELE  
 21792 BARAKZOY, AHMAD SHAH  
 19117 BARAY, AHMAD SULTAN  
 22928 BARBARIN, AYANA KAI  
 07242 BARBERIA, REGINA MARGARET  
 10199 BARCINAS, GASPAR ZAMORAS  
 11530 BARCLAY, ROGER STEVENSON

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## License Name

18110	BAREBO, RONALD ERNIE	19434	BEARD, KIP RANDALL
16708	BARGHOOUTH, THAIR ALI	22228	BEASLEY, BENJAMIN EDWARD
12978	BARIT, MANUEL CORTEZ	22238	BEASLEY, MICHAEL SCOTT
21205	BARKER, BILLIE JO	22707	BEATHARD, GERALD AVON
22598	BARNES, KATRINA RAE	18092	BEAVER, BONNIE L.
23296	BARNES, MICHELLE MARGARET	17849	BECKER, JAMES BERNARD
22866	BARNES, PATRICIA L. AUKES	18838	BECKNER, MARIE ELAINE
13233	BARNETT, STEVEN M.	22770	BEDI, MANINDER SINGH
23032	BAROSSO, CARL HUMBERT	17970	BEDNAR, MARLENE ANN
21588	BARRERA, ANTHONY MICHAEL	21208	BEHAR, SUSAN LYNN
16709	BARRERA, ROBERTIANO JOCSON	09774	BEHNAM, KAMAL MATTA
22543	BARRERAS-RINCON, JOSE RAFAEL	22933	BEHNAM, MARCELINA BENAFSHE
17752	BARRETA, TELLY MENDOZA	16619	BEHNAM, RAMSEY A.
22366	BARRETT, II, MILTON RALPH	23297	BEIMESCH, CLAIRE FRANCES
23088	BARRETTO, JR, GREG A.	19529	BEJANI, GHASSAN KHALIL
21886	BARRON, , DAVID R	11792	BEKHEIT-SAAD, SOAD GUIRGUIS
13106	BARROWS, BARRY VAN	23386	BEKKAM, NAVEEN KUMAR REDDY
23178	BARSOUM, YASSER WILLIAM	09032	BELCHER, DARRELL CECIL
19989	BARTLETT, STEPHEN THOMAS	22028	BELCHER, KENNETH LEE
21206	BARYUN, ESAM NURI	12815	BELDING, ROBERT C.
15670	BASHA, IMAD SHAMSI	22368	BELGRAVE, CLAIRE
22024	BASHIR, SHAHIDA	20059	BELL, NAAMAN LEE
21793	BASS, JONATHAN	14604	BELL, WILLIAM GENE
21887	BASSO, ANA CRISTINA	14421	BELLA, CECILIA
20368	BASTIN, CRYSTAL HEATHERMAN	11235	BELLAM, RADHAKRISHNAMURTY
17092	BASTUG, DEMIR EROL	22369	BELLE, TROY ALLYN
09941	BASU, DILIP KUMAR	09616	BELLOTTE, JOHN ANTHONY
20808	BATALLA, GAMALIEL PASAMBA	22867	BELLOTTE, JONATHAN BRADLEY
13850	BATAUSA, JAIME CALUNIA	09793	BEMBALKER, SHRIKANT LAXMAN
15164	BATES, MARK CLINE	10389	BENAVIDES, AURELIO
21794	BATICH, JOHN WILLIAM	16234	BENDER, DAVID BRIAN
15718	BATISTE, C. STEVEN	17311	BENDER, FILITSA HATZIVASILIOU
17893	BATRA, DEVENDER KUMAR	16475	BENDY, JR., ROBERT HAROLD
19433	BATT, MURRAY DAVID	22370	BENE, CLAUDIU EUGEN
08528	BATTAGLINO, JR., JOHN JOSEPH	18111	BENEGALRAO, YOGINI S.
21207	BATTEN, DEAN	11536	BENEKE, GEORGE ROBERT
18599	BATTIN, JOHN ALAN	21840	BENEZRA, CLIFFORD JAY
23385	BATTISTA, VINCENT	20667	BENHAMED, NESREEN ABDURRAHMAN
17894	BATTLE, EMILY HAMRICK	18148	BENJAMIN, JAMES KEVIN
19816	BAUM, MICHAEL RAYMOND	21674	BENNETT, AMANDA KATHARINE
22769	BAUMGART, JUDY REBECCA	22934	BENNETT, ASHLEY WILLIAM
12401	BAUTISTA, CARMELITA N.	22708	BENNETT, FREDDIE JAMES
22647	BAX, STACY JOSEPH	13107	BENNETT, LORI KAY
22932	BAXTER, MARGARET ANN	13482	BENNETT, MARK ROBERT
10731	BAYLOSIS, ROBERTO BALMORES	10435	BENNETT, ROGER PAUL
16085	BAYO, ALEXIS JUAN	18600	BENNETT, TODD PRESTON
10332	BEALL, CHARLES LAWRENCE	09657	BENSENHAVER, DEWEY FRANKLIN
17241	BEAM, WILLIAM RANDY	14203	BENSON, MARILEE
20313	BEANE, DAVID JOEL	15770	BENSON, MARK LEIGH
11534	BEANE, JAMES MICHAEL	20102	BENSON, SCOTT MICHAEL
08996	BEANE, JOHN EDWARD	22450	BENSON, STEPHANIE MICHELLE
19118	BEANE, MICHAEL EDWARD	22184	BENTLEY, SHANNON KRISTEEN

## License Name

## License Name

20000	BENTON, ROLAND EDWARD	13622	BINNS, JR., CARL BROOKS
21889	BERARDI, RONALD STEPHEN	22936	BIOLO, JOHANNA FISHER
20937	BEREND, KEITH ROBERT	23182	BIR, ARVINDER SINGH
16621	BERENS, ANDREW JOSEPH	13911	BIRD, WILLIAM CLAUDE
20176	BERES, MICHAEL BRIAN	15785	BISHARA, MAHER
19531	BERHANE-KAFEL, MINYA	12592	BISHOP, HARRY A.
23298	BERMUDEZ, MICHAEL MARION	16415	BISMAR, HISHAM
12394	BERNARDO, ELMA Z.	09842	BISWAS, KANOJ KUMAR
21795	BERNARDO, JOSE FRANCISCO	21458	BITTNER, LIANA LUBA
23387	BERNE, JOHN DENIS	16623	BLUNDO, RUSSELL
21796	BERNS, DAVID HERSCHEL	20060	BIXLER, DANA E
22868	BERNSTEIN, RICHARD CARL	18960	BIZRI, AHMAD GHASSAN
12107	BERNSTEIN, ROBERT STEVEN	12220	BLACK, JERRY NELSON
10200	BERRY, BRUCE LYLE	22452	BLACK, MICHAEL BRIAN
22130	BERRYMAN, BILL GENE	16236	BLACKSBERG, ILENE RAE
22869	BERRYMAN, JOHN DAVID	12402	BLAHA, JOHN DAVID
23259	BERTAGNOLLI, REONO	21797	BLAINE, DAVID ALLAN
22771	BERZINGI, CHALAK OMER	11537	BLAIR, PAUL ALEX
17588	BESS, CHARLES DAVID	20938	BLAKE, III, PAUL MAXWELL
08185	BESS, JR., ROBERT WILLIAM	18533	BLAKE, ROBERT EUGENE
17895	BETO, II, ROBERT JAMES	16883	BLAKE, RODGER ALAN
23099	BETSILL, JR, WILLIAM LAFAYETTE	21210	BLANCHE HERRERA, MERCEDES MARIANA
11075	BETTINGER, ROBERT	20314	BLANCO, JOHN LOUIS
18707	BETTS, JEFFREY BRIAN	11142	BLAND, JAMES EDWARD
22772	BEYER, GREGORY LYNDEN	18471	BLAND, MARY MARGARET
16451	BEZOUSKA, CHRISTINE ANN	14441	BLANDO, GENEROSO BONA
10694	BHAGAT, RASIKBHAI MOHANBHAI	19121	BLANKENSHIP, KEVIN JAY
21786	BHAGWANANI, SUNDRI G.	09376	BLASS, DAVID CHESNEY
21297	BHAGWANDIEN, NARENDRA SHAYM	12278	BLATT, MICHAEL WILLIAM
16135	BHALANI, KIRTIKUMAR HARJIVANDAS	14605	BLATT, STEPHEN NORMAN
14899	BHALODI, ASHOKKUMAR VALLABHDAS	17594	BLAYDES, STEPHEN HILL
18112	BHANDARI, RANJAN PRAKASH	23038	BLECKER, UWE
12647	BHANDOT, SUBHASH CHANDER	19669	BLEVINS, DAVID VIRGIL
19609	BHARTI, SANJAY RAJNIT	21891	BLITZ, RICHARD LANCE
10201	BHASIN, RAM PAL	21513	BLOM, DINA PATRICIA CHRISTINE
16568	BHASIN, SUNITA MALHOTRA	21514	BLOM, PAUL HENRY
11406	BHAT, SAROJ V.	15394	BLOOM, MARC BRUCE
22538	BHATT, ASIT NARENDRA	15788	BLOOMFIELD, STEPHEN MICHAEL
23179	BHATT, SMITA BHARAT	16880	BLOSSER, LAURA R.
11044	BHAVSAR, SHASHIKANT BHAILAL	10140	BLUM, DONALD ALAN
13751	BHIRUD, NILIMA RAVINDRANATH	13484	BLUM, FREDERICK CARL
13752	BHIRUD, RAVINDRANATH HARIBHAU	11723	BLUME, THOMAS EDWARD
22239	BHOJWANI, RAJESH RAM	21453	BOARDMAN, JOHN WORKS
13693	BHULLAR, SATINDER SINGH	21165	BOAZ, TRAVIS LEE
22027	BHUSHAN, VIKAS	19007	BOBES, SUSAN ELAINE
15784	BIAN, YONGLING	22185	BODALA, PRATHIMA
21890	BIANCO, SABATINO	21675	BODNAR, CATHERINE MARY
09033	BICE, JR., WALTER BERNARD	22240	BODNER, NEAL MITCHELL
21052	BIENEMAN, BRUCE KIRKE	21948	BOEDEKER, EDGAR CHARLES
23180	BIGBY, TANYA GAIL MARIE	23369	BOFILL, LORA LIBON-ON
23181	BILLIPS, RONALD WAYNE	09512	BOFILL, RANO SOLIDUM
13483	BINDER, JAMES THOMAS	16884	BOGAERT, MARIA ALICIA

## License Name

## License Name

07680	BOGGS, JAMES ERNEST	19283	BOWMAN, CHRISTOPHER EDWARD
10788	BOGGS, JOSEPH LOUIS	11902	BOWMAN, DAVID A.
14734	BOGGS, JR., LEO RICHARD	23095	BOWMAN, GEOFFREY KEVAN
20868	BOKIL, HARSHAD SRINIVAS	20316	BOWMAN, II, RICHARD GRAHAM
10789	BOLAND, JAMES P.	20411	BOWN, PAUL CHRISTIAN
18023	BOLAND, LUIS ENRIQUE	22455	BOYCE, BRANDON MARK
20715	BOLING, JR., WARREN WILSON	10392	BOYD, CAROLE BROOKS
17244	BOLUMEN, EDUARDO FAUSTO	18066	BOYD, DAVID ROSS
13108	BONASSO, PATRICK CORKREAN	12283	BOYD, MARY SIMON
10281	BONDY, HAROLD EUGENE	22030	BOYKIN, MARK ALAN
21949	BONFIGLIO, RICHARD PAUL	23184	BOYKIN, MAYOLA WALTERS
17506	BONFIGLIO, RON	21412	BOYKO, MICHAEL JOHN
20406	BONFILI, MARILYN JUDY	22456	BOYLE, MICHAEL FRANCIS
10790	BONITATUS, ERNEST JEROME	21301	BOYLSTON, BEDFORD FORREST
08848	BONNEY, JR., WALTER ALLEN	17755	BOZKIR, IHSAN NACI
21515	BONNIN, MARNI JUDITH	21950	BOZORGI, FARSHID
20939	BONYAK, EDWARD VINCENT	21830	BRACERO, LUIS ALFONSO
22454	BOO, HEATHER ELISABETH	23185	BRACK, III, LAWRENCE FRANKLIN
22871	BOO, SOHYUN	09150	BRACKEN, JR., SAMUEL JOSEPH
14514	BOOKOUT, CRAIG LEWIS	19533	BRADFORD, GEOFFREY E.
20594	BOOTH, HOBSON GILL	14640	BRAGER, PAUL MITCHELL
20669	BOOTH, JR., RICHARD OSBORNE	15635	BRAGG, DANA EUGENE
12404	BOPPANA, PRASADA RAO	22131	BRAJER, JASON HOWARD
14876	BORCHERT, CHRISTOPHER ALAN	22773	BRAMER, MICHELLE ANNE
16559	BOREN, MARY NANNETTE	17850	BRANAM, CHRISTOPHER OLIVER
18039	BORS, KATHLEEN PATRICIA	17729	BRANCAZIO, LEO RICHARD
13854	BORSCH, MARK ANDREW	20178	BRANCAZIO, LISA ANN
15343	BORZUTZKY-DUCACH, CARLOS ABRAHAM	19204	BRANDON, BRENT DENNIS
23183	BOSCARINO, MARTIN ANTHONY	18603	BRANDT, ANDREAS MARTIN
12282	BOSE, MIKKILINENI S.	14988	BRANSON, PHILIP JOSEPH
15116	BOSO, EDWIN BRIAN	18535	BRANT, ARTHUR MICHAEL
23388	BOSTAPH, ANDREW SCOTT	11463	BRAR, GURPREET SINGH
21892	BOTTA, SAMUEL ANTHONY	18066	BRAUN, JR., NOHL ARTHUR
16314	BOU-ABBOUD, CHARLES FOUAD	22872	BRAUNLICH, EARL FRITZ
16136	BOUKHEMIS, RABAH	18961	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
20940	BOWE, III, RONALD DEE	22977	BREETZ, GARY
22652	BOWEN, JON ROBERT	22653	BREETZ, KAREN ELIZABETH
12922	BOWEN, ROBERT EVANS	20370	BREHM, JR., JOHN GREENAWALT
09794	BOWEN, ROBERT WAYNE	12284	BRENDEMUEHL, JUDITH
18065	BOWEN, SHANE ALLAN	11540	BRICK, JAMES EMMERSON
20870	BOWER, BRIAN EDWARD	11541	BRICK, JOHN FRANKLIN
11998	BOWER, STEPHEN LEE	19437	BRICKING, TODD RYAN ANTHONY
14606	BOWERS, JEFFERY JOHN	20412	BRIDENSTINE, JAMES BUCKLEY
17450	BOWERS, III, ROBERT JOHN	18330	BRIGGS, KATRINA MICHELE BROWN
11538	BOWERS, TIMOTHY KEEFE	18331	BRIGGS, LEON BURDETTE
20062	BOWERS, JR., TIMOTHY KEEFE	23089	BRINGMAN, JAY JOSEPH
14590	BOWLAND, WARREN F.	18962	BRITTON, CYNTHIA ANN
20469	BOWLIN, JR., DAVID ALAN	15603	BROADMAN, LYNN M.

License Name

License Name

15208 BRODAREC, IVAN  
20001 BROOKS, CLAUDETTE ELISE  
20941 BROOKS, DANIEL E.  
18851 BROOKS, JORDAN ALAN  
17196 BROWN, CLARENCE DAVID  
22545 BROWN, DEBRA MARIE  
20430 BROWN, ELIZABETH LANTZ  
17896 BROWN, JAMES EDWARD  
20179 BROWN, JAMES WALTER  
22583 BROWN, JANNA ELAINE  
17508 BROWN, JUDITH LYNN  
18422 BROWN, LINDA GAIL  
09617 BROWN, PATRICK LEE  
23300 BROWN, ROBERT RUSSELL  
20942 BROWN, JR., ROBERT STANLEY  
20943 BROWN, STEVEN FARLEY  
10935 BROWN, TIMOTHY ALDEN  
23186 BROWNING, SHANNON LEA  
22978 BROY, LANCE FREDERICK  
14678 BRUCE, ROGER DEAN  
18150 BRUCE-MENSAH, KOFI  
20944 BRUMFIELD, STEVEN SCOTT  
20180 BRUNNER, MATTHEW DAVID  
20181 BRUNNER, NANCY ELLEN  
21116 BRUNO, CHRISTINE MARIE  
08970 BRYAN, FRANK SAMUEL  
08691 BRYANT, II, JAMES LEE  
22873 BUCHANAN, LAURA SUSAN  
16927 BUCHKO, SHEILA NADINE  
13753 BUCHSBAUM, ROY  
14912 BUCK, DAVID STEELE  
22979 BUCK, ERNEST JOHN  
19912 BUCY, MARK CHRISTOPHER  
13038 BUENAFE, WALDRO BARBERO  
19671 BUERGER, DANIEL EUGENE  
19010 BUETERFISCH, CATHRIN MARGARETE  
17445 BUKEIRAT, FAISAL AHMAD  
15584 BUKOVINSKY, CHARLES  
16772 BULLARD, JAMES WILSON  
15370 BUNDY, JR., ROBERT VIRGIL  
19765 BUNNER, JULIE SUZANNE  
22031 BURBRIDGE, REBECCA ANN  
22241 BURDETTE, DAVID DUKE  
14099 BURDETTE, JOHN A'HEARN  
16928 BURDETTE, MICHELLE RENE  
14255 BURDICK, HOYT JEFFERY  
17462 BURGESS, KIMBERLY ANN  
19438 BURKE, LISA GAIL  
13039 BURKE, JR., PAUL WEBBER  
22709 BURKE, RAINA J.  
22710 BURKETT, DONNA LYNN  
12372 BURKHART, MICHAEL WARREN

23187 BURKHOLDER, GARRY WAYNE  
12652 BURKLAND, CARL DAVID  
22458 BURMAN, ROBERT WARD  
19534 BURNER, KEVIN L.  
23039 BURNETTE, DAVID MITCHELL  
17586 BURNS, BRUCE ERIC  
23367 BURNS, ROBERT CARTLAND  
18963 BURNS, WILLIAM HUGH  
20002 BURNS, WILLIAM NEEL  
17229 BURROUGHS, JUDY FAYE  
21893 BURSTEIN, STUART SAMUEL  
14864 BURTNER, CHARLES DAVID  
13392 BURTON, DENNIS MORGAN  
13490 BUSCH, GINA RAE  
14863 BUSH, MARJORIE LYNN  
13491 BUSH, STEPHEN HAROLD  
23188 BUSQUETS, MIGUEL ANTONIO  
14900 BUSSEY, II, FREDERICK NEWTON  
21677 BUTCHER, CHRISTIAN HAYS  
09035 BUTCHER, MICHAEL DANE  
20250 BUTT, AHSEN ALI  
18607 BUTT, SAAD ULLAH  
14641 BYLER, DAVID J.  
17692 BYLER, DEBRA LYNN  
18711 BYLER, TONY LEE  
09100 BYRD, JOHN WILLIAM  
21357 BYRO, MARK ANDREW  
18712 BYRD, JR., WALTER REDDING  
17693 BYRNE, GREGORY JAMES  
21951 BYRNE, RICHARD HARVEY  
19766 BYRON, BRANDON PATRICK  
14498 CABAUATAN, LIVIA NUEVAS  
22133 CABE, ELLEN MARY  
13855 CABOTAJE, LIBERATO GALINGAN  
23040 CABRAL, JOHN DAVID Y.  
10203 CABRAL, MARIANO TORRES  
17126 CACERES, MANUEL JOSE  
19514 CACERES, MARIA ESPERANZA  
22032 CAHALL, CLEMENT ALBERT  
11250 CALHOUN, ARTHUR LEWIS  
22187 CALHOUN, BYRON CRAIG  
23389 CALIENDO, MARK VINCENT  
22033 CALL, JASON THOMAS  
16008 CALLAHAN, LAWRENCE EUSEBIUS  
15149 CALLIS, STEWART JAMES  
23041 CALLWOOD, KIM MARIA  
18069 CAMERON, JR., OVERTON WINSTON  
23291 CAMINOS, OLIVERIO WENCESLAO  
13624 CAMOMOT, WIGBERTO CONDEVILLAMAR  
23101 CAMPBELL, JR, GARLON LEE  
22297 CAMPBELL, II, JAMES ROBERT  
22654 CAMPBELL, JOHN ERWIN

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## License Name

22599	CAMPBELL, MICHAEL CORY	09273	CARTER, WILLIAM HENKEL
23042	CAMPBELL, YOLANDA YVONNE	19913	CARTWRIGHT, WILLIAM EDWARD
18273	CAMRUD, MARISSA ANN	15889	CARUGATI, RICHARD KEVIN
18473	CANADY, MICHAEL RAY	22937	CARULLO, EMILIO JOSE FRANCISCO
15049	CANDARI, JUSTITTO MAGBANUA	08037	CARUSO, MICHAEL JOSEPH
20506	CANNON, MARY LOUISE	11835	CARUSO, PETER V.
10733	CANSINO, OPHELIA DIAZ	18981	CARUSO, VINCENT JAMES
17197	CANSINO, SILVESTRE PEREZ	15247	CASANOVA, MANUEL AGUIRRE
22600	CANTEES, KIMBERLY KNIGHT	23043	CASE, DAVID LAWRENCE
14461	CANTERBURY, TIMOTHY DAVID WADE	09978	CASERTA, LARRY ALLEN
10141	CANTERNA, ANTHONY CHARLES	19424	CASEY, NALINI PILLAI
14591	CAPEL, TERRY WILLIAM	21302	CASEY, RONALD LEE
20147	CAPELLE, SUSAN CHRISTINE	21842	CASEY, SEAN OWEN
08644	CAPINPIN, ALBERTO G.	16858	CASHELL, ALAN WALLACE
12032	CAPITO, CHARLES PETER	19822	CASINGAL, PHILIP LAPENA
13351	CAPITO, JOHN EMIL	12656	CASKEY, HERBERT TARTER
15534	CAPITO, JOSEPH CARL	20373	CASSIM, RIAZ SIRAJUDDIN
12654	CAPITO, RICHARD ANTHONY	23189	CASSIS, ADAM MICHAEL
22601	CAPPELLETTI, DANIELLE THERESA	11251	CASSIS, JR., NICHOLAS
14100	CAPPIELLO, ENRICO JOHN	12950	CASSIS, STEPHEN PAUL
18714	CARAWAY, DAVID LEE	18350	CASTALDO, CAMILLE JOAN
22034	CARBAJAL, SCOTT ANDREW	11752	CASTELLAN, ROBERT MICHAEL
11515	CARBONEL, RELY C.	22242	CASTILLO, ALVIN RENATO
18609	CARDENAS, IGNACIO	12466	CASTILLO, PROBO HERRERA
22856	CARDENAS-ZEGARRA, SILVIA CECILIA	11265	CASTILLO, RENATO
09614	CARDONA, MARIO SOTO	20947	CASTILLO, WILLIAM JAVIER
20251	CARDOSA, NORBERT JOE	13113	CASTLE, GALEN EDWARD
20414	CAREY, GERARD COLLINS	22755	CASTLE, JASON ALLAN
13943	CAREY, KIM BRYAN	22037	CASTO, DAVID ROGER
18715	CARIAS, KATHERINE DEBORAH	18855	CASTO, JEFFERSON PATRICK
16240	CARICO, GREGORY ALAN	11203	CASTO, JOHN NICHOLAS
20946	CARLISLE, DAVID CHARLES	18717	CASTO, JOHN THERON
22035	CARLISLE, ROBERT THOMAS	10124	CASTRO, LEONIDAS
20317	CARLOS, SCOTT ANTHONY	17012	CASTRUITA, JR., JESUS JOSE
15387	CARLSON, CLIFFORD HUGH	12657	CASUCCIO, JOHN RICHARD
23102	CARNEY, JOHN MICHAEL	13913	CATHER, GLENNA ANNE
18275	CARPENTER, ANNE BETTS	14788	CATRAL, BEATRIZ LUMAIN
20184	CARPENTER, JEFFREY SCOTT	11145	CATTERSON, EILEEN CATHERINE
07632	CARPER, MARSHALL JENNINGS	12658	CAUDILL, JAMES WHITE
12286	CARR, LINDA GAIL	22874	CAVAZOS, CRISTINA MARGARITA
22036	CARRICO, JR., JAMES BERNARD	14497	CAVENDER, SUSAN LYNN
22188	CARRICO, VICTORIA LEE	09142	CAVENDISH, II, JOHN WATSON
11908	CARRIER, JAMES MARSHALL	12546	CAVENEY, ROBERT A.
12882	CARRILLO, OSCAR PAULIBON	19914	CAWLEY, KELLI ANN
19536	CARROLL, SAMUEL E.	13114	CAYTON, JR., WAYNE BOYD
14284	CARSON, LARRY VAN	14138	CAZAN, JR., MATTHEW JOHN
18114	CARSON, WILLIAM RAYMOND	15185	CERMAK, MARY BETH
10334	CARTAGENA, RODOLFO JUAN SANTOS	23044	CERVIERI, CHRISTINA LEIGH
17453	CARTER, CLAREMONT FRANKLIN	17093	CHAFFIN, DAVID CURTIS
10796	CARTER, GREGORY STERLING	17760	CHAFFIN, JR., DAVID GARVIN
11144	CARTER, RICHARD FORD	19637	CHAFIN, CHRISTOPHER MARK
18716	CARTER, STEPHEN LINDSAY	18351	CHAFIN, JAMES BRETT



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22655	CHAITIN, ROBERT FREDERICK	11677	CHERTOW, BRUCE S.
10019	CHAKSUPA, MONTRIE	12288	CHERUKURI, THEODORE
15721	CHALLA, KISHORE KUMAR	18521	CHERY, FRAANTZ
14608	CHAMBERLAIN, ALLAN SCOTT	20586	CHESNUT, JOY C.
19124	CHAN, SOKHOM R.	13696	CHESS, ROBERT LEWIS
19440	CHANAA, ZIAD AMIN	22134	CHEUNG, FELIX HO-MING
20185	CHANCELLOR, MICHAEL WADE	12308	CHEVURU, V. KRISHNARAO
13496	CHANCEY, MICHAEL HOWARD	10735	CHEVY, SUTHIPAN
13042	CHAND, YOGESH	18168	CHHABRA, AMARINDER PAL SINGH
17527	CHANDEL, ASHUTOSH	16241	CHIA, IMELDA CAPARAS
18719	CHANDEL, LESLIE PATRÍCIA	15497	CHIANG, MYRA LEE
19823	CHANDEL, SAMARENDRA	12507	CHIDECKEL, ELLIOTT W.
22459	CHANDLER, FRITZ-JOSE EDWARDS	12467	CHIDESTER, CANDACE CAROL
20670	CHANDNA, JALAJ	18115	CHILDERS, JR., CLARK EDWIN
17314	CHANDRA, RAVI	15449	CHILDERS, ROBERT STEVEN
18352	CHANDRAN, OILIP NARAYAN	07061	CHILLAG, ERWIN RUDOLPH
10525	CHANDRAN, NARAYAN BALA	09661	CHILLAG, SHAWN ALEXANDER JEROME
14427	CHANDRAN, PRATHAPA GOVINDAN	21741	CHIMIDZA, LEKGOBO
20461	CHANDRASEKHAR, SUBRAMANIAM	10205	CHIN, VICTORINO DUMABOC
16608	CHANEY, GREGORY DONALD	13697	CHINAKARN, LATTEE WAIYAHONG
11909	CHANEY, MALCOLM LINDSAY	10438	CHINAKARN, NARONG
17454	CHANG, CHIN-YUNG	16533	CHINNIS, ANN SHORT
09980	CHANG, HAO	16569	CHIRICO, PETER ANTHONY
10436	CHANG, HO-HUANG	17246	CHISHOLM, LIONEL DONALD JOHN
14856	CHANG, SIMON KUOCHEN	20810	CHIU, EDWARD KIN YIP
09424	CHANG, SUNG WHAH	17858	CHO, IK RAE
11910	CHANG, WILLIAM WEN-LEN	14877	CHOBE, RASHMI
15222	CHANNEL, JR., DENNIS CARROLL	21788	CHOBY, SUSANNE
12287	CHAPMAN, JOHN LUDWIG	22243	CHOHAN, MOHAMMAD ASGHAR
13626	CHARLES, JONATHAN	13240	CHOI, CHANG HYUK
16627	CHARLES, PAUL MITCHELL	10800	CHOKKAVELU, VISWANATHAN
14759	CHARLTON, JUDIE FERN	12659	CHOLAK, GEORGE LOUIS
22774	CHARLTON, MICHAEL THOMAS	11547	CHONG, CHARLES FERNANDEZ
10069	CHATTHA, AMRIK SINGH	23192	CHONGSWATDI, NATAVOOT NICK
21213	CHATTHA, ASHRAF ALI	15023	CHOPRA, RAVINDER
21055	CHAUDARY, NAUMAN ARIF	10143	CHOPRA, SURRINDER KUMAR
21952	CHAUDHRY, HAIDER SALEEM	21895	CHOUHARI, VIMAL BABUBHAI
18071	CHAUDHRY, SANJAY	21843	CHOUËIRI, MARK ANTHONY
23190	CHAUDHRY, SARMA MUNIR	19770	CHOUNARD, SARAH BOLEN
22980	CHAUSMER, ARTHUR BARRY	22777	CHOWDHARY, ANEEL AKBAR
22776	CHAUVENET, ALLEN RUSSELL	16417	CHOWDHARY, VIJAY KUMAR
22656	CHE, MINGXIN	18612	CHOWDHURY, ABDUR ROUF
19019	CHEBIB, MOUNA G.	12106	CHOWDHURY, MAHBUB
17457	CHEEMA, MAQBOOL AHMAD	22938	CHOWDHURY, NEPAL CHANDRA
20766	CHEEMA, MUHAMMAD AKHTAR	12660	CHRISTIANSEN, CARROLL DAVID
23191	CHEN, BRUCE JENGMON	20671	CHRISTOPHER, MARK EARL
22657	CHEN, YAN	15248	CHRISTOPHER, MARK GUNASEKARAN
23301	CHENG, SAM SIU LUN	09551	CHUA, DOMINGO TAN
12981	CHENGAPPA, KAMBAYANDA LEELA	10736	CHUA, WINDELL TAN
12785	CHENGAPPA, NIRMALA	12103	CHUBINEH, BAHRAM
14686	CHERIAN, JOHN	22589	CHUCOW, SCOTT RUSSELL
17762	CHERRY, DANIEL ALAN	21896	CHUMBER, PARAMJIT

License Name

License Name

12982	CHUNG, SOON OK	14565	COCKE, JR., WILLIAM MARVIN
14739	CHURCH, DAVID HARLAN	21955	COCKERHAM, CHRISTOPHER ALEXANDER
22374	CIABATTONI, STEVEN EMMET	12594	COFER, JR., HAROLD ANTHONY
15186	CIACCHELLA, ARTHUR PAUL	15573	COFFMAN, SHAWN WAYNE
17859	CIAROLLA, DAVID ANTHONY	14817	COGAR, JANET ELAINE
20064	CIBIK, USA MARIE	22135	COGER, BRENTON RAVAL
20717	CIBLEY, LAURENCE JAY	09037	COGHE, DAVID WILLIAM
12194	CICCARELLI, VIRGIL	16590	COHEN, EDWIN ELJ
21594	CICENAS, RYAN R.	19662	COHEN, JUSTIN DAVID
19661	CILIBERTI, DEVIN MARK	21844	COHEN, LOREN EDWARD
16604	CINCO, III, ALFONSO PICZON	10936	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	CIRINCIONE, 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	20770	COLLINS, JOHN JEFFREY
21461	CLARK, CHRISTOPHER BENNETT	21743	COLLINS, JOHN ORVIL
21517	CLARK, II, CURTIS RAY	22461	COLSON, JAMES DOUGLAS
10892	CLARK, HOLLY HOBACK	10442	COLVIN, DAVID FORREST
17504	CLARK, II, JAMES PAUL	23193	COMBS-SCHILDT, AMANDA KAYE
21742	CLARK, JEFFREY RANDALL	12663	COMERI, JAMES LOUIS
21953	CLARK, JOHN WIRRELL	22548	COMETTI, MARIO PETER
16288	CLARK, KAREN ELAINE	19768	COMPTON, RICKY JACK
20186	CLARK, MICHAEL BURTON	20418	COMSTOCK, LLOYD KARR
10802	CLARK, THOMAS SAMUEL	18072	CONAWAY, KEVIN JAMES
10010	CLARKE, DON LAZARO	21168	CONDAX, GEORGE
16242	CLARKE, GREGORY DRESEL	19598	CONJURA, ANN
15547	CLARKE, KEVIN MICHAEL	11146	CONLEY, II, FREDERICK ALLEN
20597	CLARKE, JR., RUSSELL PAUL	15891	CONNER, TIMOTHY ALLEN
22460	CLARKSON, CYNTHIA CLARK	23194	CONNOR, ANN R.
19126	CLASSEN, JOHN BARTHELOW	14599	CONOVER, PAULA JUNE
10875	CLAUSELL, PAUL LINDORF	16142	CONROTTO, STEVEN ALAN
21315	CLAWGES, HEATHER MARIE	10586	CONSTANTINO, FRANCISCO ARCIGAL
13976	CLAY, DENISE ELAINE	19391	CONWAY, ADA MARIE
21216	CLAY, SMOKEY JOE	20812	COOK, BETH ALLISON
13908	CLAYPOOL, ROBERT GORDON	15506	COOK, CHERYL LYNN
12034	CLEAVENGER, RONALD LEE	20873	COOK, CHRIS CECIL
22190	CLEMENT, JOHN ANTHONY	13810	COOK, DAVID WELLINGTON
19611	CLEMENTS, II, CHARLES WESLEY	12289	COOK, JEFFREY TRENT
21954	CLOSE, KELLY BULLER	17923	COOK, JENNIFER DAWN
23045	CNOTA, II, JAMES FRANK	09864	COOK, LEWIS ANDERSON
13698	CO, DOMINADOR ANG	14246	COOK, LINDA LOU
20611	COAD, JAMES ELLIOTT	22020	COOK, NICHOLAS ARIEL
21595	COBEN, JEFFREY H.	22376	COOK, ROGER ALAN
21897	COCCARO, PETER JOSEPH	08607	COOLEY, FREDERICK MORTON
16930	COCHRAN, JANET MOORFIELD	17250	COOMBE, RAYMOND PAUL
13628	COCHRAN, ROBERT CARTER	16091	COONLEY, CRAIG JOSEPH
11861	COCHRANE, JAMES ALAN	15249	COOPER, JOSEPH DAVID

License	Name	License	Name
23195	COOPER, MELINDA NICOLE	21898	CRISER, ANDREW LEE
14046	COOPER, WARREN LINDLEY	20465	CROCCO, TODD JEFFREY
17799	COPELAND, STACEY ELLEN	22713	CROCHELT, JR., ROBERT FRANK
16628	COPLEY, MARY SANDRA	22602	CROMPTON, JOHN DAVID
21596	CORBIN, ANNA KATHERINE	16042	CROSBY, GAIL KRISTIN
19349	CORBIN, MICHAEL WELFORD	20466	CROSBY, IVAN KEITH
12509	CORDELL, RONALD E.	09237	CROSBY, THOMAS WILLIAM
15070	CORDER, STEVEN LYNN	21597	CROSS, JENNY LYNN
14750	CORDER, WILLIAM THOMAS	19689	CROSS, KIMBERLY SUE
16774	CORMIER, SERGE	13397	CROSS, ROBERT LOUIS
20462	CORN, GEORGE BRIAN	21958	CROSSLAND, STEPHEN PAUL
20718	CORNELIUS, JENNIFER LYNN	10677	CROTTY, JR., GLENN
20419	CORNELL, JOHN EDWIN	18966	CROW, JR., ROBERT JOSEPH
19613	CORNETT, EDGAR STUART	22042	CROWDER, ERIC ALEXANDER
09342	CORNWELL, JR., CREEL SAYRE	16294	CROWELL, JR., EDWARD BROWNING
20607	CORONEOS, EMMANOUEL J.	22939	CRUIDEN-PARHAM, CONSUELA J.
09678	CORRO, PRUDENCIO CHU	12666	CRUKSHANK, STEPHEN H.
19129	CORTAS, GEORGE ADEL	11994	CRUZ, HALBERTO G.
16449	CORTES, VICENTE	22981	CRUZ, JULIA MARGARITA
21799	CORY, ROBERT PAUL	22463	CRUZ, LORNA RUBIANO
09038	COSMIDES, JAMES CONSTANTINE	15479	CRUZZAVALA, JOSE LUIS
22875	COST, JAMEY LYNN	22433	CUBE, CESAR PADUA
10336	COTELINGAM, JAMES DWARKANATH	23390	CUBUKCU-DIMOPULO, OLCAY
16629	COTES, ENRIQUE EDUARDO	21899	CUCUZZELLA, MARK THOMAS
09983	COTES, OSTERMAN	22982	CUI, XUE LIANG (LUKE)
19769	COTTRELL, DOMINIC JOSEPH	15797	CULPEPPER, CLIFFORD PERRY
20137	COTTRILL-SKINNER, BRIDGET YVONNE	22043	CULPEPPER, JR., JOHN WESLEY
22462	COUCH, AMOS PAUL	21599	CUMMINGS, KRISTIN JOY
14842	COUGHLIN, ROBERT MICHAEL	10937	CUNANAN, ROBERTO ALARCON
23103	COULON, JR. RICHARD A.	09984	CUNNINGHAM, JAN HOWARD
23196	COURIS, MICHAEL THEODORE	14179	CUNNINGHAM, MICHAEL EDWARD
21957	COUSINS, GEOFFREY RAMON	11862	CUNNINGHAM, POLLEY HALE
18329	COUTRAS, STEVEN WALTER	11795	CUNNINGHAM, WILLIAM NORMAN
17901	COVELLI, MICHAEL ANTHONY	18353	CUPP, MATTHEW ADAM
22137	COWANS, RODNEY HARRY	22658	CUPPETT, COURTNEY DAWN
17902	COWELL, DANIEL DAVID	19211	CURCI, KRISTINA M.
18856	COWHER, CHRISTOPHER JOSEPH	21218	CURE, ROBERT JOSEPH
22041	COX, II, JAMES ROGER	08869	CURNUTTE, LARRY DOUGLAS
19443	COX, KEVIN WAYNE	18354	CURRENCE, DAVID JAY
08598	COYNER, JOHN LIGON	22044	CURRY, SEAN MICHAEL
09059	CRAFT, GARY CLIFTON	19824	CURTIS, CLINTON E.
21007	CRAIG, MICHAEL DAVID	12036	CURTIS, ROBERT JAMES
18116	CRAIG, II, PAUL WILSON	15668	CURTIS, II, RODNEY LEE
19675	CRAMER, DAVID THOMAS	19732	CUTONE, TINA M.
21008	CRAMER, DWIGHT EVERS	22299	CUZZOURT, JEREMY CLIFTON
11104	CRAWFORD, GEORGE ANDREW	19733	CZINEGE, ERVIN ILLES
22378	CREEL, CHRISTOPHER JEFFREY	10670	DABABNAH, MOUSA IBRAHIM
19210	CREMEANS, II, GARY DAVID	20951	DABBS, RANDAL LEE
13857	CRIGGER, CHARLES DAVID	15255	DACHOWSKI, ALICE ANN
22138	CRIFE, LINDA HEIDEL	21800	DACHOWSKI, JR., EDWARD ALBERT
11220	CRISALLI, ROBERT JAMES	23302	DAFFNER, SCOTT D.
20464	CRISAN, VIORICA MARIA	12037	DAGHER, GHASSAN Y.

## License Name

## License Name

20720	DAGUE, GERALD ARNOLD	19827	DAVIDSON-DAGOSTINE, RAMONA ANN
18355	DAIA, EURIPEDES ANTONIO	23304	DAVIS, BARRY CHRISTOPHER
23303	DAING, RENATO DOCTOR	23198	DAVIS, BOLIVIA THERSE
15568	DALAL, JYOTSNA NARSINGH	21902	DAVIS, JAD LEE
16319	DALBY, PATRICIA LORRAINE	21219	DAVIS, JASON SCOTT
11221	D'ALESSANDRI, ROBERT MATTHEW	22465	DAVIS, MARK CAMERON
22252	DALEY, DYANN	15251	DAVIS, PAUL DUANE
19290	DALRYMPLE, JOANNE LEE	21220	DAVIS, ROBERT BROOKS
22464	DALTNER, CARL JOSEPH	13914	DAVIS, SAMUEL RICHARDSON
20164	DALTON, WILLIAM CARLOS	21960	DAVIS, STEVEN WARD
17317	DALY, TIMOTHY MICHAEL	20813	DAVISSON, LAURA MARIE
19130	DAMERON, JEFFREY C.	16714	DAVULURI, CHAUDHURY D. K.
15124	DAMRON, TIMOTHY ANDREW	19292	DAWLEY, BRENDA MITCHELL
13812	DANAI, NOSRATOLLAH	16933	DAWOOD, MOHAMMED
22659	DANAI, PAJMAN ALEXANDER	19676	DAWSON, II, G. STEPHEN
13630	DANIEL, JR., CHARLES RICHARD	22466	DAY, JAMES BRUCE
07971	DANIEL, JOHN MORTON	22379	DAY, KEVIN ALLEN
15586	DANIELS, FRANK J.	13118	DAY, STANLEY TYLER
09579	DANIELS, JAMES DAVID	16223	DAYAL, VIKRAM
08849	DANIELS, JR., WILLARD FLOYD	20190	DAYO, III, MATEO BRAWNER
23197	DANN, PHOEBE HOPE	16561	DAYTON, BARRY DEAN
15188	DANNALS, THOMAS EDWARD	16418	D'BROT, JUAN MANUEL
20189	DANS, NESTOR FELIPE	23391	D'COSTA, QUEENIE MOUSUMI
12471	DAR, NASREEN RIAZ	23200	DE CAMPO, ROSINA ESTELA
10444	DARIO, JR., NEPOMUCENO ZAFRA	12410	DE JOSEF, TERESITA P.
14772	DARISTOTLE, JOEDY LOUIS	10126	DE LARA, CARLOS FERNANDEZ
20106	DARLINGTON, JR., ALBERT CLARKE	16583	DE LOS REYES, EMILY CAONJ
18430	DARMEUO, MATTHEW PHILIP	13434	DE MESA, ISABELITA T.
18615	DARNELL, ROBIN LEEANN	13703	DE ROMANETT, LINDA ELAINE
19522	DARNELL, ZANE ASHLEY	18860	DE SOUZA, ALEXANDRE S. T.
18723	DARROUX, EDMUND SIMON	21009	DEAN, ALAN MICHAEL
19291	DARROW, JR., JOSEPH CHARLES	11047	DEAN, RODNEY DOUGLAS
12110	DAS, KANAI LAL	23199	DEAN, SHAY BYRON
16887	DAS, PHANI BHUSHAN	16217	DEARDORFF, DAVID ALVA
17154	DASARI, JALAJA RAMAIAH	22983	DEB, SUBRATO J.
19826	DASARO, ANTHONY PETER	20320	DECI, DAVID MICHAEL
20057	DASILVA, ANTHONY ABIOLA	11863	DEDHIA, HARAKHCHAND V.
11077	DATTA, CHINMAY KUMAR	21119	DEE, SALLY ONG
17904	DATTA, SUBHAJIT	22857	DEEL, JOHN TATE
10146	DATTA, VASANT	17647	DEER, TIMOTHY RAY
14196	DATTOLA, RICHARD KENNEDY	15951	DEEULIS, TIMOTHY GUINEY
22139	D'AUDIFFRET, ALEXANDRE CHRISTOPHE	22380	DEFazio, JENNIFER MARIE
15014	DAUITO, RALPH	18151	DEFILIPPO, JOHN LEONARD
21744	DAUME, JASON THOMAS	10867	DEGRAY, STEPHEN ALAN
13117	DAUPHIN, JAMES M.	19734	DEGUZMAN, GARY STEVEN
21678	DAVALOS, JULIO GUSTAVE	15686	DEHGAN, EBRAHIM
21117	DAVE, DARSHANKUMAR ASHWINBHAI	20647	DEHMLow, PAMELA GAIL
13760	DAVE, PRAFULL KANAIYALAL	13119	DEL CHECCOLO, RICHARD LAYNE
21118	DAVENPORT, GARY BRUCE	21903	DEL ROSARIO, MARIA CONCEPCION
20952	DAVENPORT, WILLIAM JEPHTA	20422	DEL TORO, ISABEL CRISTINA
22779	DAVIDOFF, ALAN BRETT	16442	DELA CRUZ, RENATO FALGUN
13502	DAVIDSON, ANNE STRUPLING	14275	DELA ROSA, ROMULO GANUELAS

**License Name**

**License Name**

17094 DELAGARZA, VINCENT WALTER  
 22467 DELANOY, ANNE ELIZABETH  
 22140 DELAPORTAS, DINO JAMES  
 16605 DELGIORNO, LOUIS JOHN  
 13701 DELGRA, CECILIO DELA VICTORIA  
 19539 DELGRA, LEMWEL GALVEZ  
 17201 DELUCA, JOHN ANTHONY  
 17202 DEMARCO, JAMES JOSEPH  
 21848 DEMBY, ALAN MARK  
 22551 DEMICK, STEPHEN EDWARD  
 13046 DENNING, DAVID ALAN  
 23392 DENNING, KRISTA LYNN  
 16419 DENNISON, WILLIAM BRIAN  
 19294 DEOL, PRABHJOT SINGH  
 17078 DEPETRO, JOSEPH JAMES  
 18935 DEPOND, ROBERT TODD  
 18591 DERAKHSHAN, IRAJ  
 12931 DESAI, BHARATI SHIRISH  
 17863 DESAI, HIMANSHU PARMANAND  
 18026 DESAI, VINAY MOHANLAL  
 18152 DESAI, VIREN DINKERRAI  
 19828 DESHPANDE, AVINASH SHRINIVAS  
 20875 DESVIGNE, MICHAEL NICHOLAS  
 19920 DETEMPLE, JULIE ANN  
 21857 DEUR, LAUREN GAYLE  
 21801 DEUR, TOMISLAV  
 11553 DEVABHAKTUNI, BABU R.  
 15671 DEVABHAKTUNI, PRAMODA KUMARI  
 15587 DEVABHAKTUNI, PRASAD VENKATADURGA  
 21169 DEVANATH, NIRIPENDRA CHANDRA  
 20600 DEVARAJ, KIRAN SHASHI  
 23090 DEVEREUX, CORINNE KEATING  
 22940 DEVINE, TIMOTHY MICHAEL  
 20192 DEWESE, CHRISTOPHER LEE  
 21904 DEWITT, JAN ALLEN  
 14593 DHALIWAL, IQUBAL SINGH  
 21522 DHALIWAL, SANJIT KAUR  
 21523 DHANVANTHARI, LAKSHMI  
 21010 DHARAWAT, MADHUSUDAN N.  
 19677 DHAYAPARAN, SELLATHURAI KANAGARAJAH  
 23305 DHOLAKIA, RUT DINKAR  
 19679 DI CRISTOFARO, SEAN CHARLES  
 20006 DIAB, ANAS  
 20815 DIAL, JR., LARRY DALE  
 19132 DIAL, WALTER EVERETT  
 16814 DIAZ, JR., ANTONIO RIMANDO  
 09181 DIAZ, CLEMENTE C.  
 06558 DIAZ, SALVADOR  
 21905 DIAZ-LOPEZ, HECTOR IVAN  
 22381 DIB, JOUD GHASSOUB  
 19735 DICKENSON, JOSEPH KEVIN  
 20007 DICKENSON, STACEY DAVIS

19212 DICKERSON, MICHAEL M.  
 19213 DICKERSON, SUSAN ELLEN  
 11913 DICKEY, III, THOMAS OSCAR  
 20375 DICKEY, III, WILLIAM THOMAS  
 20721 DICKEY-WHITE, HOWARD IRWIN  
 12038 DICKIE, THOMAS ANDREW  
 16420 DICKMAN, DANIEL JOSEPH  
 19678 DICKSON, JOAN  
 20510 DICRISTOFARO, SHARON MARIE  
 21679 DIDDEN, DAVID GREGORY  
 11754 DIEHL, STEVEN LLOYD  
 22468 DIER, GARY LAWRENCE  
 19392 DIETTINGER, FRANK GEORGE  
 22876 DIETZ, MATTHEW JAMES  
 20953 DIETZ, PAUL DALE  
 22300 DILLARD, CARRIE MARIE  
 16093 DILLIS, CHARLOTTE LORRAINE  
 20722 DIMITRIOU, GEORGE A.  
 23201 DIMITROVA HART, MARIANA G.  
 13450 DINH, ANTHONY TUNG  
 17461 DINSMORE, JR., HARRY HEASLEY  
 14444 DIP-FIGUEROA, ALLAN  
 16510 DISTEFANO, JOHN F.  
 21600 DITTY, JACK FOSTER  
 22877 DIVEKAR, PREETI RAJESH  
 10880 DIWAN, VAMAN SHIPAD  
 20254 DIXON, BRIAN JEREMY  
 22045 DIXON, ETOSHA DENISE  
 12824 DIZON, ALLAN ATILANO DAVID  
 20255 DIZON, MARIA ANGELA  
 21680 DOBRANSKI, STEFAN ANDREW  
 16457 DOBSON, ANDRE L.  
 19214 DOCTOR, SHAMOON ABBAS  
 22700 DOCTRY, NATHAN ELUOTT  
 21746 DOD, HARVINDER SINGH  
 09198 DODD, LARRY ALLEN  
 21906 DODSON, JEFFREY ALAN  
 22714 DOLAN, JENNA BREE  
 07944 DOLGOVSKIJ, MICHAEL  
 17906 DOMANICO, RENEE SUE  
 11727 DOMAOAL, ANA MARIA V.  
 10700 DOMAOAL, ANTONIO MARAVILLAS  
 08599 DOMINGUEZ, FERNANDO  
 12934 DONAHEY, SUE ANN  
 08694 DONAHOE, DORVAL HENDRIX  
 23202 DONAHUE, KERRI GREER  
 23437 DONOVAN, KIMRIE MERRILL  
 21961 DORCHAK, JOSEPH JOHN  
 11679 DORNBLAZER, GEORGE H.  
 21802 DOROMAL, NOEL MACAIRAN  
 14956 DORSEY, III, JOHN THOMAS  
 11270 DOSHI, DINESH MANSUKHLAL

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## License Name

15954	DOSHI, HIMANSHU MANSUKHLAL	22715	DUNLAP, BRIAN STEWART
21962	DOSSETT, LUCY MARYANNA	08935	DUNWORTH, ROBERT LAWRENCE
19449	DOTANI, MOHAMMAD IMRAN	21222	DUQUE, MARIA DEL PILAR
08787	DOTSON, THOMAS OWEN	16015	DUREMDES, GENE BERMEJO
22603	DOTY, DAVID KENNETH	09778	DUREMDES, GENEROSO DIVINAGRACIA
22471	DOUGHERTY, THOMAS HERBERT	10151	DUREMDES, JANELLE BERMEJO
20050	DOUGLAS, RICHARD ALLEN	14026	DURNELL, THOMAS ALAN
21963	DOUGLAS, WADE GERARD	20512	OURRANI, MEHMOOD ALAM
12412	DOUGLASS, THOMAS R.	19772	OURRENBERGER, STEPHEN DAVID
22941	DOUKAS, WILLIAM CARLTON	19450	OURST, PAUL RAY
22552	DOWER, JOSHUA MICHAEL	19736	OUSENBERRY, DAVID
19616	DOWNHAM, USA ELAINE	14719	OUSHKOFF, ROBERT BOYNE
21601	DOWNS, LORRIE ANN	18155	OUTHIE, JAMES SOLOMON
21602	DOWNS, MATTHEW PAIGE	18786	OUVERT, JOSEPH HUGO
11107	DOYLE, DANIEL BARRY	18156	OVORAK, VERA CERMINOVA
18231	DOYLE, JR., EDWARD JEROME	17907	DWYER, GEORGE MICHAEL
15588	DOYLE, GREGORY ALAN	13704	DWYER, KENNETH LEE
22660	DOYLE, THOMAS JAMES	12197	DY, ANTONIO TENG
16125	DRANSFELD, HANS GERHARD	10072	DY, JOHNNY
18967	DRANSFELD, JOSEPH WERNER	18776	DZIALOWSKI, KENNETH JOSEPH
13815	DRAPER, JR., JOHN ALLISON	23104	EADS, KRISTEN PRICE
18968	DRELICH, JEREMY MICHAEL	21907	EASTONE, JOHN ANTHONY
11048	DRESSLER, WILLIAM CONRAD	18787	EBY, WILLIAM CLIFFORD
12598	DREWS, JR., MARION H.	09277	ECHOLS, WILLIAM JERRY
15336	DRISCOLL, HENRY KEANE	22605	ECKARD, DONALD ALAN
15895	DRIVER, JR., RICHARD PAUL	22553	ECKARD, VALERIE ROCKWELL
18619	DROZDOW, GILBERT LANCE	15306	ECKERD, JOHN MARCUS
23306	DRURY, WILLIAM JOHN	19680	ECKERSON, ROBERT JUDD
16145	DUBBERKE, LANCE DIETER	21803	ECONOMIDES, NICHOLAS J.G.
18620	DUBINSKY, DIANE EVE	20513	EDDY, LORI ANN
16937	DUCATMAN, ALAN MARC	19013	EDE, DAVID ELIAS
16938	DUCATMAN, BARBARA STEINMETZ	19774	EDGERTON, PETER JOHN
17767	DUCHICH, JOHN EDWARD	20876	EDGMON, JEREMY JOHN
19617	DUESTERHOEFT, D'ANN ELIZABETH	10073	EDNACOT, ROMEO RUIZ
19195	DUFFY, CAMERON DEWAYNE	11019	EDWARDS, BENJAMIN MITCHELL
20511	DUFFY, SCOTT PATRICK	16320	EDWARDS, BRUCE NEAL
19978	DUFFY, TRESSIE MONTENE	16873	EDWARDS, CHARLES STEPHEN
21359	DUGAN, BUCHANAN MERRYMAN	22192	EDWARDS, PAUL DOMINIC
20322	DUGAN, CINDY CONSTANTINO	19543	EDWARDS, III, ROBERT WILSON
20069	DUGAN, PATRICK PARKER	09278	EDWARDS, TILMAN KEITH
12936	DUKART, WILLIAM STUART	14177	EELLS, DAVID ACEVEDO
13858	DUMAPIT, JR., RUPERTO DOMINADO	21056	EGGLESTON, KEVIN LEE
23046	DUMAS, ALAIN JEAN FRANCS	19618	EGGLESTON, ROBERT MICHAEL
17301	DUMAS, JAMES GEORGE	09377	EGNOR, II, JAMES KESLEY
21360	DUMITRACHE, ANGELA	19544	EHRlich, PETER FREDERICK
23393	DUMITRU, DAN LUCIAN	21419	EIGLES, STEPHEN BARNETT
21170	DUMM, KELLI JO	23285	EINWOHNER, REBECCA SUSAN
10533	DUNCAN, JR., HARRY EARL	16146	EINZIG, STANLEY
22382	DUNCAN, LAURA FEASTER	23047	EISENBAUM, SIDNEY LEON
21603	DUNCAN, TERESA ANN	21057	EITEL, DOUGLAS RAY
22699	DUNCAN, JR., WILLIAM LOWREY	20324	EKANEM, FELIX MICHAEL
18154	DUNDERVILL, III, ROBERT FRANK	19922	EKANEM, IBANGA MICHAEL

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23370 EKE, JUSTINA EGBICHI  
 23384 EKE, SANCAR  
 23105 EL AKKARY, EHAB ALAAELDIN  
 19352 EL-AMIR, NABEEL GEORGE  
 21464 EL-AWADY, MOHAMMED FAWZI  
 22046 EL-BASH, FERAS AHMAD  
 22472 EL-BASH, SALAH MOHAMMED  
 22302 ELGHUL, ASHRAF MOHAMED  
 22383 ELHABYAN, ABDULKARIM  
 19829 ELHAMDANI, MEHAR OMAR M.  
 17770 EL-HARAKE, MAYEZ AHMAD  
 16147 ELITSUR, YORAM  
 18356 EL-KADI, HIKMAT ABBAS  
 23106 ELKADRY, AYMAN HUSSEIN  
 17771 EL-KHATIB, HUSSEIN EL-SAYED  
 15896 ELKINS, GREGORY ALLEN  
 15804 ELKSNIS, STEPHEN M.  
 11916 ELLER, RICHARD WARREN  
 20877 ELLINGTON, JR., JOE CAREY  
 15724 ELLIOTT, SANDRA YOUNG  
 11681 ELLIOTT, TERRY LYNN  
 13508 ELLIOTT, II, WILLIAM MARTIN  
 17772 ELLIS, BRIAN DAVID  
 16478 ELLIS, JOHN WESLEY  
 22123 ELLIS, PAUL DAVID  
 22606 ELLIS, PERCITA LOREN  
 22384 ELLISON, MATTHEW BLAIR  
 10338 EL-MALLAWANY, AMIN MOUSTAFA  
 21804 ELMES, CORNELIUS MILLARD  
 17865 ELSARRAG, ZAKI MUSTAFA-ALI  
 13247 EL-SHABANY, YOUSEF OTHMAN  
 15401 EL-SHAHAWY, MOHAMED ALI  
 21748 ELSWICK, DANIEL ELLIOT  
 23395 ELWOOD, NANCY SUE  
 23203 ELY, BRIAN ARTHUR  
 10286 ELYADERANI, MORTEZA KADKHODAI  
 22303 EMBI, COLLEEN SHERIDAN  
 11682 EMCH, EDWARD LEE  
 21465 EMERY, GWENDOLYN ARENS  
 21306 EMERY, SANFORD EMIL  
 14258 ENDICOTT, JAMES WILLIAM  
 14594 ENDRICH, JOSEPH PETER  
 11720 ENGELBERG, ALAN LINDSEY  
 17910 ENGLAND, GREGORY JAMES  
 20514 ENRICO-SIMON, AGNES AGATEP  
 09089 ENTRESS, CHERYL PIXLEY  
 22878 EPLING, JAMES ANDREW  
 21420 EPSTEIN, BEVERLY  
 11010 EPSTEIN, WILLIAM HARRIS  
 23204 ERCAN, HASAN  
 21058 ERICKSON, FRANK ALBERT  
 18075 ERICSON, SOLVEIG GRONNING

16718 ESFAHANI, FRAYDOON  
 17178 ESHEL, AMIR ISRAEL  
 22193 ESHELMAN, JR., JOSEPH C.  
 21684 ESKINS, CHRISTOPHER R.  
 19645 ESLAVA-FERNANDEZ, ARNELLE V.  
 12113 ESPANOL, JOSE SOLANOR  
 14901 ESPRITU, JR., JULIAN LLADO  
 20193 ESTALILLA, OSCAR CINCO  
 11918 ESTIGOY, ROMULO J.  
 18489 ESTOLANO, MARIO GUSTAVO  
 16045 ESTRADA, CRISTINA GARDE  
 15941 ESTRADA, RUBEN CASTRO  
 21466 ESTRELLA, FERNANDO SANCHEZ  
 12156 ETTEHADIEH, SEID AHMAD  
 15805 EVANS, CARLOTTA RAY  
 17097 EVANS, CATHERINE JOANN  
 15253 EVANS, DAVID PAUL  
 14625 EVANS, JOSEPH E.  
 11728 EVANS, PATRICIA RAE  
 10883 EVANS, JR., WILLIAM EUGENE  
 20955 EVERLY, VICKI LYNN  
 18403 EWEN, JULIA LYNN  
 15806 EWING, KIMBERLY FAYE  
 22047 EX, ERIC JOSEPH  
 14015 EXNER, ALBERT JOSEPH  
 09239 EYE, JR., EARL HOWARD  
 07918 EYE, HARRY LUKE  
 21223 FABER, GEORGE HERMAN  
 19353 FADA, ROBERT ALAN  
 23307 FADL, YAHYA  
 12937 FAGUNDO, RAMON H.  
 12886 FAHEEM, AHMED DAVER  
 20878 FAHIM, MOHAMED MOHAMED  
 18076 FAHMY, NABIL WASSILI  
 16148 FAILINGER, III, CONARD FREDERICK  
 22716 FAIRCHOK, GREGORY PAUL  
 20195 FAIYAZ, RASHID  
 23205 FAIZ, SABA  
 18237 FAKADEJ, ANNA FRANCES  
 22607 FAKIER, DAVID RICHARD  
 22385 FALLON, KENNETH BRIAN  
 17911 FALTAOUS, ADEL AIAD  
 22781 FAMULARCANO, EARL MICHAEL TECSON  
 11729 FAMULARCANO, PRECILLA TECSON  
 22942 FANCY, TANYA  
 13804 FARID, TOURAJ  
 22245 FARIDI, AHMAD BILAL  
 22194 FARINASH, LLOYD JOSEPH  
 10942 FARIS, BISHARA MIKHAEL  
 16046 FARIS, DAVID ALLEN  
 20816 FARIVAR-MOHSENI, HESAM  
 08945 FARMER, DONALD EDWARD

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## License Name

15126	FARNSWORTH, MARK BRYAN	16942	FISHER, GLENN AARON
19137	FAROOQ, AHMED OMER	12292	FISHER, MELANIE ANN
21060	FARQUHARSON, ROBERT ROY	17136	FISHKIN, DAVID L.
12589	FARR, ROBERT WESLEY	22944	FITE, CHAD MICHAEL
22555	FARRELL, III, GEORGE JOSEPH	21685	FITZ, RALPH WOELFEL
23206	FARRIER, SEAN E.	13917	FITZPATRICK, KAREN MARIE
13126	FARRIS, II, JOSEPH HARVEY	22556	FITZWATER, AMANDA KRISTINE
18623	FARRY, KIMBERLY MARIE	23107	FLANAGAN, MELINA BREE DUNSAVAGE
14023	FATHY, HARRY HORMUZ	20423	FLANNAGAN, PATRICK PHILIP
20376	FAW, MARY ELIZABETH	23208	FLASKAS, MARINA YURIEVNA
09378	FEASTER, STEPHEN JAMES	19832	FLAX, STEPHEN HOWARD
22943	FEATHERS, CHRISTOPHER CHARLES	10605	FLEER, ROBERT ERIC
13453	FEDDER, LEO MICHAEL	23209	FLEMING, JR., DONALD RAY
12829	FEDER, ARLENE STERN	12044	FLEMING, MARTIN PATRICK
12830	FEDER, RICHARD ROSLUNG	20957	FLEMING, SANDRA JANE
22246	FEDERMAN, MICHAEL JOEL	21224	FLESHER, RYAN SCOTT
22717	FEERO, WILLIAM GREGORY	15839	FLORES, ERNEST
14782	FEGHALI, JOSEPH GEORGE	20246	FLORES, LUIS RENE
22661	FELDER, JR., DAVID ARTHUR	21062	FLOWER, LISA MOORE
22142	FELDMAN, NATHAN IRWIN	20109	FLOWERS, COY ALDEN
20108	FELSEN, JAMES DAVID	19215	FLUHARTY, KELLY COLLEEN
20602	FELSINGER, KATJA	21011	FLYNN, WILLIAM EDWARD
23207	FELTNER, CYNTHIA KAY	17913	FODERINGHAM, GASTON GORDON
19298	FENTON, LESLIE HALL	22718	FOERSTER, BRADLEY ROGER
20603	FERGUSON, ANGELA BETH	20517	FOGARTY, WILLIAM THOMAS
22984	FERGUSON, GORDON BRUCE	13635	FOGLE, JERRY ALLEN
12601	FERNANDES, JOSEPH EDMUND	21750	FOGLE, RICHARD ALLEN
12114	FERNANDEZ, ALBERTO A.	22386	FOLEY, DAVID ALLEN
11412	FERNANDEZ, HORTENCIA NICDAO	23108	FONTANILLA, JOSE-MARIO DEOGRACIAS C.
17156	FERNANDEZ, NEFTALI FRANCISCO	23396	FOOKS, JR., HENRY
22474	FERNANDO, WANNAKUWATTE WADUGE J. S.	21687	FORE, DAVID CHARLES
13510	FERRARI, III, NORMAN DAN	20325	FOREHAND, JOHN RANDOLPH
19452	FERRARO, FRANCIS A.	19299	FORMAN, BONNIE JO
10262	FERREBEE, MICHAEL LEE	19924	FORNELLI, RICK ALLEN
17688	FERREIRA, NELSON LAWRENCE	17127	FORSSELL, CAROL ANN
19776	FERRELL, DAVID RALPH	13512	FORT, KYLE FREDRICK
13862	FERRERA, DOMINIC NICHOLAS	13707	FORTE, PATRICK JOHN
22782	FETSAK, ANDRIY VLADIMIROVICH	14743	FORTUNATO, MICHAEL ANTHONY
17600	FIALA, ANITA	12474	FOSHAG, LELAND J.
15340	FIDLER, DONALD CARL	21121	FOSHEY, MICHELLE LYNN
12291	FIDLER, MICHAEL O'NEIL	11557	FOSTER, BRUCE ALAN
11555	FIERY, MICHAEL ALLEN	11988	FOSTER, DANIEL S.
10943	FIGUEROA, EDMUNDO E.	12158	FOSTER, EARL JAMES
17601	FIGUEROA, OSCAR FERNANDO	19925	FOURNIER, KELLI LYNN MCDONALD
21309	FIJEWSKI, TODD ROBERT	15726	FOWLER, DANIEL TROY
19394	FILOZOF, PETER PAUL	21225	FOWLER, MELISSA HALPERN
09624	FINK, KENNETH MARTIN	13514	FOX, MATTHEW PLATT
18491	FINKEL, MITCHELL SIMON	22719	FOX, MELISSA DAWN
19831	FINKENBINE, RYAN DALE	15809	FOX, STUART HENRY
22304	FIORITO, THOMAS FREDERICK	21849	FOY, ANDREW MILES
15725	FISCHER, III, CARL R.	15140	FRAIL, CAROL LYNN JOHNSON
22144	FISCHER, JOSEPH WILLIAM	15217	FRAME, DANIEL SCOTT



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13127	FRAME, JAMES NORMAN	09963	FUNG, SARAVUT S.
14735	FRAME, JERRY LEE	19928	FUNK, CATHY MARIE
20520	FRAME, KELBY LEE	20958	FYE, MARK ALAN
20149	FRAME, II, RONALD DAVID	20819	GABRIEL, HANI FARID AZIZ
19017	FRANCE, CHERYL ANN	14490	GABRIEL, HOSNY S.
18257	FRANCE, JOHN CHARLES	16371	GABRIELE, FREDERICK JOHN
13210	FRANCA, JOSE AZARCON	16861	GABRIELE, MICHAEL WILLIAM
18492	FRANCIS, BRIAN	22784	GADIYARAM, VIJAYA KRISHNA
18730	FRANCIS, CHARLES DAVID	19453	GAFFAR, ANILA
18846	FRANCIS, II, FRED HARRIS	17773	GAGUCAS, RAUL JARAVATA
22783	FRANCIS, JR., RICHARD MCMASTER	22477	GAHILOT, LUXMI
12293	FRANCKE, PAUL FREDERICK	17393	GAIDO, JUAN FELIX
11995	FRANCO, MANUEL P.	08293	GAINER, JR., JAMES VINCENT
23091	FRANCO MOLINI, MANUEL T.	17867	GAINER, JAMES WARD
22475	FRANGOS, MICHELLE FRAN	20425	GAINER, KENNETH MATTHEW
23397	FRANK, ALON	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.	18632	GAITHER, NEAL STREATER
21063	FRANKLIN, PETER DOUGLAS	12558	GAJENDRAGADKAR, SUBHASH V.
20377	FRANKS, ADAM MICHAEL	10611	GALANG, LEANDRO PINGOL
21966	FRANKS, KEVIN MATTHEW	20196	GALLOWAY, MICHAEL EARL
09486	FRANYUTTI, FULVIO ROGELIO	22880	GALUPO, MARIA PAULA
13128	FRANZ, AGNES MARIE	18863	GAMPONIA, EDGAR CLARENCE
16248	FRANZ, CHARLES BRADLEY	09186	GAMPONIA, HERMINIO LAFRADES
16322	FRASER, FRANCIS ALOUYSIOUS	17020	GAMPONIA, MELISSA JOSE
23048	FRAZER, JASON ALLEN	10534	GANAN, ARACELI VILLANUEVA
19621	FRAZER, TERESA ELIZABETH	13984	GANDEE, DURWOOD F.
21418	FRAZIER, MARIE D.	09626	GANDEE, RAY WAYNE
16249	FREAS, CAROL OTANE	11273	GANGULI, PUNDALIK SHENAI
22879	FREDERICH, MICHAEL EDWIN	18914	GANI, MUKHTAR ALI
17975	FREDERICK, LIZA ANTONETTE	22145	GANUOO, JESSIE
12294	FREDRICK, GEORGE THEODORE	22945	GANTT, II, PICKENS ALLISON
22476	FREED, HOLLY JANEL	13638	GANZER, GARY ALBERT
09801	FREED, JOHN DOUGLAS	21421	GARCES, PATRICIO BORROMEIO
20521	FREEMAN, BRUCE GREGORY	11413	GARCIA, SERVILLANO V.
14724	FREESE, JAMES WARREN	21689	GARDNER, GLENN PIERCE
17914	FRENN, ADEL ELIAS	19049	GARMANY, FARAH H.
08579	FRICH, JR., JOHN CARL	19050	GARMANY, FIROOZ
17158	FRICK, MATHIS PETER	21604	GARMESTANI, ADRIAN SCOTT
09040	FRIDLEY, JAMES OWEN	09242	GARMESTANI, ALI ASGHAR
20523	FRIEDLAND, MICHAEL	21125	GARMESTANI, AMY LYNNE
18862	FRIEDMAN, GARY S.	20198	GARNER, SUSAN LEAH
19663	FRIEDMAN, SCOTT JUSTIN-MARL	17778	GARNETT, JAMES DAVID
11349	FROST, JAMES LAWRENCE	16512	GARRETSON, CHARLES A.
21967	FRUMAN, DALE BERNARD	13435	GARZA, GILBERTO A.
21805	FROYE, HADASSAH DAE	22387	GASIOR, THOMAS ADALBERT
23210	FUCHS, JULIE ROBIN	12604	GASKINS, RONALD DEVOE
14568	FULKS, RICHARD MORRISON	22478	GASPAR, DANIEL FERREIRA
20424	FULLER, BRYAN HEATH	19836	GASTON, IV, BENJAMIN MCTYEIRE
21888	FULLER, JEREMY DALE	21226	GATELEY, KERRY WIX
20818	FUMICH, FRANK EDWARD	21362	GATELEY, LAURA TURNEY

## License Name

## License Name

20326	GAUDET, ROBERT JOSEPH	16944	GILLISPIE, DEBORAH HARPER
20959	GAUTAM, INDIRA DWIVEDI	21312	GILMAN, RACHEL S.
17550	GAVRIA, DIANA MARILYN	16719	GINGOLD, MONIQUE KOSSAK
22609	GAYED, AHMED KAMEL	11521	GINJUPALLI, SEETHA
06871	GAZIANO, DOMINIC JOSEPH	20724	GINZBURG, HAROLD MYRON
17651	GEBER, SHARRON RUTH	15168	GIOIA, VINCENT MARK
10212	GEHMAN, LINFORD KULP	10450	GIRON, NABAL BURGUILLOS
22720	GEIB, KEVIN SHANE	10513	GIRON, ZINNIA
23283	GEIB, VAISHALI NEME	23398	GITTES, GEORGE KINGSLEY
09582	GELDERMAN, ALBERT HERMAN	21690	GIVAN, JASON DWAYNE
11414	GEMIN, JAMES ALAN	13986	GIVEN, WILLIAM DOUGLAS
21526	GEORGANDELUS, LUCAS	15169	GLASER, MARILYN KNOLL
16864	GEORGE, DAVID SPENCER	10745	GLASS, RICHARD SALVATORE
16459	GEORGE, JEFFREY EDWARD	22985	GLASS, II, WILLIAM FREDRICK
23109	GEORGE, JOHN MICHAEL	22986	GLASSER, SCOTT ANDREW
22610	GEORGE, KERRI LYNN	22480	GLOGOVER, PHILIP HERBERT
15482	GEORGES, ANGELO NICHOLAS	20260	GLOGOWSKI, KAREN ANN
09627	GEORGIEV, MARIA TOTH	08506	GLOVER, DOUGLAS DENNIS
17159	GERBO, ROBERT MICHAEL	22882	GLUSHKOV, OLEG VASILYEVICH
23110	GERGES EL-KHOURY, JOE EMILE	18119	GNEGY, DAVID ALAN
23111	GERLINGER, TAD LOREN	11051	GO, RONNY HWTE GWAN
13359	GERONILLA, DANTE RIZAL	10078	GO, ROSALIND LEE
18631	GERSMAN, MARK ANDREW	18971	GOAD, BETTY AMELIA
17603	GERVACIO, DANILO JOSE LINAN	15533	GOAD, JOHN LEE
22247	GEVAS, STEVEN GEORGE	22481	GOCKE, RYAN THOMAS
16892	GHABRA, NABEEL	20468	GODDARD, JOHN ALLEN
17869	GHALILI, KOUROSH	22722	GODFREY, LARRY JAMES
21012	GHAMANIDE, SHEKHAR ANANT	12118	GODLEWSKI, MATTHEW JAN
10886	GHANNAM, MOUWAFAK AHMAD	17408	GOEBEL, LYNNE JANICE
16048	GHAPHERY, DAVID ALFRED	19144	GOEBEL, STEPHAN ULRICH
19778	GHARIB, ELJE GEORGE	19020	GOETZ, DAVID WILLIAM
22479	GHARIB, ROLA MICHELLE	17206	GOETZ, JAMES C.
23211	GHARIB, SUZANNE LEE	12675	GOGINENI, RAVINDRA KUMAR
19929	GHARIB, WISSAM	10079	GOGO, PROSPERO BARQUERO
09213	GHIZ, ROBERT LEROY	17971	GON, JOSEPH EBITENBO
18232	GHOBRAL, ALBER LEWIS	22146	GOINS, MICHAEL ROY
18267	GHOOSARA, DRUPKUMAR PARSOTAMBHAI	18433	GOLD, RAMMY SCHMUEL
20199	GHOOSI, SEYED ABDOLREZA	22723	GOLDAR, JOSE MANUEL
21528	GIANGARRA, CHARLES EUGENE	22946	GOLDBERG, TODD HARLEY
12047	GIANNAMORE, MICHAEL P.	11922	GOLDEN, JOSEPH IVAN
21065	GIANTURCO, ANNA MARIA	15212	GOLDFARB, GLENN ROBERT
16149	GIBBS, MICHAEL WARREN	17694	GOLDIZEN, CRISTINA LEIGH
19758	GIBBS, SCOTT ROBERT	12534	GOLDSMITH, JOYCE
23212	GIEBISCH, NINRONG XUE	15811	GOLIATH, GILBERT
21066	GIFFORD, BONNIE DUPPER	09127	GOMEZ, AURELIO RAFAEL
16691	GILBARD, ROBERT JAY	17403	GOMEZ, DIEGO ALONSO
08679	GILBERT, SR., GARY GENE	10506	GOMEZ, MANUEL ANTONIO
14967	GILES, HARLAN RAYMOND	18279	GONCHIGAR, MRUTHYUNJAYA
20200	GILES, HENRY KIRK	16692	GONDALIA, BHAILAL GOKALBHAI
20960	GILKERSON, CHRISTINE LYNN	16150	GONZALES-CHAMBERS, ROWENA
22721	GILL, MUHAMMAD TAIMOOR LATIF	21171	GONZALEZ-RAMOS, FERNANDO LUIS
08623	GILLESPIE, FREDERICK DAVID	21606	GOODE, CHRISTOPHER SCOTT

License	Name	License	Name
22434	GOODEN, MICHAEL ALLEN	19355	GREEN, GORDON JAMES
18972	GOODING, KELLIE KING	23215	GREEN, JAMI ELYSE
16423	GOODMAN, MARK ALVIN	17260	GREENBERG, BRUCE KEVIN
20451	GOODRICH, MICHAEL DARRELL	21363	GREENBERG, JEFFREY ALAN
08476	GOODWIN, II, ANDREW WIRT	22786	GREENBERG, MICHAEL IRA
10989	GOODWIN, CLAUDIA ANN	17261	GREENBERG, SUNITA PHASGE
14757	GOODWIN, FREDERICK MARK	22248	GREENFIELD, ANTJE L.
15898	GOODYKOONTZ, TOMI BURNETTE	19781	GREENLAW, ROBERT KING
13710	GOPAL, ALLURI GIRIDHARA	15078	GREENSPOON, LAURENCE SCOTT
23213	GORADIA, DHAWAL	13711	GREGORI, JOSEPH SYLVESTER
23308	GORANTLA, SARITHA	20110	GREISMAN, BERNARD
16005	GORDINHO, J. JORGE A.	17981	GRESS, TODD WILLIAM
09243	GORDON, ALAN GARY	22724	GREY, CARL ROBERT
21910	GORE, CHERYL ANN	17778	GREY, EDWARD JOSEPH
21469	GOREJA, MUHAMMED ARIF JAMAL	16049	GRIEGER, THOMAS ALLEN
22147	GORNEY, STEWART R.	21123	GRIFFENHAGEN, EDNA ALLISON
19145	GORRAFA, ALY ABDEL-MONIEH	15118	GRIFFIN, JANET LOUISE
12476	GOSIEN, OSCAR PAGALILAUAN	20775	GRIFFIN, SUSAN RUTH
10945	GOSIENE, HENRY PAGAN	21067	GRIFFITH, BRIAN KEITH
14502	GOSIENGFIAO, JAIMIE P.	15225	GRIFFITH, JAMES PAUL
15507	GOSWAMI, NABA	22787	GRISAFI, FRANK NICHOLAS
21970	GOTTLIEBSON, WILLIAM MARK	22725	GRISAFI, HEATHER LESLIE
22785	GOULD, ROBERT JOHN	21607	GRISWOLD, DOREEN CHAMBERLIN
20525	GOUNDER, RAMAKUMAR NATARAJAN	09042	GRISWOLD, FRANK CANTRELL
08751	GOVINDAN, SRINIVASAN	23309	GRITSAVAGE, REGINA LEE
21806	GOYAL, MAHEEP KUMAR	21691	GROSE, BRIAN WADE
22987	GRADDOY, LOGAN GABRIEL	22015	GROSS, DONALD ANDREW
19838	GRADY, II, JOSEPH EDWARD	13132	GROSS, JOYCE YUDITH
15760	GRAEBER, GEOFFREY MARC	19839	GROTEN, DAVID LEE
15962	GRAEBER, JANET ELLSWORTH	22483	GROTHAUS-DAY, CYRENE DAWN
11080	GRAF, DAVID FREDERICK	14025	GROUSE, DAVID SCOTT
09628	GRAHAM, ANTHONY WILLIAM	14070	GROUX, WAYNE ELLSWORTH
14895	GRAHAM, CECIL CURTIS	21973	GROVE, PHILIP SUMNER
15702	GRAHAM, NANCY LYNN BUELL	21851	GROVER, NITA NOEL
19930	GRANDE, CHRISTOPHER MARCELLINUS	18792	GROVER, SUKHDEV SINGH
21230	GRANDE, LUKE FRANCIS	08601	GROVES, JR., LOUIS WILLIAM
18530	GRANDIA, RONN A.	20327	GROVES, SAMUEL SHAWN
21172	GRANESE, RICHARD	11158	GRUBB, STEPHEN RAY
16250	GRANKE, DEBORAH S. KLEIN	16894	GRUETTER, DARLENE YAO
16251	GRANKE, KENNETH	20674	GUADALUPI, PIETRO
15127	GRANT, CATHERINE E.	11417	GUARDA-CANO, LUIS A.
22854	GRANT, MAURICE RAYSHAWN	13133	GUBERMAN, BRUCE ALLEN
22662	GRASS, JEFFREY ALBERT	11276	GUECO, JR., VICENTE ALVAREZ
22663	GRASSIE, CHARLES ROBERT	20881	GUERRIERE-KOVACH, PAMELA MARIE
11494	GRAVELY, LEWIS WILLIAM	20961	GUHA, SOMES CHANDRA
17652	GRAVES, CYNTHIA FRANCES	12676	GUIDO, BRUCE PHILIP
20427	GRAVES, JEFFREY MERSHON	22052	GUILFOOSE, JOHN ALAN
22482	GRAY, CYNTHIA ALLYSON	21752	GUNRGIS, HANY HESHMAT ZAKY
06933	GRAY, DAVID BENONI	21364	GUNRGUIS, NABIL GABALLA
20972	GRAYBEAL, LAURA JANE	22557	GUNDAVDA, HEMANT PRAFULCHANDRA
23214	GRAYSON, STEPHANIE ANNE	14588	GUNKO, IGOR
07068	GRECO, RAY SILVIO	21374	GUNNLAUGSSON, SKULI TOMAS

License	Name	License	Name
20962	GUO, WEDXING	08953	HAISLIP, CHARLES EDWARD
19023	GUPTA, SANJAY	21612	HAKIMIAN, ROGER ROBIN
19728	GUPTA, SHASHI BALA	15028	HALBRITTER, KEVIN ASHLEY
11159	GUSTAFSON, ROBERT ALLEN	19738	HALE, WILLIAM RAY
08697	GUSTKE, ROBERT FRED	18634	HALEY, MAUREEN ANN
14079	GUTIERREZ, ALVARO RAFAEL	20378	HALL, DAVID MICHAEL
10427	GUTIERREZ-MAZORRA, JUAN FRANCISCO	20379	HALL, MARY JEAN
17323	GUTMANN, LAURIE	13944	HALL, MICHAEL DAVID
08952	GUTMANN, LUDWIG	15899	HALL, PHILIP BRADLEY
21174	GUTSTEIN, LAURIE LYNN	09629	HALL, RODNEY LEE
16889	GUYER, GRETA VIRGINIA	22054	HALL, ROY LOUIS
22883	GUYETTE, III, FRANCIS XAVIER	21068	HALL, TIMOTHY SCOTT
21911	GUYOT, ANNE MARIE	22307	HALL, JR., WILLIAM DAVID
22249	GUZMAN PEREZ-CARILLO, GLORIA JULIA	09283	HALL, II, WILLIAM LLOYD
11819	GWINN, JAMES ALEXIS	22726	HALLBERG, JOHN ANDREW
14408	GYIMESI, FERENC CHARLES	15113	HALLEY, MICHAEL WILLFORD
22148	GYURE, KYMBERLY ANNE	16945	HAMDAN, HIND FUAD
10704	HABASH, AFIF SALIM	22788	HAMER, JOHN FORREST
22756	HABERMAN, RONALD JAY	21366	HAMID, KHAWAJA KHURRAM
23310	HABIB, JOSEPH HASAN	07806	HAMILTON, JR., FRANK ALEXANDER
19356	HABTE, ANTENEH CHENO	22250	HAMILTON, III, FRED HADLEY
20439	HABTE, BETHESAIDA TAFARI	19422	HAMILTON, THOMAS EVERETT
22306	HACHIYA, KIYOMI ANNE	21124	HAMILTON, WILLIAM KENT
23311	HACKAM, DAVID JOEL	20965	HAMIRANI, MIRZA TAJUDDIN
14075	HACKETT, ELIZABETH ANNE	22308	HAMLIN, BRIAN REYNOLDS
20963	HACKNEY, MARK ANTHONY	16586	HAMMOND, MARY THERESA
21470	HADDAD, DAVID GEORGE	12003	HAMRICK, JR., ROLAND EDWARD
20964	HADDADIN, RAMZI NIMER	22486	HANCOX, JOHN GIBSON
22485	HADDOX, CRAIG DE WITT	18637	HANDE, VISHWANATH
20676	HADDOX, JOSHUA ALEXANDER	21852	HANDRIGAN, MICHAEL THOMAS
11474	HADDOX, THEODORE PRESCOTT	15676	HANES, VERNA ELIZABETH
21365	HADDY, JULIE ANN	18404	HANING, HEDDA LITOWITZ
23216	HADIQUE, SARAH	17918	HANKINS, CHRISTOPHER LOVELL
10778	HADI-SADEGH, SEYED HOSSEIN	20328	HANLON, CHARIN LEE
16153	HAFFAR, MOHAMAD BASSAM	21422	HANNA, ISRAHIM
16209	HAFFAR, MOHAMMED YASER	13524	HANNA, STEPHAN DOUGLAS
22558	HAGAN, LARRY LYNN	17872	HANNAH, JOHN WALTON
22063	HAGER, CASEY SHAUN	20610	HANSBARGER, JOHN TRAVIS
23443	HAGER, CHRISTOPHER	09671	HANSBARGER, LUTHER CLARK
22947	HAGGERTY, II, PHILLIP JOHN	18121	HANSEN, DAVID ALLEN
18832	HAGINS, TOD	22055	HANSEN, ZACHARY HENRY LEE
15226	HAHN, JERRY MITCHEL	12678	HANSON, GARY ARNOLD
13988	HAHN, JOHN LEE	23371	HANUMARA, DEVIKA
21610	HAHN, JOSEPH MITCHEL	22309	HAPPEL, JR., JOHN LINDSAY
13766	HAHN, KATHLEEN WYCKLENDT	17285	HAQ, NADEEM UL
23217	HAHN, MATTHEW ABNER	19842	HAQ, SYED NADEEMUL
21231	HAIQ, JOHN STEWART	17780	HAQUE, REYAZ UL
19459	HAIDAR, ZEINA NADIM	22948	HARDEN, THOMAS PASTEUR
11111	HAIKAL, ELIAS GEORGE	22293	HARDENBERGH, MARLA JO
19783	HAIKAL, LEE COREY	20206	HARDEN-MACK, ANGELA MICHELLE
21611	HAIKAL, NABILA ABDEL AZIZ	20074	HARDWAY, MARK JASON
21807	HAILEMICHAEL, EYASSU GHEBREMEDHIN	20261	HARDY, JOHN CULLEN

## License Name

## License Name

17968	HARDY, JR., KENNETH FRANKLIN	22664	HASHMI, ADNAN HASAN
21471	HARGRAVES, RONALD WILLIAM	18733	HASHMI, MAHREEN
19739	HARIDAS, SHOUBHA	21175	HASHMI, SYED HAMID
15096	HARIKA, JOPINDAR PAL	22251	HASS, STEPHEN MATTHEW
10453	HARISH, GORLI	10749	HASSAN, SURAYIA TEHSIN
21423	HARLESS, WILLIAM WARREN	20075	HASSANI, FARZANEH
23218	HARMAN, LARRY GAEL	21176	HASSON, RICHARD MATTHEW
16947	HARMAN, THOMAS FREDERICK	22487	HATFIELD, GINGER PATTY
14790	HARMON, MICHAEL BLAKE	13939	HATFIELD, RICHARD MARK
23219	HARMON, ROBERT CHRISTOPHER	21694	HATOUM, CHEHADA ANTHONY
18732	HARPER, GLENN ANTHONY	09873	HATTEN, JR., HOMER PAUL
18596	HARPER, LAURIE WINCHESTER	11823	HAUGHT, JOHN MICHAEL
08130	HARPER, THOMAS GEORGE	18234	HAUPT, BRUCE FREDRIC
22612	HARPER, TIFFANY LEIGH	22488	HAUS, MARY MARGARET
11160	HARPER, TIMOTHY GROSE	17026	HAVEN, HENRY HIRSCHBERG
21529	HARPOLD, ROBERT MORRIS	23049	HAVERIC, NAMIK
17232	HARRAH, GREGORY SCOTT	20823	HAWKINBERRY, II, DENZIL WILLARD
23312	HARRAH, JASON DOUGLAS	22727	HAWKINS, MICHELLE YVETTE
09214	HARRAH, JOHN DAE	16211	HAWKINS, RANDALL FLEMING
23220	HARRAH, JR., JOHN DAE	09244	HAWKINS, RICHARD ALLEN
19685	HARRER, DAVID STANLEY	19027	HAWTHORNE, BRIAN WENDELL
22949	HARRINGTON, GEORGE DAVID	22310	HAYES, JAIME THOMPSON
22988	HARRINGTON, JR., ROBERT WILLIAM	10611	HAYES, JR, RICHARD DARRELL
20882	HARRIS, DARREN LEONARD	09972	HAYES, THOMAS MORTON
13456	HARRIS, DAVID MAXWELL	22056	HAZARD, HANNAH WRIGHT
21314	HARRIS, ERIKA MARIE	22789	HE, MEI
16778	HARRIS, MATTHEW WAYNE	22392	HEABERLIN, BRIAN KENT
17469	HARRIS, MICHAEL L.	15128	HEAVNER, ROBERT RANDAL
12513	HARRIS, NATHANIEL N.	22728	HEBARD, III, HAROLD GEORGE
10537	HARRIS, WILLIAM LEE	22665	HEBEL, DONALD JOHN
21233	HARRISON, JR. CURTIS WAYNE	10612	HECETA, WILMER GAO-AY
21853	HARRISON, DONNA MICHELLE	17325	HECK, JR., HERMAN ANDREW
21234	HARRISON, DOUGLAS GROVER	09608	HEDGES, PAUL RICHARD
11161	HARRISON, PATRICIA JUNE	14849	HEFFERNAN, DAVID MICHAEL
08421	HARRON, RAY ANTHONY	14470	HEFLIN, II, ROBERT EUGENE
21754	HARSHBARGER, TODD LEE	19221	HEGAZI, AMR ZAKARIA
23313	HARTEL, JAMES VINCENT	13963	HEGG, KYLE RICE
21854	HARTEL, PAUL HERBERT	21695	HEGSTROM, MICHAEL TERRANCE
20668	HARTHUN, NANCY LYNN	23221	HEILBRUNN, STEVEN MARK
09346	HARTMAN, II, IRA FRANKLIN	07880	HEIRONIMUS, III, TERRING W.
18281	HARTMAN-ADAMS, HOLLY BETH	10455	HEISKELL, CHARLES ANDREW
18018	HARTZOG, JOSEPH MICHAEL	22393	HELLER, HOWARD TODD
21855	HARVELL, JEFFREY DARREN	22951	HELMICK, KRISTEN PEROS
17024	HARVEY, II, HAROLD EDWARD	12161	HELMSLEY, JAMES DOYLE
17025	HARVEY, HYLEA MARIE	20207	HELWANI, HASSAN
22884	HARVEY, WADE VINCENT	16722	HEMBREE, WANDA MARIE
20821	HASAN, AYESHA KHALID	22559	HEMSTREET, MITZI KAY
10891	HASAN, MOHAMMAD KHALID	20470	HENDERSON, JAMES MARTIN
16821	HASAN, NUSRATH	17533	HENDERSON, II, JOHN PAUL
21693	HASAN, OMAR KHALID	08529	HENDRICKS, DANIEL EWELL
18795	HASAN, SULAIMAN BASHIR	21808	HENDRICKS, GREGORY SCOTT
16325	HASHEM, JOSEPH FELIX	23222	HENICK, JAMES H.

License	Name	License	Name
22729	HENNEBERRY, KYLE JOSEPH	22886	HILVERS, PAMELA SUE
18640	HENNESSEY, WILLIAM JAMES	21809	HINERMAN, JR., RAYMOND ALBERT
19462	HENRICKSON, ROY ERIC	23400	HINTON, JR, ROBERT BRUCE
17873	HENRY, BRADLEY DEAN	12301	HIPOLITO, JR., EMMANUEL F.
15141	HENRY, DEBRA LYNN	17163	HIRSCH, LARRY KEITH
20112	HENRY, JOHN SHERMAN	17208	HIRSCH, JR., WILLIAM LOUIS
17162	HENSHAW, II, RAYMOND EDWARD	17920	HIVELY, JEFFREY WAYNE
19688	HENSLEY, ELIZABETH KRISTI	20725	HIX, CHARITY VIKA
19933	HENSLEY, JENNIFER ANN	10217	HO, JESUS TAN
13526	HENSLEY, WILLIAM MICHAEL	14571	HO, JU CHANG
17607	HENSON, BARNEY JERRY	13918	HOAK, BRUCE ALLYN
19028	HENSON, DOUGLAS WILSON	22963	HOCHBERG, CHARLES J.
08954	HENSON, SAMUEL LEE	18060	HOELDTKE, ROBERT DANIEL
23314	HEPPS, DAVID OWEN	21912	HOFELDT, MATTHEW J.
19343	HERCEG, ROBERT JOSEPH	22613	HOFFER, PHILLIP FRANKLIN
21472	HERRING, CRAIG SCOTT	17028	HOFFMAN, DONALD LAWRENCE
18931	HERRIOTT, III, GEORGE EPHRAIM	17983	HOFFMAN, ELISSA JANE
16285	HERRMANN, THOMAS ALFRED	08314	HOFREUTER, DONALD HENRY
16226	HERSEY, JERRY ROGER	18079	HOFSTETTER, MARK
15692	HERSHFIELD, BARTON KENT	09960	HOGAN, MICHAEL THOMAS
22489	HERVEY, SHELEIKA LINETTE	13054	HOGAN, THOMAS FRANCIS
17267	HESS, ALAN RAY	15622	HOGG, JEFFERY PAUL
17552	HESS, DAVID ELWOOD	06979	HOGSHEAD, GEORGE WILLIAM
20825	HESS, DAVID FREDERICK	15029	HOGUE, GAVIN NEIL
19624	HESS, ELIZABETH HARRISON	20471	HOH, WILLIAM GERARD
20011	HESS, MICHAEL RAYMOND	15257	HOJAT, SAIED MOHAMAD KHALIL
20824	HESS, MICHELLE LYNN	20262	HOLBERT, CECIL TODD
14997	HESS, ROBERT ALBERT	15258	HOLEHOUSE, JAMES MICHAEL
08192	HESS, ROBERT DALE	11422	HOLLEY, ROBERT MELVIN
11569	HETZER, TIMOTHY BRUCE	22230	HOLLINS, VIOLA RENEE
23286	HEUER, RICHARD JAY	13528	HOLLOWAY, JOHN DUBOIS
14774	HEYD, KAREN ANN	23373	HOLLOWAY, ROBERT JOHN
18161	HEYD, ROBERT LEO	22730	HOLLS, WILLIAM M.
23399	HEYDARIAN, HALEH CHRISTINE	08874	HOLMAN, JOHN EDWARD
10456	HEYDARIAN, MAHMOOD	22253	HOLMES, ALLEN JASON
20012	HEYWOOD, SAMUEL GREG	19741	HOLMES, GREGORY ARTHUR
22989	HIGGINS, LAURA ELIZABETH	18551	HOLMES, JEFFREY SCOTT
23223	HIGGS, DOUGLAS MARTIN	10949	HOLT, FRED FRISCH
13007	HIGH, CARL STEPHEN	13714	HOLTGREWE, MICHAEL RAY
22962	HIGH, ERIC ANDREW	18529	HONAINY, HASSAN KAMEL
20113	HIGO, OMOKHAYE MOGOKEOLA	10458	HONAKER, CHARLES RODNEY
22885	HILES, JR., CHARLES MALL	22731	HONAKER, MATTHEW JASON
21017	HILL, BECKI SUE	23401	HONDA, KORD SHUJI
21755	HILL, CHERYL ANNE	21756	HONG, JUNG JA
14848	HILL, DANIEL BUCHANAN	11736	HONRADO, CORDELL RIVERA
09900	HILL, DAVID PETER	23060	HOOGLAND, YVONNE THERESA
20527	HILL, USA CAROLINE	09565	HOOPER, ANNE CAROLINE DODGE
19740	HILL, MARY WYNN	21070	HOOPER, JAMES LEWIS
13989	HILL, RANDALL JAMES	21757	HOOS, RICHARD TIPTON
14471	HILL, RONALD CHARLES	23224	HOOTON, MELINDA JO
17553	HILSBOS, KENNETH	11570	HOOVER, DAVID LAURENCE
18269	HILTZ-PARRA, DEBORAH JANE	11571	HOOVER, KATHERINE ANNE

License	Name	License	Name
20329	HOPKINS, ERIC SHANE	20265	HUNT, DAVID JOHN
21454	HOPKINS, GAIL EASON	11825	HUNT, JOHN ASPINALL
21613	HOPKINS, KRISTA LYNN	21127	HUNTER, DAVID LEONARD
21316	HOPKINS, LEAH GAIL	14118	HUNTER, FRANCIS SCOTT
23315	HOR, KAN NAM	19845	HUNTER, PAUL BRIAN
12054	HORAN, CHARLENE FRANCES	22198	HURSH, DIANA MARIA
13261	HORANI, MOHAMMED NABIL	22667	HURST, ERIC BRIAN
21614	HORN, DENNY JAMES	11928	HURST, JANIS LEIGH
13530	HORNER, PHILIP HENRY	15965	HURST, MICHAEL KENNETH
23225	HORNER, W. HARRY	17283	HUSARI, AHMAD WAFIK
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	HOSSAINO, HATEM MAHMOUD	21858	HYDER, MUHAMMAD ALI
17211	HOSTETTER, ALDEN LYNN	23053	HYDER, TARA
23316	HOTCHKISS, LAURA ANNE	15592	HYNDMAN, CATHERINE JEANNE
22887	HOTIANA, MATEEN MUNIR	17782	HYNES, ANNE MARIE
20612	HOUFF, STEPHEN LOUIS	12055	IAMMARINO, RICHARD MICHAEL
17554	HOURANI, HISHAM SPIRIDON	10616	IBANEZ, II, CESAR BRIONES
20114	HOUSE, NANCY SUSAN	22149	IBRAHIM, FADI
10461	HOUSTON, BRIAN DELANEY	23372	IBRAHIM, MUHAMMAD
11927	HOWARD, II, THOMAS WILLIAM	19464	IBRAHIM-BACHA, GHAI
22394	HOWARD-CLAUDIO, CANDACE MICHELLE	12268	IGNATIADIS, PANAYOTIS
21811	HOWELL, JODIE ELIZABETH	22311	IKHLAQUE, NADEEM
22057	HOWELL, STEPHEN MOORE	21368	ILUYOMADE, OLAKUNLE OLUFEMI
10893	HOWIE, MICHAEL BRITCHFORD	19227	IMAM, MONA ABDELGALIL
22790	HOY, JOHN FRANKLIN	21859	IMAM, NAIYER
10218	HOYLMAN, VERA LOUISE	18525	IMAM, TALHA HASSAN
16051	HRITZ, JEFFREY ALAN	19228	IMBING, JR., FAUSTO D.
22615	HUANG, BENJAMIN TAI-YUEN	20826	IMLAY, GLEN PAQ YING
22666	HUANG, JUDY	16896	INDACOCHA, FERNANDO JAVIER
18866	HUANG, TZONG-WEN	17231	INGERSOLL, ERIC BENNETT
17180	HUBBARD, DAVID FREDERICK	16534	IQBAL, MOHAMMAD KHALID
23051	HUBBARD, HEATHER JO	23317	IQBAL, MUHAMMAD
23052	HUBLER, LLOYD DAVID	19274	IQBAL, SHAHEEN
22791	HUDAK, JASON ANTHONY	11087	IRISARI, ELISA MIRANDA SISON
20263	HUDHUD, KANAN HAMED	08193	IRONS, JR., GEORGE BENTON
18734	HUGHES, JAMIE LEIGH	21425	IRVIN, HEATHER MASON
18134	HUGHES, MARK ANDREW	23112	IRWIN, ERIC WILLIAM
21913	HUHN, THOMAS MICHAEL	18775	IRWIN, LOUIS JORDAN
22058	HULSE, III, RONALD STEPHEN	10539	ISAAC, ELIAS HANNA
14824	HUMMEL, MARYBETH	22395	ISAACS, DAVID LAURENCE
17030	HUMMER, JOEL THOMAS	12004	ISKANDER, LUNA S.
16641	HUMMER, TERRY ELAINE	10220	ISLA, ROGER
22888	HUMPHREY, STEPHEN MICHAEL	22254	ISLAM, S. M. JAFRUL
14902	HUMPHREYS, DAVID JOHN	22792	ISSA, MAYADA HUSSAIN
23402	HUMPHREYS, STACEY MICHELLE	14366	ISTFAN, MICHAEL ALAN
22616	HUMPHRIES, DENNIS VICTOR	18526	ISTFAN, SHARON LONDEREE
18667	HUNKELE, ERIC CARL	16425	ITANI, BILAL ABDUL-HAMID

License	Name	License	Name
22255	IYER, RAJEE SRIKRISHNAN	13009	JANI, DILIP S.
13143	IYER, RAMAKRISHNAN S.	08508	JANICKI, THOMAS JOSEPH
18736	IYER, SHIVKUMAR LAKSHMINARAYAN	20726	JANOO, JABIN TAJDIN KASSAM
14244	JABBOUR, NABIL MILAD	18406	JANOTKA, PAUL
15081	JACHE, HEIDI	18589	JANSEN, DONALD GRANT
23226	JACKSON, EMME CHAPMAN	23113	JANTZ, ROBERT GENE
14221	JACKSON, FRANCIS DANIEL	22396	JANUS, JENNIFER COX
22793	JACKSON, GREGORY PAUL	13405	JANUSZKIEWICZ, SAMUEL ALVIE
16375	JACKSON, JEFFREY BURKE	19149	JAO, MONINA MARTINEZ
22059	JACKSON, PAUL EDWARD	21369	JARAMILLO, DIOSDADO TABULA
21533	JACKSON, RAYMOND CARL	21019	JAREM, ELIZABETH TERESA
14367	JACKSON, RICHARD JEFFREY	21237	JARRELL, BRETT ERIC
18122	JACKSON, ROBERT BOWERS	20727	JARRELL, EUGENIA MARIE
11573	JACKSON, SIDNEY BOGCESS	19030	JARRELL, JR., JOSEPH
13531	JACKSON, THEODORE ARDEN	13144	JARVIS, PHILLIP EDWARD
13532	JACKSON, TIMOTHY KEVIN	09877	JASH, SATKARI
14446	JACOB, LILY FERRER	22648	JAVID, ROYA OMID
12005	JACOB, REMIGIO O.	10588	JAVIER, DOMINGO GONZALES
18499	JACOBS, HELENE RENEE	22560	JAVIER, MARCOS MORALES
20150	JACOBS, KATHERINE ANNE	12836	JAWALEKAR, KSHAMA SHREENIWAS
15172	JACOBSEN, ELLEN	19031	JAWOI, SAAD
20678	JACOBY, DARIN REID	15540	JAWORSKI, ANDRZEJ JACEK
20969	JACOBY, KATHERINE WILLIAMS	21860	JAWORSKY, CHRISTINE
17181	JACQUES, CHARLES HALSEY MITCHER	12563	JAYAKUMAR, SUBRAMONIAM
23054	JAFARY, HASSAN ARSHAD	11026	JAYARAM, DAVANGERE MUDDAPPA
18030	JAFARY, HASSAN ASGHAR	12791	JAYARAM, GEETA DAVANGERE
20213	JAFRI, KHATIB	18500	JAYNES, MARGARET ELIZABETH
16158	JAGANNATH, THOPSIE V.	12837	JEAN, CHIT KUI
23403	JAGARLAMUDI, ANNAPURNA	18284	JEFFREY, JAMIE LATHAM
09811	JAIN, ABNASH CHANDER	18123	JEFFREY, WILLIAM RANDOLPH
13437	JAIN, BHARTI	22256	JELDEN, GWYNN L.
13716	JAIN, KIRTI KUMAR	17984	JELIC, TOMISLAV
21427	JAIN, MANOJ KUMAR	10293	JELLEN, ALBERT VALENTIN
18869	JAIN, PRASOON	17035	JENKINS, JANET A.
12304	JAIN, PUSHPA RANI	20728	JENKINS, MARY BUFFINGTON
11477	JAIN, RAJENDRA KUMAR	20472	JENNINGS, TUCKER GISLER
21236	JAIN, SANJAY KUMAR	10463	JENNINGS, III, WILLIAM MASON
14135	JAKOBI, ANTOINETTE WALZER	22490	JENSEN, JAMES CHRISTIAN
21976	JAKSHA, JONATHAN ANDREW	09488	JEREZA, RAMON CASA
08988	JAKUBEC, PAUL JOHN	23405	JEREZA-HARRIS, GINA
14159	JALAZO, JESSE BRIAN	17270	JEROUDI, MAJED ALDIN
20266	JALISI, FARRUKH MAHFUZ	20076	JEWART, BRIAN HARRY
22199	JAMERSON, SCOTT CONRAD	22732	JEWELL, NOEL BRIAN
23227	JAMES, EDWARD JOSEPH	21977	JIANG, JINXING
21534	JAMES, FRANK PAUL	10223	JIMENEZ, CARLOS CRISOLOGO
23404	JAMES, JEANNE MARIE	10129	JIMENEZ, HERNANDO
20115	JAMES, MILTON	11737	JIMENEZ, TEODORO DIMAANO
21616	JAMES-HART, TYSHAUN MICHELE	20616	JIN, CHUANFANG
21072	JAMI, PRASUNA	22397	JINDAL, DILIP KUMAR
10485	JAMIE, SHAHROOZ SAHEB	20617	JIRAK, JR., GEORGE VICTOR
10222	JAMORA, ISMAEL ORTEGA	17922	JITAN, RAED ABDALLA
17785	JANCZEWSKI, MARK GEORGE	21686	JOE, CAROLINE ESADI



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18973 JOGENPALLY, NARENDER RAO  
 23228 JOGLEKAR, JAY JAIRAJ  
 16097 JOHN, KURUVILLA  
 16951 JOHN, MOLLY  
 12687 JOHNS, JR., RICHARD EDWARD  
 16327 JOHNSON, II, CHARLES EDWARD  
 12479 JOHNSON, DAVID GRANT  
 13458 JOHNSON, JR., FRANK JOSEPH  
 16643 JOHNSON, GAYLEN SHAW  
 21020 JOHNSON, HELEN REBECCA  
 12688 JOHNSON, JAMES MICHAEL  
 08973 JOHNSON, JEROME GORDON  
 20381 JOHNSON, III, JOHN HENRY  
 20331 JOHNSON, KIM GRAHAM  
 18363 JOHNSON, MARK LEO  
 22491 JOHNSON, MELISSA ROEDEL  
 16587 JOHNSON, MELVIN RUSSELL  
 19466 JOHNSON, SHARON ROSE  
 22733 JOHNSON, SHERRI LYNNE  
 19046 JOHNSON, WILLIAM MICHAEL  
 21317 JOHNSTON, ROBERT BRIAN  
 20077 JOHNSTON, TRACY MARIE  
 16571 JOHNSTONE, ROBERT EDMUND  
 16426 JONES, BRENDA FAYE  
 14142 JONES, CATHY SUSAN  
 20382 JONES, CHARLOTTE TERESA  
 21618 JONES, CHRISTINE LYNN  
 20777 JONES, DAWN REED  
 10660 JONES, DOUGLAS LARKIN  
 21915 JONES, ERIC CRAYTON  
 12237 JONES, ERIC THEODORE  
 17327 JONES, EVAN ALAN  
 20530 JONES, JAY EMERSON  
 21759 JONES, MATTHEW PAGE  
 20360 JONES, NICOLETTE MONIQUE  
 22200 JONES, REBECCA KEENE  
 19784 JONES, III, ROBERT E.  
 11318 JONES, ROBERT EUGENE  
 13533 JONES, ROBERT MARCH  
 11576 JONES, RONALD STUART  
 21916 JONES, SHARMILA MATCHESWALLA  
 19550 JONNA, YADAGIRI REDDY  
 08700 JORDAN, JON LYLE  
 20116 JORDAN, JOSEPH PAUL  
 11738 JOSE, REYNALDO D.  
 23368 JOSEPH, ANTONY  
 16952 JOSEPH, BRIDGET  
 15460 JOSEPH, JOBY  
 20473 JOSEPH, MARK ALLEN  
 14712 JOSEPH, NANCY LEA  
 09134 JOSEPH, ROBERT LANCE  
 13263 JOSEPH, SANDRA J.

21239 JOSHI, ANIKET AJEY  
 21240 JOSHI, SARITA ANIKET  
 20827 JOYCE, JOSEPH LEE  
 22734 JU, JUSTINA YEEHUA  
 12269 JUBELIRER, STEVEN JAMES  
 13865 JUCKETT, ROY GREGORY  
 21074 JUDD, JEFFREY BRIAN  
 17555 JUDE, DAVID CLYDE  
 21619 JUENG, CARL FRIEDRICH  
 10343 JUGO, FELIPE EVANGELISTA  
 22757 JULIEN, TERRENCE DARRYL  
 22991 JUNEJA, SONIA  
 21154 JUNG, HOJOON  
 18975 JUNG, THOMAS MARTIN  
 17328 JURAND, JOSEPH ANTHONY  
 19305 JUSTICE, JILL MCCLANAHAN  
 19306 JUSTICE, JOHN DAVID  
 21620 JUSTICE, TERRY EUGENE  
 20886 JUSTO, MONA DIAL  
 22398 KABBARA, WADIH MOHAMAD WADIH  
 22399 KAD, RISHI  
 13534 KADAKIA, AJAY SHANTILAL  
 18286 KADAM, SHILPA ARUN  
 20532 KADIM, SATYANARAYANA VENKATA  
 21978 KAFKA, SHELLY PEARL  
 23114 KAHANE, HILLEL  
 12838 KAHN, JEFFREY A.  
 17212 KAHWASH, ZIAD  
 23229 KAI-LEWIS, EMMANUEL HAROLD  
 13770 KAISER, MARGARET ANN  
 23406 KAKAJI, HAZEM AL MOHAMMAD AGHA  
 22992 KALAVA, KALYAN  
 08606 KALAYCIOGLU, MEHMET VECIH  
 18502 KALLA, ABDULLAH MAHMOUD  
 11278 KALLA, AHMED HASAN  
 22668 KALMAR, FRANK ROBERT  
 20383 KALO, MOHAMMAD MOUHI  
 22493 KALOU, MOHAMAD SAMAH  
 21917 KAMAL, MALIHA AHMAD  
 19467 KAMATH, C. RAMADAS  
 21697 KAMATH, GEETHA S.  
 18870 KAMATH, SURESH  
 21885 KAMIL, SYED HASAN  
 19936 KAMRAN, KHURRAM  
 22889 KANAGALINGAM, SRI RANJINI  
 23230 KANATE, ABRAHAM SEBASTIAN  
 12690 KANAWATI, MOHAMMAD YASIER  
 19937 KANDULA, PRADEEP KUMAR  
 20268 KANDULA, RENUKA  
 08701 KANDZARI, STANLEY JOSEPH  
 23318 KANE, ELIZABETH D.  
 18646 KANE, MATTHEW DONALD

License	Name	License	Name
18552	KANE, PATRICK LEONARD	21979	KELLEY, KATHLEEN ANN
23319	KANE, TIMOTHY DENNIS	18503	KELLEY, URSZULA BARBARA
19742	KANJ, GHASSAN HANI	14913	KELLEY, JR., WILLIAM E.
22060	KANURI, KARUNASREE	15594	KELLOGG, JEFFREY DOUGLAS
18466	KAPELLUK, SHARON THERESA	12306	KELLY, LAWRENCE BENNETT
21475	KAPLAN, ADAM JARED	13535	KELLY, MICHAEL ANTHONY
19276	KAPLAN, JAMES ANTHONY	11577	KELLY, PATRICIA J.
23320	KAPLAN, JEFFREY MARK	10819	KELSEY, RONALD LEON
20214	KAPLONSKI, LEONARD DANIEL	23232	KEMP, III, DEWITT EDWARD
10951	KAPPEL, DAVID ALAN	15215	KEMP, JUDITH DIANE
17139	KARAM, JEBRAN GEORGES	22618	KENAMOND, CARTER ALAN
20269	KARANAM, SREEKANTH	15817	KENAMOND, MARK CARTER
23321	KARIM, MUHAMMAD SOHAIB	11166	KENAMOND, THOMAS GARY
22539	KARLSSON, BENGT G.	08510	KENNEDY, JR., HARRY GREENE
21076	KARMY, ROBERT JOHN	20534	KENNEDY, III, THOMAS JAMES
20216	KARP, MICHAEL ALAN	23438	KENNERLY, ROBERT MICHAEL
14295	KARRS, THOMAS MICHAEL	21699	KENNY-MOYNIHAN, MARY BERNADETTE
16099	KARUMANCHI, BHASKARAMMA	11578	KERNS, FRED TIMOTHY
16164	KARWAT, MUKESH PARMANAND	12006	KESARI, SRIRAMLOO
23322	KASEM, HODA	17610	KESARI, SUDHAKAR
20270	KASHYAP, ROHIT	10544	KESSEL, JAMES WEAVER
22061	KASLOVSKY, ROBERT ALLEN	11092	KESSEL, JAMES WHITE
22400	KASSARJIAN, ARA	16526	KESSEL, JOHN WOODRUFF
20079	KASSEM, OMAR RAMZY	19785	KESSELL, MARIA LEE
12120	KASSIS, JOSEPH	15818	KESSINGER, LINDA LOUISE
23055	KASTURI, VELLORE G.	23324	KESSLER, LARRY SCOTT
17099	KATARI, RAJU SATYANARAYANA	09676	KETTLER, HENRY LOUIS CECIL
11759	KATIN, MICHAEL JOSEPH	18688	KEVAK, JR., RUDOLPH MICHAEL
17332	KATINY, ANTOINE	22758	KHAJAVI, MEHRAN
13325	KATRAGADDA, SITHARAMA SWAMY	11115	KHAKOO, RASHIDA ABBAS
14057	KATRAGADDA, SUDHA RAM	21624	KHALID, AHMED ALI
21321	KATRAPATI, PARVATI	18871	KHALIL, SUSAINA LABIB
14043	KATRIK, KARIM ABDUL	11143	KHALIL, MARCIA ANN
21621	KATZ, KENNETH DARREN	22973	KHAMARE, CHETAN
21622	KAUR, HANSPREET	20619	KHAN, ABDUL QADIR
13146	KAVIC, THOMAS ADAM	21760	KHAN, ABDUR REHMAN
13920	KAYI, MALLINATH	22795	KHAN, AHMAD AFTAB
21431	KAZBAY, KASIM	17611	KHAN, ALI AKBAR
20271	KAZI, GHAZALA AFAQ	21918	KHAN, ASAD
20887	KAZMI, SAMINA	18258	KHAN, ASAD HAMID
23323	KAZNOSKI, DEREK DUANE	11826	KHAN, FARUKH AHMED
20828	KEADLE, DAVID MILLER	21525	KHAN, FIDA ALI
22561	KEBLAWI, HISHAM AHMED	22796	KHAN, JAHANZEB MASOOD
23231	KEBREAB, FREZGHI	09490	KHAN, JAMAL HAMEED
15348	KEDDIE, SUZANNE MARCELLA	22994	KHAN, JEHANZEB
13265	KEEFE, JOHN JOSEPH	22259	KHAN, KASHIF ZAFAR
14369	KEEFOVER, ROBERT WARD	23066	KHAN, KHURSHID AHMAD
23407	KEENAN, SEAN CHRISTOPHER	22797	KHAN, MEHR AMAJAD
21815	KEESE, SEAN THOMAS	10084	KHAN, MOHAMMAD ZAFRULLAH
21698	KEITH, ROBBY LEE	21322	KHAN, MOONA ZIA
13822	KELLERMEYER, WILLIAM FREDERICK	21861	KHAN, MUDUSSARA ASAD
09016	KELLEY, JOHN FREDRIC	20384	KHAN, MUHAMMED ASLAM

License	Name	License	Name
16644	KHAN, NASIR ALI	22996	KING, DERIK KENT
23325	KHAN, NOMA	21181	KING, DEVIN AUDRIC
17334	KHAN, RAHEEL RASHEED	11581	KING, JOHN HERBERT
21700	KHAN, ROOHI MAJEED	11760	KING, JR., JOHN ROBERT
22798	KHAN, SARAH	22402	KING, LESLIE PATRICE
20620	KHAN, SHAHNOOR ALI	21241	KING, MELANIE ELAINE
19035	KHAN, SOFIA SALIM	17472	KING, RICHARD WADE
18163	KHAN, WAHEED AHMED	08790	KING, ROGER EDWARD
22062	KHAN, YUSUF HAMEED	17556	KING, II, RUSSELL FREDERICK
16954	KHANNA, ALKA UPPAL	23233	KING, STEPHEN SCOTT
22151	KHANNA, DEEPAK	16302	KINNEY, DAVID MICHAEL
18164	KHANNA, RAJIV	22761	KIRATISEAVEE, SWAT
22201	KHATTAX, KAMRAN YUNAS	21701	KIRBY, STEPHANIE LYNN
19196	KHATTRI, ASHOK	16955	KIRCHDOERFER, ELAINE JEAN
17786	KHAWAJA, IMRAN TAUSIF	22063	KIRK, HELEN RENEE
17876	KHIAWI, AHMAD AYMAN	16956	KIRK, MICHAEL DAVID
20474	KHITAN, ZEID JAWDAT SULEIMAN	16692	KIRKHART, LAUREL ANN
15032	KHOKAR, GHAZALA QURESHI	20272	KIRKPATRICK, CASSANDRA MICHELE
12949	KHOKAR, MUHAMMED IDREES	19549	KISNER, AMY LYNETTE
20449	KHOKHAR, SHAHID MUNIF	14531	KISTNER, MARY LOUISE T.
20119	KHORRAMI, ALI AHMAD	19471	KITCHEN, ANTHONY W.
13212	KHORSHAD, MIRAFLOR GONZALES	15903	KITCHEN, LYNN WALLACE
14983	KHOSLA, SUBHASH	12609	KITE, CARL JAMES
22202	KHOSROF, SAMER A.	12458	KITIPHONGSPATTANA, KRIENGKRAI
18290	KHOSROVI, HOUMAN HORMOZDIAR	13871	KITTS, ELLEN LOUISE
12203	KHOURY, RAJAI TAWFIQ	20333	KITZMILLER, MELUSSA DAWN SMITH
16329	KHURANA, AMAR NATH	17697	KLAY, JOHN WHITAKER
20622	KHURANA, ANURAAG	21920	KLEIER, RUTH S.
12059	KHURANA, INDER KUMAR	16597	KLEIN, CAROL ANGELA
20623	KHURANA, SUNAINA	18437	KLEIN, GERALD MARK
23326	KIDD, JEFFREY ALAN	22735	KLEMAN, BRADEY THOMAS
22927	KIESEL, VINCENT EDWARD CHARLES	18033	KLEPPINGER, CYNTHIA FAY
22152	KIGGUNDU, EDWARD WILLIAM	20334	KLETTER, JAN CARY
13536	KILKENNY, MICHAEL EUGENE	21182	KLIMEK, DEBORAH LYNN
17657	KILLEFFER, JAMES ALEXANDER	09677	KLINE, DELORIS IRENE
17037	KILLMER, SCOTT MATTHEW	11804	KLINE, RICHARD B.
19743	KIM, CHRISTOPHER KONKYO	08955	KLINESTIVER, DONALD GEROULD
08491	KIM, CHUNG WHAN	20273	KLUGH, JIMMY ROBERT
19847	KIM, HEE SUN	13268	KNAPP, DEBORAH FRANCES DICKERT
15264	KIM, I. H.	13269	KNAPP, JR., DENNIS RAYMOND
21129	KIM, JAMES JUPYUNG	21477	KNIERIM, TIMOTHY HENRY
18287	KIM, JAY JA-EARK	22669	KNIGHT, GEORGE FREDERICK
17878	KIM, JONG KOOK	22404	KNIGHT, JENNIFER CHRISTINE
11932	KIM, MYUNG-SUP	15641	KNIGHT, JOHN PATRICK
14870	KIM, SOK MIN	20188	KNODEL, KATHRYN A.
21980	KIMBALL, THOMAS RICHARD	19426	KNOLL, ALAN FRANKLIN
13870	KIMMEY, GERRIT ANTHONY	09678	KOAY, JACK SCOTT
23092	KIMYAL-ASADI, MITHRA	21372	KOAY, THOMAS C.
14721	KINCAID, CHRISTINE R.	14921	KOBBAH, PIAYON EMMANUEL
21919	KINDEL, SUSAN E.	22799	KOCH, DAVID BRUCE
17879	KINDER, JR., JACK LEE	19553	KOCH, JOHN KEVIN
19552	KING, BRIGITTE DANIELLE	23234	KOCH, PAUL WARREN

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12842	KOCHHAR, BRIJINDER SINGH	23235	KUEHN, ADAM
16483	KOCOSHIS, SAMUEL ANGELUS	21374	KUEHN, NICOLAUS JOSEPH
18409	KODURI, VINOD KUMAR	21703	KUHL, AMBER LEE
23116	KOESTER, ALAN RICHARD	18738	KUKKILAYA, RADHAKRISHNA UPPOR
17271	KOH, SUKJUNG GERALD	09048	KULLMAN, VALERIA SUE
09585	KOH, YUNG HIE	21630	KUMAR, ARUN
22153	KOHLI, ANJALI	16957	KUMAR, ASHOK RAMCHAND
12988	KOHUT, GLORIA JANE	11875	KUMAR, CHANDRA MOHAN
17182	KOJA, ABED ALSALAM	13060	KUMAR, RASHMI
14035	KOLANKO, VINCENT PAUL	12697	KUMAR, SUBHASH
16824	KOLAR, MARIA MUNOZ	22016	KUMAR, SURESH GOPALAKURUP
16898	KOLLI, RAVINDRANATH	12698	KUMARI-BHANOT, VEENA
10616	KOMMOR, MARTIN JAY	21478	KUNCHERIAH, SHIBU G.
14447	KONDOVSKI, STERJO	15299	KUNG, MARKUS
13823	KONDROSKI, ELAINE MARIE	19761	KUNKEL, ALLAN BURT
21323	KONGKASUWAN, KIMBERLY RENEE	21184	KUNKEL, FRANK ALFRED
21130	KONNUR, NEELAM	11321	KUNST, OTTO JOHN NICHOLAS
14298	KOPITNIK, JR., THOMAS ANTHONY	19787	KUO, CHE-FU
18124	KOPOLOW, LOUIS EDWARD	11083	KUO, JERN-JON
08113	KOPPEL, DONALD MAURICE	22262	KUPEC, JUSTIN THOMAS
18324	KOPPERA, SUBBARAYUDU	11876	KUPFERBERG, PAUL L.
13540	KOPPIKAR, MAHESH MURLIDHAR	09769	KUPPUSAMI, MUTHUSAMI
22494	KORESHI, SABEEN KASHIF	22064	KUPPUSWAMY, BAIRAVA SUNDARAM
18082	KORONA, JR., MICHAEL VINCENT	19940	KURAGUNTLA, PAUL RAJ
17473	KOSHY, PREMILA	17658	KURAPATI, SUREKHA
20974	KOSURI, RAMAKRISHNA RAJU	23236	KURAPATY, MERCY SARA
21762	KOTOUC, JOSHUA THOMAS	18874	KURCZYNSKI, ELIZABETH MICKELSEN
18873	KOTTAPALLI, AJAY KUMAR	19309	KUREISHY, ZAVEEN AHMAD
21183	KOTTAPALLI, MAHUA	20120	KURIAN, SOBHA
21636	KOVACH, ANGELA DAWN	18977	KURTZ, ENID AMERICA
11934	KOVACH, RODNEY FREDERICK	15596	KURUCZ, JANE ANN
14532	KOWALKOWSKI, THOMAS STEPHEN	21631	KURUNATHAPILLAI, KATHIRGAMATHAS
21628	KOZA, EDWARD PETER	15514	KURYLA, PAUL TIMOTHY
22203	KOZOVSKA, MILENA EVLOGIEVA	11170	KUSMINSKY, ROBERTO ERNESTO
20538	KRAMER, DAN	19523	KUZBARI, SAMER
19036	KRAMER, JR., PAUL RONALD	21185	KWASNY, WILLIAM CHRISTOPHER
20475	KRANTZ, JR., WILLIAM ALBERT	15906	KWEI, LEON SHU-LUNG
20217	KRAUSE, GREGORY E.	22890	KWOCK, LINDON THEODORE
09286	KREIDER, ELVIN GROFF	19792	KYER, III, PAUL DEAN
18694	KRESA-REAH, KIREN JEAN	12360	KYLE, JAMES MORGAN
16330	KRINSKY, SAMUEL IRWIN	11877	KYMIN, SUK HEE KIM
19037	KRISHNA, RANGA CHELVA	20539	LA MONACA, GIANLUCA
10346	KRISHNAN, RADHA KANNUSWAMY	13922	LABUS, LESTER
21022	KRISHNASWAMY, TITTE SESHADRI	22204	LACANILAO, RAMON L.
21702	KRISHNATHAS, ANANTHAN	15018	LACARBONARA, FREDRIC EMLIO
14610	KRIVCHENNA, II, GREGORY B.	20690	LACEY, JAMES EDWARD
12636	KROENING, JOHN JOSEPH	23408	LACHMAN, MARY FRANCES
22670	KROMPECHER, ADAM THOMAS	21324	LACKEY, NICOLE
18036	KROPAC, ROBERT PHILLIP	22405	LAFFERTY, BENJAMIN RANDOLF
17512	KROSS, MARC EDWARD	11583	LAHIRY, SUBRAT KUMER
17474	KUBICKI, KRZYSZTOF JERZY	22736	LAHNOVYCH, VICTOR
13149	KUDVA, RADHA V.	21632	LAI, CHRISTOPHER S.

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22495	LAI, NORRIS E.	16413	LAU, STEPHEN C. K.
20626	LAKIEW, ELIAS	21983	LAU, YIU-KEUNG
12543	LAKHANI, NAJINI RASIKLAL	21131	LAUFER, FREDERICK JAMES
10348	LAKHANI, RASIKLAL HARIDAS	20387	LAURENCO, ISAGANI ORDINARIO
10349	LAKHANI, VINODRAJ BHAGWANJI	14653	LAVERY, G. WILLIAM
19038	LAKHRAM, RAMESH B.	16378	LAW, DAVID ALLEN
12844	LAMB, III, ROBERT VAUGHN	20218	LAWRENCE, DAVID WAYNE
18165	LAMBERNEDIS, ANN MAREE	23411	LAYNE, CATHY SUE
21633	LAMBERT, CHRISTOPHER NED	13150	LAYNE, RICHARD DAVID
21024	LAMBERT, III, HERBERT STANLEY	19744	LAZER, ZANE PATRICK
19558	LAMBERT, MATT WADE	21704	LAZOVIC, GAVRILO
23409	LAMBERT, MELISSA LORRAINE	23033	LE, FRANCIS KIET
08343	LAMBRECHTS, MARCEL GHISLAIN	17790	LEABERRY, JEFFREY LOUIS
18800	LAMBROS, IRALANE PIPPA MCCOY	16783	LEACOCK, DARRICK SIDNEY
13543	LAMM, RENEE RUTH	08297	LEADBETTER, ROBERT LEWIN
12974	LAMPTON, JR., EDWARD WILLIAM	21481	LEAVELL, JR., BYRD STUART
20627	LANASA, SALVATORE	20219	LEBLANC, LOUIS JOSEPH
22496	LANCASTER, JEFFREY DAVID	23240	LEBRUN, CHRISTOPHER THOMAS
23237	LANCIERS, SOPHIE	14830	LECHNER, JONATHAN DAVID
21981	LANDER, OWEN MACLIESH	22800	LECLERCQ, TOUSSAINT ANDRE
22066	LANDERS, JR., JOHN THOMAS	21862	LEE, BONGHYUN
11229	LANDIS, ANDREW ELLSWORTH	22313	LEE, BRANDON DAVID
23238	LANDRIO, JULIE ANN	20275	LEE, DARIA LYNNE
23410	LANDRUM, LORENA	19696	LEE, FRANCIS YEW-WEI
22154	LANDVONGT, MAPLE TIMOTHY	09496	LEE, HAN SENG
23327	LANFORD, LIZABETH MILLER	18291	LEE, HSIANG-KUANG
18332	LANG, ERIC ANDREW	20893	LEE, JAMES
08042	LANGLET, JULES FRANCIS	14741	LEE, JEFFREY PHIUP
20584	LANKA, JHANSI RANI	16297	LEE, JOHN CHONG
20891	LANSANG, JR., RAMON SALALILA	12898	LEE, JONG KOOK
07899	LANTZ, DONALD ROSS	22620	LEE, JULIA LYNN
12700	LAO, DOMINADOR	18084	LEE, KANG KUK
22067	LAO, MICHAEL RAMOS	14491	LEE, KEE CHIN
17788	LAPLANTE, JON SCHRAE	19852	LEE, LAWRENCE DAVID
22263	LARES, NANCY BETH	18125	LEE, MARCIANO BELDEROL
19106	LARES, TODD ALLAN	22998	LEE, III, MARVIN
11584	LARKIN, DAVID JOSEPH	20641	LEE, MATTHEW FRANKLIN
23239	LARRABEE, HOLLYNIN	23117	LEE, ONEIL
18801	LARSEN, PAULA KAY	16729	LEE, PAUL GREGORY
12240	LARSON, CARL SVEN	19474	LEE, PAUL SAMUEL
11764	LARSON, PATRICIA ANN	22801	LEE, SEUNG KWON
21080	LARSON, SUSAN GAYLE	23118	LEE, TAC ZHUN
15404	LARUSSO, DARYL MICHAEL	20894	LEE, THOMAS FUK-CHING
21922	LARZO, CRISTOFORO RAYMOND	12953	LEE, YOUNG J.
21186	LARZO, MELISSA RIFE	09792	LEEF, JR., JOHNSEY LEE
10952	LASKER, BRUCE LAWRENCE	21155	LEEF, III, JOHNSEY LEE
21982	LASKER, STEVEN MARK	16379	LEEPER, HAROLD FRANK
15349	LASSERE, MICHAEL WARREN	10299	LEFEBURE, CHARLES ARMAND
12951	LASURE, REX DAVID	14933	LEFEVRE, JR., MEDARD LOUIS
18417	LATEEF, ATIYA MALIK	16453	LEFLER, KENNETH DAVID
21480	LATIF, JAWAID	22891	LEGALUT, LAURENT JOSEPH
10953	LATOS, DERRICK LOUIS	22954	LEGESSE, BENALFEW TEFAYE

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18508	LEGG, PAUL STEPHEN	23328	LI, AILING
18368	LEGGAT, IAN THOMAS	17614	LI, JOSEPH YU
22155	LEHKEI, ROBERT	19475	LI, LAP-YANG JOSEPH
14767	LEIDY, JR., JOHN WILLIAM	13369	LIBBY, JOHN PERSHING
21433	LEMLEY, DOUGLAS EDWIN	20221	UBELL, DAVID PETER
19157	LEMLEY, HEATH L.	18107	UCATA, SAMUEL DAVID
09881	LEMMON, KATHRYN STRAUSS	08056	UEBIG, CARL ARTHUR
12537	LEMPERG, RUDOLF KARL	13152	UEBIG, CARL WARREN
12846	LEMPERT, KENNETH DAVID	17526	UFE, DAVID MICHAEL
21705	LENG, VUTHY	21082	UFSOM, BARRY JAY
17475	LENKEY, ATTILA ALAN	17558	LIGHT, PHILIP NELSON
16021	LENTINI, ROSS ROSARIO	17041	LILLY, DALE BLAKE
18472	LEO, SHERWOOD PHILIP	14534	LILLY, DONALD RAY
14473	LEON, JOHN ANTHONY	15153	LILLY, JR., JOHN PRESTON
20895	LEONARD, ERIC LAWRENCE	16256	LILLY, JONATHAN PAUL
23057	LEONARD, RAYMOND PATRICK	11322	LILLY, III, JOSIAH KENNETH
18509	LEOPOLD, KENNETH JOSEPH	15405	LIM, ARTURO YAP
11879	LEPANTO, PHILIP BLISS	20121	LIM, ELIZABETH GALANG
20220	LERFALD, NATHAN MEYER	22672	LIM, FRED TAISHIK
10824	LERFALD, SIDNEY CLARK	16257	LIM, MELVY ONG CO
14236	LESLIE, BRUCE WALLACE	09389	LIM, RAYMOND ANG
22359	LESLIE, SCOTT DAVID	09634	LIM, ROGELIO TAN
11936	LESNETT, JAMES CURTIS	19698	LIMJOCO, TERESA T.
09018	LESNOCK, ROBERT GRUBE	13720	UNBERG, JOHN VINCENT
17789	LEUNG, ALBERT KIKIN	19197	UNDBERG, CHERI YOST
19687	LEUNG, ANTHONY G.	22893	UNDBERG, GUY MATTHEW
10032	LEVEAUX, GUY DAVID	14654	UNDR, HOWARD E.
21375	LEVIEH, JOEL ARNOLD	19942	UNIDLEY, I, JUDDSON DALE AARON
18439	LEVIN, BARRY ALAN	13153	UNIDROTH, MARIANNE BAUM
22892	LEVITIN, ABRAHAM	10353	UNDSAY, HUGH ALEXANDER
12064	LEVOS, JAMES EDWARD	22737	UNDSAY, JR., JAMES HAZZARD
22206	LEVOY, LAURA LEANNE	07582	UNDSAY, JR., JOHN DAVID
07855	LEVY, ARTHUR EDGAR	10167	UNDSAY, RICHARD DAVID
22671	LEVY, MATTHEW DAVID	22058	UNDSAY, BROCK ANTHONY
22207	LEVY, VALEH ILKHANPOUR	12310	UNGER, JR., ROBERT THOMAS
18126	LEWEN, ROBERT MICHAEL	10301	UNKOUS, CHERYL LYNN
18979	LEWIS, JR., DONALD RYAN	11799	UNSENMEYER, III, GEORGE JOHN
13719	LEWIS, JAMES MARVIN	18292	UNTALA, ALAN MATHEW
13546	LEWIS, JAMES STUART	12065	URIO, JR., APOLONIO E.
20080	LEWIS, KARL CHESTER	22955	URIO, ERIC ALVAREZ
09415	LEWIS, MARY LOU	12066	URIO, MARIZA A.
18103	LEWIS, MICHAEL DAVID	18440	LITTLE, JR., PAUL MICHAEL
10468	LEWIS, MICHAEL JUSTIN	21635	UU, JASON YEH-SHENG
18370	LEWIS, MYRON ALAN	11380	UU, JENQ-SHENG
21243	LEWIS, II, ROBERT LEE	23412	UU, JING
12705	LEWIS, ROGER ALLEN	18687	UU, REN-CHANG
18980	LEWIS, SANDRA JEAN	22208	UU, ROSE WAMPING
15597	LEWIS, STEPHEN ALAN	11172	UVENGOOD, PAUL TAYLOR
22562	LEWIS, STEVEN CHARLES	22497	UVENGOOD, RYAN HERSHEY
20431	LEWIS, WILLIAM DARRELL	18742	ULADO-MARTINEZ, JUAN
18371	LEYS, MONIQUE JEANNE	08782	LO, PEDRO FELIPE
19788	LHEUREAU, THOMAS VERO	19515	LOBATON, CHERRY ANN B.

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15828 LOBBAN, JOHN HOWARD  
10901 LOBO, VALERIE MARIE  
16057 LOCASCIO, III, JOSEPH ANTHONY  
23436 LOCHOW, AMY DITTY  
22999 LOCHOW, STEVEN CHARLES  
20019 LOCKHART, JEFFREY MICHAEL  
19310 LOCKHART, TERRI GILLIS  
23329 LOGAN, BRENT JUSTIN  
21083 LOGAR, JOHN MICHAEL  
14263 LOH, GARY  
21187 LOHAN, JAMES ANDREW  
13154 LOHME, MARTIN JOHAN  
16854 LOHUIS, NANCY ANN  
10229 LOHME, LUIS ALBERTO  
19789 LOMBARDI, JR., ADOLPH V.  
21188 LONG, MARY ANN  
18423 LONG, PHILIP BLAINE  
20683 LONG, SHAWN EDWARD  
18992 LONG, SUSAN ELIZABETH  
22069 LONG, THOMAS PATRICK  
22621 LONG, WEN  
15551 LONGENECKER, JO ANN  
13410 LOOBY, ROBERT GARY  
21189 LOOME, III, JOHN FRANCIS  
22406 LOOS, MATTHEW STEPHEN  
11588 LOOT, JESSE L.  
11589 LOOT, SARAH O.  
16170 LOPEZ, AMANTE AGUSTIN  
14536 LOPEZ, FRANCISCO DULAY  
17559 LOPEZ, GERARDO CANCIO  
15730 LOPEZ, JEFFREY PAUL  
22265 LOPEZ, MARY RUTH MOTOMAL  
19943 LOPEZ LEBRON, ROBERTO  
22673 LORENZANA, ALEJANDRO  
12406 LORENZETTI, ROSEMARIE CAMNARELLA  
22498 LOSKOVE, JOSEPH AARON  
23119 LOUDEN, BARRETT ASHER  
11173 LOUDEN, JR., MALCOLM BARRETT  
22070 LOUDEN, MARK STUART  
17615 LOUGH, DAVID RICHARD  
22407 LOVE, BRIAN STEPHEN  
11937 LOVEGROVE, GEORGE E.  
17792 LOVEJOY, STEVEN ARNETT  
22803 LOW, RONALD BRUCE  
19399 LOWDEN, ERIC RICHARD  
09350 LOWE, ROBERT WYLIE  
22738 LOWERS, RYAN DOUGLAS  
15552 LOWERY, JR., JAMES WESLEY  
23330 LOYA, MELISSA DAWN  
12795 LOYNAB, NOOR AHMED  
22498 LU, LEO  
17340 LU, XIANGPING

12708 LUBY, BERNARD JOSEPH  
23331 LUCAS, DENISE CORAL BEISEL  
17987 LUCCI, JOHN ALAN  
15175 LUCENTE, FRANK CHARLES  
10355 LUCERO, CARLOS ESTANISLAO  
13411 LUCERO, MARIO SAMUEL  
22804 LUCY, VINCENT ALAN  
22805 LUDMER, PHILIP ROSS  
14887 LUKOWSKI, PETER JOSEPH  
13877 LUMAPAS, ARTURO RAMIREZ  
10356 LUNA, JR., IGNACIO H.  
23241 LUND, LIDIYA LONGMINVNA  
09684 LUNDBLAD, DANIEL MILES  
18037 LUPARIELLO, ANGELO DANIEL  
10708 LUTHRA, JUGINDER KUMAR  
16732 LUTINS, JAY ALLAN  
18650 LUTZ, PATRICIA ANN  
23159 LUZZETTI, RICHARD PAUL  
11028 LY, TCHUOC PORN  
19478 LYE, CHARLES  
22408 LYEW, MICHAEL ANDREW  
16260 LYNCH, JOAN ANNE  
21923 LYNCH, JO-ANN EUDORA  
16960 LYNCH, JR., JOHN DAVID  
13549 LYNCH, ROBERT JOHN  
17794 LYNCH, SUSAN KAYE  
20543 LYNN, ROBERT  
11939 LYONS, JR., MORGAN HERTZOG  
23058 MA, XIAOLING  
13158 MACATANGAY, SERGIO CAPUNO  
15831 MACATOL, FORTUNATO R.  
14811 MACAULAY, BRIAN WAYNE  
09816 MACCALLUM, DANIEL BRUCE  
10552 MACCALLUM, JOHN PATRICK  
12312 MACE, JR., ANDREW HAROLD  
19552 MACE, KELLY MARIE  
21540 MACE, KEVIN JAMES  
09250 MACE, ROBERT MORGAN  
11806 MACEDONIA, PATRICK H.  
19790 MACFARLAND, DAWN LEE WHITE  
16785 MACIAS, DANIEL  
19747 MACIAS, ENRIQUE GODINEZ  
17514 MACUNAS, KRISTINA ALDONA  
17515 MACKAY, KAREN  
22157 MACKERSIE, ANDREW BLAINE  
12796 MACQUEEN, IAN JAMES  
15909 MACSAL-KAPLAN, MARIAN SUE  
21435 MADAR, MERCI  
20432 MADDEN, JEFFREY WAYNE  
19854 MADDOX, CHAUNDR A JO HENSLEY  
19563 MADSEN, MELANIE SUE  
11029 MAOUCDOC, JR., SERAFINO S.

License	Name	License	Name
22806	MAERTZ, NATHAN ALLAN	15911	MANGANO, UNNI MARIE
23120	MAEVSKY, VICTOR	19479	MANGANO, WILLIAM EDWARD
20337	MAGAL, CHARLES PHILIP	14168	MANI, JOHN HENRY
12483	MAGANN, EVERETT FRANCISCO	20167	MANIS, RICHARD BENEDICT
18557	MAGGE, SATHISH LAKSHMINARAYAN	19516	MANIVANNAN, SHANTHI
23413	MAGGIO, VIJAY	20433	MANN, STEPHAN CHARLES BOYD
13013	MAGNUSSEN, JAMES ROBERT	11282	MANN, THOMAS FORREST
10470	MAGUNIA, SHIVJI LALJI	13828	MANNINO, STANLEY CONSTANTINO
19423	MAHALINGASHETTY, PRAKASH GURUPADAPPA	21086	MANSFIELD, WILMA ANN
10753	MAHESWARAN, VETTIVELU	14169	MANSURI, SHAHEDA YUSUF
22897	MAHGHOUB OSMAN, SAFA MOHAMED	23121	MANTHENA, GEETA
18374	MAHMOOD, MANSOOR	09636	MANTZ, ERIC PAUL
20022	MAHMOUD, HAJMADA ELSHAZLY	14503	MANUEL, ERNESTO CASTRO
19855	MAHMOUD, KHALID	22563	MANUEL, MERVIN PUNZALAN
22073	MAHROU, AHMAD	22807	MANZOOR, KAMRAN
22500	MAIESE, RUSSELL LOUIS	22898	MANZOOR, TAHIR
18558	MAJUB, AMADO GABRIEL	21247	MAOUAD, MICHELE M.
18094	MAILLOUX, RICHARD JOHN	18952	MAQSOOD, KHALID
08937	MAIOLO, JOSEPH ANTHONY	12380	MARAIKAYER, AHMAD MUSTHAF A
22209	MAIZE, JR., JOHN CHRISTOPHER	10231	MARAMBA, LAMBERTO CENDANA
08956	MAJESTRO, TONY COLERIO	11175	MARANO, GARY DAVID
15832	MAJUMDAR, GAURAVI K.	23122	MARCHAND, TANIA MARIA SUSAN
15768	MAJUMDAR, KIRAN ARISOODAN	21025	MARCHANT, BETTY LOU
10709	MAJUMDER, INDIRA	18375	MARCUCCI, ANTHONY DAVID
09128	MAJZOUB, HISHAM SALEM	23059	MARCUCCI, LISA
15545	MAKANI, ANIL KUMAR	21026	MARCUM, PATTI JO
09719	MAKAR, JASSIR SINGH	19564	MARCUZZI, MARY
20082	MAKKER, RAM S.	20477	MARINAKIS, HARRY ARTHUR
11940	MALAMISURA, MICHAEL ANTHONY	20225	MARKER, MARNIE JO
17929	MALAMUD, FERNANDO CARLOS	16786	MARKOVIC, PETAR RADOSAV
18266	MALAS, AMER MUHEIDEEN	13414	MARKOWITZ, HANK E.
18805	MALAVE, DAVID	20545	MARKOWITZ, MICHAEL PAUL
20277	MALAYIL, MICHAEL THOMAS	18806	MARKS, III, EDWARD ROBERT
11411	MALEPATI, NARRA KANAKA DURGA	19902	MARONEY, MICHAEL JOSEPH
14777	MALHOTRA, GURDEEP KAUR	10957	MAROOD, JOSEPH CHARLES
10754	MALI, CYRUS	14975	MARQUART, CHRISTOPHER LOUIS
19979	MALIK, ARIF MAHMOOD	16903	MARR, LAWRENCE BRUCE
14371	MALIK, FIRASAT SARWAR	19184	MARRA, DANTE ANTHONY
22501	MALIK, HAMMAD ULLAH	22956	MARSHALEK, PATRICK JOSEPH
18936	MALIK, MADEEM NAZIR	10710	MARSHALL, ROBERT JAMES
20278	MALIK, NITIN	17344	MARSHALL, SANDRA ECHOLS
14916	MALLOTT, STEPHEN J.	14419	MARTENSON, STEPHEN HUDNALL
22674	MALONE, JANINE CAROLE	19856	MARTIN, CHRISTOPHER JOHN
22314	MALONE, PATRICIA JO THOMSON	13556	MARTIN, DAMON
10035	MALONE, PAUL FREDERICK	22899	MARTIN, DANIEL ALLEN
13373	MALONZO, RAUL YU	23001	MARTIN, DAVID EUGENE
19043	MALOOF, ALBERTA JANE	18268	MARTIN, DIANA JOYCE
21085	MALPANI, SANJNA	19566	MARTIN, ENOS DANIEL
20684	MALPANI, VISHAL BHAGCHAND	22675	MARTIN, JR., FRANCIS PAUL
12853	MAMIDI, SATYANARAYANA MURTY	12395	MARTIN, JAMES TYRONE
20122	MANACK, LEO MICHAEL	12313	MARTIN, JOYE A.
21542	MANDERS, SCOTT JEFFREY	17988	MARTIN, JULIA ELIZABETH



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License Name

23002 MARTIN, KATHLEEN JUNE  
22900 MARTIN, LUKE WELDON  
20898 MARTIN, PETER SHAWN  
19361 MARTIN, SHELDA ANNE  
19638 MARTINEZ, FREDERICK CARL  
09637 MARTINO, JOHN DAVID  
22808 MARU, MEHRETTE MALLEDE  
22266 MARZOUK, KAMEL MOHAMED ATTEF EL SAYED  
23160 MASOIA, MICHAEL FRANK  
19166 MASIH, RAJAN BAKHSHISH  
20686 MASIH, RAVI B.  
22957 MASON, JOHN EDWARD  
20434 MASON, TRENT GLEN  
22267 MASOOD, KHAIRUNNISA  
19045 MASOOD, SHAHID  
14621 MASSENBURG, JEROME D.  
22564 MASSEY, LISA GAYE  
21484 MASSINOPLA, DAVID SAMUEL  
16739 MASSOUD, ABDEL-FATAH S. M.  
14107 MASSOUD, GEORGE MALKI  
14730 MASSULLO, JR., RALPH E.  
10994 MATA, RUBY NIEVES  
20628 MATABAN, ANTONIO ACOSTA-B.  
10680 MATADAR, AKBAR GULAMMOHAMED  
23332 MATADEEN-ALI, CHANDRA  
15833 MATHENY, II, GARY LANCE  
15731 MATHEW, MATT  
09592 MATHEW, THOMAS  
10471 MATHIAS, JR., JOHN ALLEN  
08938 MATHIAS, PHILLIP BENJAMIN  
20687 MATHIEU, MICHAEL ERIC  
17731 MATHUR, ANITA  
12315 MATIN, KHAN M.  
17516 MATOS-CRUZ, MARIO  
14891 MATULIS, STEVEN ROBERT  
14892 MATULIS, WANNETTA SUE CASDORPH  
16381 MATUSIC, JOSEPH HENRY  
18878 MAVI, SANTPAL SINGH  
17732 MAXSON, DAVID RUSSELL  
14778 MAXWELL, BETH ANN  
22268 MAXWELL, DAMIAN RANDOLPH WADE  
21765 MAXWELL, DANIEL D.  
12848 MAXWELL, LEEMAN PHILLIPS  
18172 MAXWELL, STEFAN RANDOLPH  
12711 MAXWELL-YOUNG, MARY CHRISTINE  
21818 MAYER, THOMAS  
17989 MAYLE, MARK DOUGLAS  
18877 MAYMIND, MICHAEL ISAAKOVICH  
20024 MAYSONET, JESUS MANUEL  
21133 MAZAGRI, RIDA SULEIMAN  
08353 MAZZELLA, VINCENT JAMES  
22156 MC FARLAND, JAMES JOSEPH

11943 MCBEE, ALDEN G.  
22895 MCBEE-COOKE, CARRIE LYNN  
21766 MCCAFFREY, FRANCIS MICHAEL  
17660 MCCAGH, SEAN LEO  
22269 MCCAIN, JAMES BRYSON  
09882 MCCALL, DAVID  
15559 MCCAMMON, JULIE KATHRYN  
22270 MCCANN, KEVIN MICHAEL  
18651 MCCANN, KEVIN SCOTT  
19634 MCCARTER, JOHN CHRISTIAN  
22072 MCCARTHY, RYAN TIMOTHY  
13064 MCCARTY, SARAH ANN  
09252 MCCAULEY, ROGER LEE  
23000 MCCAUSLAND, KYLE EDWARD  
21816 MCCLAIN, JONATHAN WINFIELD  
20630 MCCLAIN, JOSEPH MICHAEL  
09154 MCCLAIN, MACK IRA  
21941 MCCLELLAN, ELIZABETH ANN  
21436 MCCLELLAN, WILLIAM THOMAS  
14073 MCCLUNG, REGINALD JAY  
10170 MCCLURE, DAVID CAMERON  
17045 MCCLURE, SIMON  
12427 MCCOMAS, CARL FREDERICK  
23334 MCCONNELL, PAUL S.  
20388 MCCORD, LARRY JAMES  
09638 MCCORMACK, GEORGE GORDON  
13216 MCCORMACK, CANDACE ADKINS  
14713 MCCORMICK, CHARLES CALVIN  
13157 MCCORMICK, STEVEN LIN  
15907 MCCOWAN, RONALD JEFFREY  
19159 MCCOY, LANCE MORGAN  
19312 MCCOY, ROBERT MATTHEW  
21536 MCCULLOUGH, CHRISTOPHER SLACK  
15908 McDONALD, MICHAEL WHITFIELD  
13551 McDONALD, RALPH NORMAN  
22409 McDONNELL, ANDREW JOSEPH  
22896 McDONOUGH, JR., EDWARD BARRY  
10273 McDOWELL, DONALD ENGLAND  
21087 McDOWELL, ROBERT WILLIAM  
21767 MCELLOWNEY, ANTHONY JOSEPH  
13878 MCELMURRAY, CHARLES TYNER  
20758 MCELROY, JOHN JEFFREY  
20223 MCFADDEN, DAVID WAYNE  
19700 MCFARLANE, ANTHONY ADOLPHUS  
21768 MCGARRY, EUGENIA ZACHARIAS  
22316 MCGINNIS, KEVIN THOMAS  
10304 MCGINNIS, MICHAEL JON  
21537 MCGINTY, IV, JOHN EDWARD  
19480 MCGRAIL, JR, WILLIAM THOMAS  
19481 MCGRAW, DANIEL JOSEPH  
20546 MCGUFFIN, AARON MICHAEL  
10859 MCINTOSH, EDWARD NOEL

License	Name	License	Name
12366	MCINTOSH, MICHAEL STEPHEN	20051	MEHTA, NIMISH KUNJ
12849	MCINTYRE, WILLIAM JOHN	23003	MEHTA, PRADIP MANSUKHLAL
11591	MCJUNKIN, BRITTAIN	22317	MEHTA, RAGINI BALKRISHNA
15176	MCJUNKIN, JAMES ENOCH	16787	MEHTA, RAJESH MOOLJIBHAI
15204	MCJUNKIN, MARY HAN	18701	MEHTA, SHAILEN KANUBHAI
17476	MCKAY, GEORGE LEO	23123	MEISNER, DENNIS JAMES
21538	MCKEAND, CHRISTOPHER HAROLD	12807	MEJIA, FREDSWINDA
15767	MCKELVEY, MARY ELIZABETH	10556	MEJIA, MARIO CORDOVA
16429	MCKINLEY, NANCY ELLEN	22810	MELDON, STEPHEN WILLIAM
10981	MCKINNEY, DOUGLAS EDGAR	10233	MELIA, JOSE MAAVIA
21249	MCKINNEY, GERALD	18172	MELLEN, PAUL F.
21250	MCKINNEY, SHAWN AVRIL	22271	MELOTTI, MICHELLE KAREN
18556	MCKNIGHT, JOHN ALLEN	21377	MEMON, KHALID U-ZAMAN
08404	MCKOWN, JR., CHARLES HENRY	23333	MEMON, REHAN
23439	MCLAUGHLIN, LISA GRACE SWINTON	19793	MENA, ASHRAF MENA KAMEL
18169	MCLAUGHLIN, III, WILLIAM HENRY	16264	MENARD, PIERRE RIVIERE CARNOT
13066	MCLELLAN, DAVID M.	19317	MENDIETA, RICHARD JOSE
22676	MCLELLAN, SARAH M.	13884	MENDOZA, CIRIACO ADA
19636	MCLEOD, KYLE BRANDON	18562	MENDOZA, DAVID CATALINO
12182	MCMLLEN, J. WAYNE	18966	MENEZ, EUGENIO ALDEA
17700	MCMULLIN, CHARLES JACKSON	17047	MENEZ, MARIA ROSARIO
20759	MCMURRY, JOHN PELHAM	19116	MENEZES, LAKSHMI
22410	MCMURRY, MELANIE BETH	19168	MENEZES, NARESH PETER
20547	MCNATT, STEPHEN SAMUEL	10057	MEMON, KUNNATH P.S.
09253	MCNEER, MICHAEL DENNIS	18655	MENZEL, CHARLOTTE EMILIE
16058	MCNEIL, KENNETH FRANCIS	12007	MERCER, WILLIAM CARL
21882	MCNEECE, DAWN MARIE	21984	MERENDA, DANIEL JAMES
21539	MCPHERSON, TIMOTHY JOE	14677	MERIWETHER, DAVID FARBOO
14655	MCQUEEN, ROBERT CLARKSON	18460	MERIWETHER, WILHELM DELANO
20548	MCUNU, ARTHUR N.S.	15750	MERRICK, GREGORY STEPHEN
10553	MCWHORTER, JOHN HENRY	08156	MERRIFIELD, JOHN VINCENT
13156	MCWHORTER, RICHARD ELLISON	23006	MERRILL, JAMES JAY
20479	MEADOWS, III, CHARLES EDWARD	21637	MERRITT, THOMAS BURTON
18097	MEADOWS, MICHAEL LEONARD	16906	MERSICH, KARL TAMAS
08628	MEADOWS, JR., OWEN CURTIS	19749	MERTZ, HEATHER LEE
14414	MEADOWS, PERRY	14198	MERVA, WILLIAM ANDREW
21376	MEAGHER, SEAN	16829	MESBAHI, KAVOOS NOORI
12068	MEANY, MARK EDWARD	20780	MESHEL, JACK CHARLES
15912	MEARS, JAMES MICHAEL	22739	MESHESHA, GRMA ALEMU
22809	MEBANE, MARY VIRGINIA	22565	MESKE, ALLEN EDWARD
12904	MEDINA, TEODORO GADI	08260	METCALF, JR., JOHN WILLIAM
23375	MEDROSO, MELANIE ANNE	22740	METRY, MICHAEL NAJEEB
18171	MEGA, JOHN FRANCIS	19363	MEURER, DENNIS RAYMOND
20549	MEGALUDIS, ALEXIS MICHELLE	14917	MEYERS, DALE MITCHELL
15192	MEGHA, NAYANA ROHIT	17797	MEYERS, GREGORY SCOTT
21769	MEHARD, WILLIAM BRIAN	21543	MEZEY, ROBERT JOSEPH
20280	MEHENDRU, RADHIKA	17517	MIAN, FARHAT SHAHBAZ
20281	MEHENDRU, RAVEEN	17288	MIAN, MUHAMMAD SHAHBAZ
22901	MEHRA, SUWAN BALDEV	07400	MICHAEL, JR., GUY HOBERT
15972	MEHROTRA, DEEPAK	22622	MICHAELS, ROBERT M.
13330	MEHROTRA, SUNILA	20227	MICHALSKI, JOHN ALEXANDER
13159	MEHROTRA, SUSHIL KUMAR	22811	MICHEL, EDUARD

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22075 MICHELFELDER, ERIK CHARLES  
 11946 MICHELS, DONALD HASTINGS  
 09639 MICHELS, RONALD CHARLES  
 21326 MICKUNAS, GREGORY JOSEPH  
 14731 MIDCAP, MATTHEW ELLIOT  
 20977 MIELE, VINCENT JOHN  
 18657 MIGAIOLO, JOSEPH RAPHAEL  
 22566 MIGUEL, JR., NEMESIO LIM  
 17701 MIHELIC, CHARLES JOSEPH  
 14338 MIKELENS, PETER EDWIN  
 22644 MIKKILINENI, HARITHA  
 17990 MIKOWSKI, MARY CAROLINE  
 21544 MILAM, KEVIN MITCHELL  
 17798 MILAN, EDITA P.  
 16265 MILAN, PRIMO PANGYARHAN  
 22502 MILES, JEAN MARIE  
 15193 MILHOAN, STEVAN JEFFREY  
 09355 MILIC, MILORAD MILADINA  
 14302 MILLER, II, BOBBY ANDERSON  
 19640 MILLER, BOBBY L.  
 18376 MILLER, CHRISTOPHER TODD  
 22318 MILLER, GARY JAMES  
 09442 MILLER, GARY WAYNE  
 22741 MILLER, JOHN ALFRED  
 15001 MILLER, JOHN CHARLES  
 23242 MILLER, JOHN FRANKLIN  
 21864 MILLER, KAREN KAY  
 23336 MILLER, KELLY ANN  
 19046 MILLER, KENNETH THOMAS  
 18523 MILLER, MAURICE MONROE  
 09687 MILLER, ROBERT FRANCIS  
 11177 MILLER, RUSSELL ANTHONY  
 15119 MILLER, SCOTT EDWARD  
 18744 MILLER, STEPHEN BLAINE  
 11324 MILLER, STEVEN CHRISTIAN  
 13068 MILLER, SUSAN WOLF  
 22319 MILLER, THOMAS BRADLEY  
 19237 MILLER, THOMAS EDWARD  
 10472 MILLER, THOMAS STUART  
 12569 MILLER, TIMOTHY CHARLES  
 12485 MILLER, WILLIAM SMITH  
 20857 MILLER-CANFIELD, PATRICIA ANN  
 20341 MILLESEN, GWENDOLYN J.  
 12316 MILLIT, HENRY DAVID  
 23336 MILLS, JAMES DEAN  
 20229 MILLS, STEVEN CHRISTOPHER  
 09883 MILROY, STEPHEN KIRBY  
 23060 MILTENBERGER, EDWARD JAMES  
 16906 MINNAGH, KATHLEEN M.  
 22623 MIN, DOUGLAS DONGGIM  
 22076 MIN, JOONHONG  
 21485 MINARD, ALEXANDER DAMON

21770 MINARDI, JOSEPH JAY  
 11596 MINARDI, LAWRENCE MATTHEW  
 10830 MIR, SAGHIR UR REHMAN  
 12913 MIRABILE, CHARLES JOHN  
 19860 MIRANDA, AURORA MARCELO  
 22812 MIRANDA, MAX CLAIRE  
 17048 MIRANDA, SHERRIE NAPIER  
 21028 MIRSHAHIDI, HAMID REZA  
 09502 MIRZA, ABDUL MAJID  
 20550 MIRZA, HUMAYUN  
 22503 MIRZA, MUHAMMAD AZIM  
 20481 MIRZA, TARIQ  
 15875 MISAILIDIS, DIMITRI  
 08945 MISAK, STEVE JOSEPH  
 22077 MISENHOLDER, JASON ANDREW  
 22504 MISHRA, ANAND DONALD  
 22813 MITCHELL, BARRY MICHAEL  
 20482 MITCHELL, BRADFORD KENT  
 21251 MITCHELL, BRADLEY DAVID  
 14265 MITCHELL, CLYDE PAUL  
 19401 MITCHELL, HELEN MARR  
 21706 MITCHELL, JOHN MARVIN  
 22412 MITCHELL, RODGER DALE  
 21327 MITCHELL, SCOTT WESTON  
 18297 MITCHELL, WILLIAM CLIFFORD  
 06956 MITCHELL-BATEMAN, MILDRED  
 22677 MITIAS, ABRAHAM SPIRO  
 19239 MITTER, AJAY  
 13777 MIZE, MARILYN SUZANNE  
 21438 MOAD, JOHN CARROLL  
 18563 MOBAYEN, MIR MOHAMAD  
 15836 MODI, HEMANT CHANDULAL  
 19796 MODI, JIGNESH JASHAWANT  
 21867 MODI, NAVITA  
 11178 MODI, SHAKUNTALA  
 09171 MODIE, JR., PAUL GREGORY  
 09083 MODLIN, ROBERT KENT  
 13069 MOOY, JAYSHRI MUKUND  
 21486 MOERSCHER, SARAH KATHERINE  
 19570 MOFFETT, KATHRYN S.  
 22902 MOGRI, IDREES ABDUL QADIR  
 23414 MOHAMED, MAHMOUD A.  
 21135 MOHAMMADI, FARZANIEH  
 22158 MOHAMMADI, SOHEYLA  
 18400 MOHAN, PETAJAH  
 18401 MOHAN, SARASWATHI  
 21380 MOHAREB, MOHEB MILAD AGA'BI  
 21381 MOHAREB, MONA MILAD  
 17618 MOHIUDDIN, MASOOD  
 10996 MOHIUDDIN, MOHAMMED MUDDASSIR  
 21487 MOHIUDDIN, ZAHUR  
 19852 MOHLER, STEVEN LLOYD

License	Name	License	Name
22814	MOHTASHAM, LIDA	11119	MORGAN, CHARLES STEPHEN
21707	MOINUDDIEN, KHAJA	15269	MORGAN, CRAIG MICHAEL
21545	MOKUOLU, ADEDAYO OLUMIDE	11180	MORGAN, DAVID MICHAEL
22815	MOLA, SARA JANN	07616	MORGAN, DAVID ZACKQUILL
22078	MOLANO, JENNIFER ROSE V.	17348	MORGAN, III, JAMES HANLY
10473	MOLANO, WILFREDO NAVA	16307	MORGAN, JOHN DOYLE
15769	MOLINA, LOUIS RAFAEL	19863	MORGAN, JR., JOHN ROBERT
17346	MOLINA, MANUEL EVENCIO	20689	MORGENSTERN, KENNETH E.
21985	MOLINA, JR., RAFAEL EVENCIO	21819	MORIN, GARRISON VASILE
18808	MOMEN, JENNIFER JILL	12488	MORISE, ANTHONY P.
11941	MOMEN, JOSEPH MARD	21439	MORISSETY, SATYASAGAR
12538	MONCMAN, JEFFREY STEVAN	19751	MORITZ, DENNIS M.
22079	MONDAL, KAMALENDRA NATH	18377	MORRIS, IRA ALAN
21708	MONDEREWICZ, KATHLEEN M.	22322	MORRIS, JOHN LEONARD
22816	MONG, DAVID ANDREW	12716	MORRIS, SAMUEL DAVID
20832	MONGA, MANISH	19945	MORRIS, STANLEY THOMAS
21986	MONGOLD, BRADLEY WAYNE	22817	MORRISON, KATHERINE MICHELLE
22903	MONGOLD, DEREK SKEET	23006	MORRISON, KRISTIAN MATTHEW
22413	MONINGI, VENKATA RAMANA	22323	MORRISON, SERENA ANN
16173	MONROE, STUART ALAN	22959	MORTON, II, JOHN BLAIR
23415	MONSEAU, AARON JOEL	12317	MOSBERG, STEPHEN R.
19051	MONSEAU, RONNA MATHIAS	18809	MOSES, GREGORY JEROME
19052	MONSEAU, VINCENT EDWARD	19364	MOSES, MELIN JONATHAN
22321	MONTECALVO, RAYMOND MICHAEL	13994	MOSES, MICHAEL SOLOMON
19926	MONTEJO, JULIA LYNN	23416	MOSESSO, JR, VINCENT NICHOLAS
21771	MONTELEONE, JR., GAETANO P.	21710	MOSMAN, DAVID ALEXANDER
19240	MONTGOMERY, EMILY ANNE PARKER	13651	MOSS, ALVIN HOWARD
22624	MONTJOY, CAROL ANN	23124	MOSS, JR, JOHN EDWARD
20483	MONU, JOHNNY UZOMA VALMON	23061	MOSS, ROY LAURENCE
18658	MOODISPAW, PAUL FRANKLIN	11430	MOSSAHEBI, ABDOLSAMAD
22211	MOODY, LAURA OSBORN	13308	MOSSALLATI, SAAD
22667	MOON, DAVID MYUNGKEE	12381	MOTI, GOVINDASWAMY UDAYA
15407	MOORE, CHARLES ANDREW	20633	MOUCHIZADEH, JOSEPH
13276	MOORE, DONALD HALSTEAD	09503	MOUHLAS, GUS JOHN
15837	MOORE, IVA ELAINE	12635	MOUNTBATTEN-WINDSOR, HEDY J.K.
21546	MOORE, LEROY C.	23243	MOUSA, LUAY
15751	MOORE, RENEE SAGGIO	22414	MOUSATTAT, ALAA
19241	MOORE, STEPHANY KAY	23244	MOUSATTAT, YOUNNA
22568	MOOREHEAD, BENJAMIN DAVID	16432	MOUSHMOUSH, BASSAM
22625	MOOSAVI, BENJAMIN LEE	18881	MOWE, DEBORAH ANN
11179	MORABITO, ROCCO ANTHONY	22324	MOZAFFARI, FARID
22958	MORABITO, JR., ROCCO ANTHONY	21547	MUDRY, JR., RONALD ALAN
23004	MORADIAN, G. PETER	18528	MUELLER, CYNTHIA JANE
08344	MORALES, ALFONSO	18443	MUELLER, KARL JOSEPH
14833	MORALES-FELICIANO, MILTON E.	10961	MUFSON, MAURICE ALBERT
22569	MORAN, JR., EDWARD JOHN	11880	MURKAMALA, PRASADARAO B.
15408	MORAN, III, ROBERT EMMET	10305	MULDONG, BEN DAVID
10092	MOREHEAD, MICHAEL AUGUSTUS	15484	MULL, RICHARD THEODORE
14373	MORELAND, GREGORY MARK	10631	MULLEN, JOHN OWEN
22159	MORELAND, JASON ALLEN	19169	MULLEN, LISA ANN
22904	MORENO, MARIA RAPHAEL	19864	MULLETT, CHARLES JACOB
15143	MORGAN, BRETON LEE	23337	MULLETT, DAVID STEWART

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## License Name

08959	MULLETT, MARTHA DILLEY	22929	NAIR, AMBIKA KUMARI
22570	MULLINS, BANDY BILL	17444	NAIR, DILIP
19244	MULLINS, DAVID ARTHUR	17400	NAIR, LAURIE BENNETT
11394	MULLINS, NORMA JEAN	09642	NAIR, LIONEL JOSEPH
11598	MULPURU, SREE KRISHNA	23247	NAIRN, JOHN PATRICK
20631	MULTANI, JASBIR KAUR	17140	NAJJAR, SAKIB MUSLIM
22018	MUNAJED, AMAL	23248	NAKHL, FADI E.
13726	MUNIN, NANCY JO	10408	NALLY, DAVID MICHAEL
11599	MUNOZ, OSCAR F.	11770	NAMAY, DAVID LEE
12617	MUNOZ-POSADA, EMMANUEL	12432	NAMAY, KEVAN A.
15270	MUNRO, THOMAS WAYNE	21989	NANCE, CHRISTOPHER SCOTT
21382	MUNTASSER, SIHAM	21329	NANDA, SHARMILA HARIKRISHNAN
23125	MUNYIKWA, ELIAH	20551	NANDA, SHRI RAJESH
21291	MURAD, KHALIL	18745	NANDRA, CHARN SINGH
23126	MURPHREE, SIDNEY STUART	22960	NANJUNDAPPA, ARAVINDA
22571	MURPHY, BETTINA ANN	19172	NANNERS, KENNETH CHARLES
15271	MURPHY, JONATHAN BRUCE	09884	NARANJO, CARLOS ALBERTO
19641	MURPHY, PATRICIA ANN	18444	NARASIMHAN, SRINIVASAN
16268	MURRAY, FRANCES BLAKE	12321	NARAYAN, MANJULA
14374	MURRAY, GORDON FRANKLIN	12322	NARAYAN, MYSORE G.
12382	MURRAY, PHILLIP J.	20339	NARAYAN, SHESHA SHAMANNA
16743	MURTHY, COIMBATORE P. ANANDHI	23249	NARLA, HARITHA
17351	MURTHY, KRIS GAN	19485	NASHED, MAZEN
16789	MURTHY, NARAYAN BUDDHA	21252	NASHED, TRISHA BANSAL
18176	MURTHY, SRINIVAS HOSKOTE	21191	NASHER-ALNEAM, MUHAMMED SAMER
15463	MURTY, INDUBALA MULLA	21383	NASIR, AMANA N.
12331	MURTY, RAWANA M.	18938	NASSAR, SAM JAMAL
20285	MURUGAPPAN, ALAMELU	18249	NASSAR, SOHA CHIKH
23127	MUSKWE, TINOA OZIAS	23062	NASUTI, JOSEPH FLORIANO
07975	MUSSELMAN, LAURENCE KETLER	22213	NATALI, DAVID GEORGE
23245	MUSTAFA, MUHAMMAD RAZA	18884	NATARAJ, PRASAD MADHURE
18659	MUSUNURI, MAHESHWAR RAO	20124	NATH, PRAMATH
21489	MUTO, DEIDRA FAWN	14510	NATHAN, SWAMI
21190	MUTO, FRANK ALLAN	20899	NATHANSON, STEVEN HARRY
17733	MUZAFFER, RAHMET	12323	NAU, KONRAD CHARLES
23128	MUZZONIGRO, THOMAS STEPHEN	08707	NAUM, JR., GEORGE PHILLIP
11789	MYERBERG, DAVID ZELL	18939	NAUMANN, WALTER KARL
13567	MYERS, MARK ALAN	18175	NAVADA, SHIVSHANKAR UCHILA
19171	MYERS, TODD RICHARD	21868	NAVALGUND, BRINDA KULKARNI
20704	MYNES, MICHAEL SCOTT	21330	NAVALGUND, YESHVANT ASHOK
22212	MYRMOE, ARLIN MONROE	11288	NAVARRO, ARSENIO PONCE
21924	MYUNG, YOON MO	11808	NAVARRO, ELEANOR N.
19865	NABORS, ERIC DAVID	11708	NAVARRO, MARIA LUNA TAN
10713	NADER, RAHEEM	19946	NAWAZ, MUDASSIR
22160	NAEEM, MOHTASHIM	17051	NAWROCKI, JOSEPH STEVEN
20083	NAEGELE, JAY THOMAS	18940	NAYAK, NARESH KUMAR
17050	NAEGELE, SCOTT ALAN	22572	NAZEER, NEELOPUR
21639	NAGARAJAN, ARUN	13335	NAZER, HUSAM M.
23246	NAGRA, PARVEEN KAUR	23338	NAZIM, MUHAMMAD HAFIS
22505	NAHATA, AMIT KUMAR	22742	NAZLI, AYESHA
20978	NAHILA, ADNAN M.	22080	NEAL, BLIAL PATEL
20690	NAIM, ANTOINE ALBERTO	12324	NEAL, MICKY JON

License	Name	License	Name
10235	NEAL, WILLIAM ALBERT	11237	NOBLE, WILLIAM ELLSWORTH
21712	NEASE, DARREN BLAINE	11182	NOBLE, II, WILLIAM LEE
16598	NEASE, SARAH MOORE	19111	NOLAN, MARK WARREN
15230	NEASE, VICTOR FERRIS	18179	NOLAN, SEAN
13779	NEELY, ELIZABETH JOHNSON	23340	NOON, SAIMA NAZLI
13568	NEELY, JEFFREY LYNN	22358	NOORANI, PYAR ALI
22678	NEELY, TRAVIS ROBERT	22628	NORCONK, JR., JAMES JOSEPH
22591	NEGINHAL, VIVEKANAND SHANKAR	18565	NORMAN, ROBIN MARIE
13937	NEIBERG, HOWARD	09786	NORONHA, JOSEPH ANTHONY HILARION
12206	NEIS, THOMAS RAY	09824	NORRIS, JOSEPH PETER
12245	NEITCH, SHIRLEY MAE	21773	NORTON, AMY BETH
15554	NELLHAUS, KURT MYRON	21253	NORTON, NANCY BEDIENT
15734	NELMS, TIMOTHY D.	23130	NOUREDDINE, NIZAR DARWICHE
22626	NELSON, EARL LYNN	21869	NOVELL, LAURA ANN
15120	NELSON, KELLY RAPHAEL	22215	NOWAK, KRISTIE DAY
16176	NELSON, TIMOTHY WILLIAM	22743	NOYOLA, JOSE LUIS
09226	NERHOOD, ROBERT CLARKE	12390	NUCUM, MAGDALENO SIMBOL
11431	NERI, JR., FLORENCIO PASCUAL	08429	NUGENT, GEORGE ROBERT
12102	NERZ, PAUL MICHAEL	17480	NUKES, THEODORE ALEXANDER
17801	NEVILLE, JR., JOHN WALLACE	22905	NULPH, LAURA LEA
14732	NEWBROUGH, MARK ALLEN	19405	NUNLEY, MARK ANDREW
14622	NEWBY, JOHN GREGORY	16744	NUNLEY, MICHAEL GRAY
16696	NEWFELD, MARK LEE	22818	NUSAIR, AHMAD RAKAD
15555	NEWLAND, DENNIS EUGENE	17638	NUSS, MICHELLE ANN
23063	NEWMAN, JAMES JENNINGS	16856	NUTT, MITCHELL ERIC
22627	NEWMAN, JEREMY HERSCHEL	19054	NUTTER, STEPHEN BRYAN
18885	NEWMAN, JONATHAN GABRIEL	23007	NWACHUKWU, IKENNA ANTHONY
14034	NEWMARK, HOWARD	18104	NWAJEL, EMMANUEL EZENWANI
20691	NG, HONG-KIN	21991	NWANGUMA, CHARLES IKECHUKWU
21137	NGANGA, JACKSON MAINA	19752	OAKES, II, RICHARD EDESEL
22415	NGUYEN, CHIEU DINH	09723	OAKES, SALLY LUE REGGEL
23129	NGUYEN, JOHN DUC	18886	OAKLEY, GERARD JOSEPH
21138	NGUYEN, KIM NGA	10835	OAKLEY, MAURICE J.
18178	NGUYEN, THUAN-PHUONG	18180	OAR, PAUL ARTHUR
23339	NGUYEN, TUAN CAO	22629	OATES, JR., GARY EDWARD
15915	NGUYEN, TUAN GREGORY	21714	OBALANLEGE, ADENIYI MONZOOR
21640	NICELL, DONALD THOMAS	22326	O'BANNON, III, ROBERT TONEY
20979	NICHOLAS, JANE ELIZABETH	13887	O BENZA, EBENEZER JARON
21641	NICHOLS, AMANDA DIANE	17802	OBLEADA, CLARITA NANCA
09135	NICHOLS, CARL EDWIN	16745	OBLEADA, LYDIA
21642	NICHOLS, GARY ALLEN	21548	OBLINGER, MICHAEL JOHN
22214	NICHOLS, NANCY LYNN	09448	O'BRIEN, JR., RICHARD JOSEPH
19053	NICHOLS, PHILLIP TODD	03313	OCAMPO, LUIS HORACIO
17216	NIELD, UNDA SUSAN CATUOGNO	18245	O'CONNELL, JEANNE MARIE
18747	NIELSEN, MELISSA MATTHEWS	20634	O'CONNOR, SARA EUBANK
12719	NISS, DENNIS RICHARD	22906	O'CONNOR, THOMAS PATRICK
21713	NILLAS, MICHAEL SUMAYLO	20286	ODONNELL, PHILIP JOHN
15916	NINE, BRADLEY ALLEN	22679	OEHLER, JAMES RONALD
11289	NIZAMI, KAMAL AHMAD	10631	OFARRELL, KATHLEEN ANNE
21990	NNACHI, OKPANI MARTIN	16967	OFIR, EREZ ABRAHAM
18510	NNADIKE, JOSEPH OBIAJULU	18887	OGERSHOK, PAUL RICHARD
19703	NOBILETTI, JOHN B.	22161	OGLESBY, ANGELA DENISE

License	Name	License	Name
21549	OH, EUGENE	17217	OTTO, MARILYN MARJORIE
22081	OH, MICHAEL YANG-HOON	17934	OVERMILLER, CARL LEE
15178	O'HANLON, KATHLEEN MARIE	08216	OVINGTON, ROBERT CARL
20588	O'HARA, BRENDAN LINUS	16693	OWENS, MICHAEL J.
22162	OHMAN, MARIA VIKTORIA	20288	OWUNNA, ANTHONY UCHE
18481	OKASINSKI, ROBERT EDWARD	22083	OXLEY, KEVIN SCOTT
13072	O'KEEFE, JOANN AUDIA	20086	OXLEY, KIMBERLY ANN
10998	O'KEEFE, MICHAEL VINCENT	09397	OYOO, JOSE LANDICHO
20085	OKLEH, AKRAM	20361	OZON, ROBERT KENT
23341	OKOH, JAMES IKEMEFUNA	15431	OZTURK, AHMET HUSAMETTIN
22680	OLEKSA, III, JAMES STEPHEN	09960	PACIS, FLORA FLORES
22082	OLES, JENNIFER ANN	20127	PACK, MARK STEPHEN
13570	OLEY, GRETCHEN ELAINE	18182	PACKO, DAVID CHARLES
19175	OLASHIRAZI, ALI	08772	PACKOVICH, MILAN JOHN
23250	OLIVER, JR., GARY W.	23009	PACOS, ANDREW MICHAEL
13925	OLIVER, JR., ROSS SAMUEL	23343	PADGETT, DIANA MARIE
22630	OLIVERIO, BROCK JOSEPH	21384	PADGETT, SHANIS ANAY
23251	OLIVERIO, MATTHEW AARON	14435	PADMANABAN, RAMANATHAN
22930	OLIVIER, ALBERT FRANCOIS	21139	PADRO, SILVINA BEATRIZ
13331	OLMSTED, CHARLES MORGAN	07421	PAINE, ALBERT JAMES
11032	OLSON, ARTHUR WESLEY	13309	PAINE, JR., ALBERT JAMES
15333	OLSON, DANA OTMAR	20635	PAINE, WARD JACKSON
19867	OLSON, GABRIELLA BLYLER	11772	PAJARILLO, LEO P.
14227	OMALLEY, GREGG MICHAEL	23254	PAJEAU, MARK ELLIOT
12189	OMAR, MOHAMMED WARDAK	20836	PALADE, ADRIANA ELENA
17107	OMAR, RAWHI ABDEL-RAHMAN	08794	PALKOT, JOHN SYLVESTER
22506	ONDER, ALI MIRZA	19248	PALLIE, ERIKA ANNE
23252	ONDER, SONGUL	17995	PALMER, JR., HUGH CARLTON
15840	ONEAL, JAMES FRANKLIN	11647	PALMER, JAN ELWIN
17664	ONESTINGHEL, III, JOHN VINCENT	09021	PALMER, LOUIS CARROLL
12958	ONG, LUCENA LIM	20693	PALMER, RUSSEL SETH
20634	ONGLATCO, JOHN DYBUNPIN	21492	PALUMBO, JESSICA ANNE
23253	ONWERE, JOYCE LINDA	17734	PAMFILIS, STANLEY MANUEL
19868	OPYOKE, JOHN PARRISH	21331	PANCHAL, MAHENDRA JAGJIVANDAS
14211	ORENCIA, RODOLFO T.	16178	PANGER, MICHAEL RAYMOND
09886	ORPHANOS, GEORGE J.	18041	PANGILINAN, REY TORRES
22507	ORPHANOS, JOHN RUSSELL	23255	PANICO, FREDERICK GENNARO
11603	ORR, RICHARD ANDREW	19249	PANTELIDIS, ANASTASIOS G.
11183	ORR, JR., WILLIAM WOOD	21925	PANTELIDIS, PETER GEORGE
21193	ORTEGA, ROBERT	15842	PANUCCI, DEBRA JEAN
11386	ORVIK, BENNETT DUANE	17581	PANWAR, NARPAT SINGH
23008	OSBORN, HARVEY JACOB	17665	PAPADIMITRIOU, LEIGH ANNE
20435	OSBOURN, RAYMOND V.	16790	PAPADIMITRIOU, PAUL BASIL
15034	OSCHWALD, CHARLES JOSEPH	08646	PAPADIMITRIOU, BASIL PAUL
20692	O'SHEA, HEATHER ANN	23256	PAPIEZ, JOSEPH S.
23342	O'SHURA, J. SHANE	21440	PAPPAS, JOHN NICKOLAS
22327	OSTRINSKY, YEVGENIY	10565	PARDASANI, GOPAL MANUMAL
11184	OSTROW, LAWRENCE DAVID	13890	PARIHAR, HARDEV SINGH
21550	OSUJI, FERDINAND UKACHUKWU	21926	PARIKH, MANISH K.
22592	OTELLIN, ALEXANDER VLADIMIROVICH	18183	PARIKSHAK, NARENDRA OURLABHDEV
15411	OTHMAN, JAWDAT (JOE) OMAR	17219	PARK, CHAN DONG
16853	OTRUBA, ZDENEK	17220	PARK, JANE CLAIRE GERKE

License	Name	License	Name
20637	PARK, KWANG-SOO	18654	PATEL-MEHTA, VINA
23131	PARKER, JACOB JOSEPH	22631	PATEY, JEFFREY ALAN
22573	PARKER, JEFFERY EDWARD	12010	PATHAK, ARUNA KISHOR
21386	PARKER, JR., JOHN ARTHUR	11061	PATHAK, KISHOR SHRIKRISHNA
14409	PARKER, JOHN EUGENE	13893	PATICK, DAVID LAWRENCE
16855	PARKER, KENNETH JOHN	20694	PATNAIK, ASHOK KUMAR
11657	PARKIN, ELIZABETH STARR	10841	PATNAIK, DHIRENDRANATH
11291	PARMAR, CHRISTOBEL PAMELA	18889	PATRICK, EDWARD ALFRED
09543	PARMAR, JAYWANT PERCY	16544	PATRICOSKI, CHRISTOPHER THOMAS
14552	PARMAR, VINOD BACHUBHAI	20087	PATRIZI, JR., JAMES DONALD
22508	PARMER, SHANE SCOTT	21883	PATTERSON, CAROL LYNN
22084	PARRAVANI, ANTHONY JOSEPH	15917	PATTERSON, KENNETH THOMAS
15673	PARSI, ROUZZBEH KAMKAR	19322	PATTERSON, ROLFORD EUGENE
18342	PARSONS, DEBRA LYNN	14990	PATTERSON, RICHARD GALE
19645	PARSONS, MICHAEL JOHN	18950	PATTON, DAVID JAMISON
10238	PARSONS, JR., NOLAN CHARLES	11359	PATTON, ROSS MELVIN
22574	PARTIN, JESSICA FREEMAN	21643	PAU, ROSANNA KWING SHUN
12073	PARTOVI, MAHMOOD	23132	PAUL, DINA ELENI
22085	PARVEEN, RUBY JAMAL	22632	PAUL, MARC HOWARD
21029	PARVIZ, SHEIKH SHEHZAD	23065	PAUL, STEPHAN ROBERT
10041	PASCASIO, SR., PORFIRIO R.	21928	PAULSEN, SEAN DAVID
22509	PASQUALE, JULIA LYNN	16572	PAULSON, DEBRA JO
20391	PATEL, AJAY TRIBHOVANBHAI	18811	PAULUS, RICHARD EBERHARDT
18144	PATEL, ANEEL NATHOOBHAI	18751	PAVLOVICH, JR., LUCAS JOHN
14147	PATEL, ANIL J.	19797	PAWAR, GAURI VIKRAM
18651	PATEL, BHARAT GOVINDBHAI	23010	PAWAR, SURENDRA VASANTRAO
13016	PATEL, CHAGANLAL N.	22907	PAWLOWSKI, EDWARD JOHN
22328	PATEL, DILIP BASUBHAI	11856	PAYMAN, BAHMAN
13417	PATEL, GOVINDBHAI MAFATLAL	22744	PAYNE, BRYAN RANKIN
23064	PATEL, HITESH VINOD	23011	PAYNE, MARY SAY
17484	PATEL, JANAK RAMAN	12960	PAYNE, RITA K.
20783	PATEL, KAMALESH PURUSHOTTAM	12074	PAYNE, WILLIAM NEIL
17053	PATEL, KIRAN RANCHHODBHAI	19871	PEAKE, SHARON PARKS
20636	PATEL, KUMAR RAMANBHAI	22330	PEARCE-SMITH, BEVERLY ANN
18963	PATEL, LEELA KIRAN	10963	PEARCY, THOMPSON EMBLETON
20900	PATEL, LEERA NARENDRA	14897	PEARSE, JON RICHARD
22329	PATEL, MAHENDRABHAI NAGJIBHAI	18652	PEARSON, AMY BETH
10840	PATEL, MAHENDRAKUMAR M.	11062	PEARSON, RICHARD JOHN C.
16181	PATEL, MAHESH BABULAL	20152	PEARSON, JR., RONALD B. V.
15274	PATEL, MANUBHAI NAGJIBHAI	20902	PELLEGRINO, BETHANY SUE
19985	PATEL, NAINESH MANIBHAI	20838	PELLEGRINO, RONALD JAMES
10633	PATEL, NARENDRAKUMAR MANIBHAI	20393	PENBERTHY, DAVID ROWLEY
21992	PATEL, PARTHSARTHI RAMESHCHANDRA	22272	PENDARVIS, RANIE WILLIAM
16061	PATEL, PRAKASH BHUPENDRABHAI	21388	PENDERS, THOMAS M.
16490	PATEL, PRAKASHCHANDRA MAGANBHAI	18184	PENDLETON, ANDREW LEROY
23417	PATEL, PRATUL MAHENDRA	20394	PENIX, ARNOLD RAY
10239	PATEL, PRAVINCHANDRA ISHWARBHAI	16694	PENNINGTON, BRUCE LESTER
21927	PATEL, RAJESH VITTHAL	23344	PENNINGTON, NORMAN E.
10634	PATEL, ROHINIBEN NARENDRA	21785	PENNINGTON, TRACEY ODETA
16834	PATEL, SHAILESH DAHYABHAI	17357	PENUGONDA, BAPANAJAH
20661	PATEL, SHEILA SACHIN	23257	PERALTA SOLER, ALEJANDRO
19058	PATEL, VISHNU ATMARAM	15814	PERDONCIN, ROBERT MARIO



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## License Name

22331	PEREZ, MIRIAM KATERINE	12076	PIATT, DONALD ROY
20903	PEREZ, ROBERT EGUARAS	09937	PICCOLILLO, RICHARD ELLIOT
17709	PEREZ-RIVERA, EFRAIN	21717	PICKARD, JULIA PATRICIA
22575	PERGAMI, PAOLA	23066	PICKHOLTZ, PAUL SANFORD
16062	PERKINS, KATHALEEN C.	18890	PICKSTONE, STEPHEN MARK
23012	PERKINS, ROB KIERAN	22513	PIEDIMONTE, GIOVANNI
22822	PERLMUTTER, ALAN MARTIN	14657	PIEKAREK, GARY MARTIN
20784	PERRIN, RONALD LOUIS	10635	PIERSON, JR., BRUCE HAROLD
15735	PERRONE, VICTOR THOMAS	22216	PIERSON, JOHN PATRICK
22086	PERROTTA, PETER LOUIS	20290	PIGOTT, DARLA KAY
17359	PERSILY, ERIC MATTHEW	23093	PIKLER, GEORGE M.
21332	PERSON, RICHARD ERNEST	14306	PILLAI, LAKSHMIKUMAR
15216	PERUMAL, KANDASAMYCHETTY	18568	PILNEY, JEFFRY JOSEPH
11606	PERVAIZ, NAEEM	12264	PINGA, EMEUITO RUSTE
21774	PESSA, JOEL EDWARD	18447	PINKNEY, KERRIE ANN
21333	PETCHER, RONALD CRAIG	14871	PINKUS, BARRY OSCAR
19753	PETERSEN, JON F.	14709	PINO, EDUARDO
13832	PETERSEN, JOSEPH MICHAEL	16659	PINO, ISABEL MARBA
22536	PETERSON, KENT WRIGHT	19273	PINSON, CYNTHIA ZHAO
15474	PETERSON, PHILLIP ALLEN	21494	PIPPIN, WILLIAM DOYLE
14044	PETERSON, RANDALL WATSON	09645	PIRACHA, ABDUL RASHID
19060	PETERSON, RICHARD BOYD	21496	PIRZADA, RAHEELA
13576	PETRANY, STEPHEN MICHAEL	22514	PISCH, JULIANNA
22511	PETRAS, ROBERT EDWARD	13927	PITSENBERGER, KELLY MCCOY
22961	PETRELLA, JUDITH TERRY	18867	PITTALUGA, JUAN MANUEL
18464	PETRI, BENITA MARIE	23259	PITZER, KEITH OWAYNE
22633	PETRI, JUSTIN DANIEL	11437	PIZARRO, CESAR DEL ROSARIO
22439	PETRIDOU, SEVASTIAN	11438	PIZARRO, EVANGELINE CARANDANG
22512	PETRO, DANIEL PAUL	22634	PIZON, ANTHONY FRANCIS
09759	PETROLA, FRANK LEWIS	21718	PLANTS, BRIAN ALLEN
21551	PETROVICH, LINDA MICHELLE	13802	PLATA, MILTON JULIO
12171	PETSONK, EDWARD LEOPOLD	19489	PLATENBERG, ROBERT CRAIG
15412	PETTIT, II, JAMES JARRETT	08826	PLYBON, BENJAMIN LEE
20637	PETTIT, WILLIAM FRANCIS	22635	POIRIER, LEONARD SCOTT
22745	PETTRONE, KRISTEN AIMEE	11955	POLACK, EDWARD PHILLIPS
17521	PETTY, GARY JOE	13579	POLAK, MARK JOSEPH
22682	PETTY, GRANT DOUGLAS	22576	POLANCO, USBETTE
23258	PEVZNER, MILLIE	11186	POLAND, THOMAS WATSON
22332	PEYKANU, JAMES ARASH	17433	POLAVARAPU, PADMAJA PAM
09084	PFISTER, ALFRED KARL	20695	POLEN, CHRISTOPHER LYNN
20566	PFIMMER, WAYNE JOSEPH	21260	POLICANO, BRIAN CHRISTOPHER
12519	PHADE, VIJAYKUMAR R.	11439	POLICARPIO, DIONISIO ENRIQUEZ
13378	PHAM, BICH NGOC	22908	POLING, MARK ALAN
22163	PHAM, THANH-HA THI	17362	POLLACK, JAMES ALBERT
21259	PHARES, ROBERT WILLIAM	17486	POLLARD, ROBERT EMMET
23133	PHELPS, KELLY DAWN	13281	POLLARD, SCOTT ELLIOTT
15519	PHILLIPS, DANNY MICHAEL	15629	POLLARD, STEPHEN WATSON
12855	PHILLIPS, JOAN MARIE	18185	POLLOCK, BURTON H.
20657	PHILLIPS, JOHN ROBERT	16184	POLLOCK, FREDERIC HARRY
22087	PHOENIX, BRADLEY CLAIR	20089	POLLOCK, JONDAVID
22088	PHOENIX, VIDYA PRADHAN	10359	POLO, OTILIA ANA TERESA
20144	PHOTIADIS, JAMES	19648	POMERANZ, STEPHEN JORY

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18186	POMPILIO, KENNETH JOHN	10242	PRESCOTT, GORDON FREEMAN
10241	PONCE, FRANCISCO DELEON	16111	PRESCOTT, JOHN EDWARD
20904	PONDO, JAROSLAW S.	21554	PRESTON, MARK PAUL
20436	PONEMAN, DIEGO ANDRES	11187	PREVILL, JAMES MARSHALL
14659	PONS-BLAM, ROGER KARL	11328	PREVILL, KATHLEEN VINCENT
12961	POOLOS, STEPHEN PATRICK	20363	PRICE, KENNETH OWEN
09159	POPE, HERBERT LEE	06999	PRICKETT, DAVID CLINTON
13282	POPE, MARY ANNE	15311	PRIDDY, JEFFREY GLENN
13731	POPE, JR., THOMAS LEE	19575	PRIDDY, MYRA DENISE
21553	POPOVICH, TEPPE	19492	PRIDGEN, III, HENRY ALBERT
18252	POPOVICI, IOANA ANDREIA	10307	PRIETO, ALFREDO
20905	PORBIN, SEAN MATTHEW	09724	PRIETO, JORGE ENRIQUE
18308	POROWSKI, JANUSZ WLADYSLAW	22819	PRIGOZEN, JASON MICHAEL
12856	PORRES-CALDERON, EDWIN RAMON	21390	PRINCESA, GERARDO SALVADOR
12906	PORTER, DAVID LEE	22515	PRIOR, MICHAEL I.
18419	PORTER, LAUREL GREGOR	21443	PROLER, MEYER LEON
22909	PORTER, MARK DONALD	19369	PROMERSBERGER, MARK EDWARD
23134	PORTER, ROBERT CHARLES	21871	PROSE, THOMAS MARK
09191	PORTILLO, AUGUSTO	22516	PROSTKO, EDWARD RICHARD
13580	PORTUGAL, SALVADOR COPAS	22435	PROUTY, TYLER JAMES
18531	POSIN, SHAWN LEE	22333	PROVANCE, AARON JOSEPH
15413	POSKITT, THOMAS RICHARD	18188	PRUDHOMME, BONHOMME JOSEPH
15233	POST, WILLIAM RICHARD	14183	PRUDICH, DANIEL BRENT
21884	POTASH, HOWARD IAN	07537	PRUETT, CHARLES DANVY
16545	POTNIS, ASHA VISHWANATH	21722	PRYPUTNIEWICZ, DAVID MATTHEW
23345	POTOKA, DOUGLAS ANDREW	13170	PRZYBYSZ, THOMAS MICHAEL
07321	POTTERFIELD, THOMAS GARLAND	14479	PTACEK, MARK JOHN
17118	POTTIPATI, ANANTHRAM REDDY	22820	PUCKETT, FRANKIE ALLEN
22089	POULOS, EVANGELOS GEORGE	18343	PUESAN, MIRNA AURORA
22583	POULTON, THOMAS JON	14150	PUGH, BASIL LESTER
14380	POWDERLY, BRIAN	10308	PUJARI, BHASKER RAO
12798	POWDERLY, FINBAR GERARD	10371	PULIDO, JR., FRED TAGUBA
16746	POWELL, MELISSA ANN	08981	PULLIAM, ROBERT PARKER
15013	POWELL, STEPHEN RANDALL	13582	PULLINS, DENNIS IVAN
21720	POWER, THOMAS PATRICK	20737	PUMPHREY, JENNIFER ANNE BARKER
09826	POWER, YOUNGER LOVELACE	18189	PURANIK, PRAXASH RAGHUNATH
16063	POWERS, DANIEL	18190	PURANIK, VIDYA PRAKASH
18410	POWERS, ELIZABETH SUSAN	23287	PURCELL, DAVE MARTIN
11240	POWERS, ROXANN LUCINDA	19873	PUREWAL, AMAN SINGH
21141	POZZA, CHRISTOPHER HUGH	19951	PUREWAL, GUNEET CHAHAL
19872	PRABHAKAR, BALAKRISHNA RAJARAM	11039	PUREWAL, GURDEV SINGH
19367	PRABHAKAR, GANGA	21993	PUREWAL, NAVDEEP SINGH
17221	PRACHUN, PAUL	11659	PUROHIT, NILKHANTH B.
12503	PRADO-ESTEFANI, ZENAI DA P.	22416	PURUSHOTHAMALLU, JAYASHREE VENUGOPAL
15363	PRAGANI, BABULAL	10910	PUZZUOLI, GINA MICHELLE
10173	PRAMANIK, ARUN KUMAR	22821	QASSEM, ZAHER
21870	PRASAD, ROBIN	19576	QAZI, NADEEM GUL
21441	PRASAD, SOUMYA	12143	QAZI, NAEEM AKHTAR
20785	PRASAD, VIJAY KISHORE	21496	QUADRACCI, LEONARD JON
18187	PRASHER, SANJAY	18891	QUADRI, SYED FIAZ
21721	PREMAKUMAR, SANJAY KUMAR	17667	QUARANTILLO, III, EDWARD PAUL
10411	PRENTICE, PETER SARTELL	17621	QUARANTILLO, PAMELA LARGENT

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20638 QUE, CHRIS CLINTON TAN  
 22217 QUIGLEY, BRIAN PATRICK  
 18333 QURESHI, ABDUL SATTAR  
 21142 QURESHI, AZEEM ABDUL  
 20639 QURESHI, FARAZ  
 23346 QURESHI, GHAZANFAR HUSEIN  
 21334 QURESHI, WASIF ALEEM  
 09961 RABANAL, ARISTOTLE ALCABEDAS  
 23260 RABETS, JOHN CHARLES  
 23347 RABINOWITZ, STUART A.  
 20129 RABKIN, MICHAEL SCOTT  
 20130 RABON, RANDAL JOSEPH  
 19250 RACADAG, ALEX PRESBITERO  
 22636 RACHNER, THOMAS EDWARD  
 17109 RACHUT, ERIC ROBERT  
 14865 RACZKOWSKI, WANDA TERESA  
 16836 RADCLIFFE, ERIC JOHN  
 14752 RADER, DANNY ALLAN  
 15058 RADER, EDWIN LEE  
 22577 RAFI, ARIF MUHAMMAD  
 23418 RAGHURAM, KARTHIKRAM  
 11441 RAGO, ANDRES LAURENTE  
 22184 RAGO, MARY KENDALL  
 21928 RAGO, VINCENT ERIC  
 13172 RAGSDALE, DORRIS ANN  
 12520 RAHBAR, AHMAD  
 22823 RAHBAR, RODEEN  
 18191 RAHIM, MUSTAFA  
 11608 RAHMIMAN, ALI  
 20090 RAHMAN, AAMER  
 13732 RAHMAN, ASIF  
 21820 RAHMAN, MICHAEL PETER  
 20233 RAHMAN, MOHAMMAD PERVAIZ  
 17438 RAHMAN, MUHAMMAD MOHSIN  
 21335 RAHMAN, MUHAMMAD MUJIBUR  
 23419 RAHMAN, RUBAYAT NAILA  
 23135 RAI, ALIA ANSAAR  
 20739 RAI, ANSAAR TARIQ  
 18467 RAINEY, DAVID MARK  
 21336 RAJA, PREMKUMAR  
 10514 RAJA, S. DESINGU  
 23288 RAJAH, SUGANTHI VARATHA  
 18310 RAJAKUMAR, KUMARAVEL  
 22824 RAJAMANI, SRIDHAR  
 10114 RAJAN, DORAI T.  
 10912 RAJARAMAN, SRINIVASAN  
 11338 RAJARATNAM, ARUNTHATHIE  
 22185 RAJASHEKAR, KALPANA  
 20559 RAJJOUB, SALAM  
 11294 RAJU, VADREVI KAMA  
 09547 RALLOS, ENRICO VIRTUCIO  
 23348 RALSTEN, CATHERINE HAYNES

08878 RALSTEN, JOHN NEVILLE  
 22962 RALSTON, THOMAS MICHAEL  
 18660 RAMADAN, HASSAN HUSNI  
 11817 RAMAPRASAD, SUDHA  
 10103 RAMAS, MARIO CUI  
 20292 RAMAS, MERCEDES E.  
 20091 RAMBERG, JULIA ELISABETH  
 18988 RAMCHARAN, THIAGARAJAN  
 17815 RAMESH, H. S.  
 21872 RAMIREZ, JORGE ALBERTO  
 10104 RAMIREZ, LA CONMEMORACION A.  
 08781 RAMIREZ, RIGOBERTO  
 10717 RAMIREZ, ROLANDO CALUAG  
 17058 RAMIREZ-MORET, MINERVA MARGARITA  
 17169 RAMOS, RICARDO LORENZO  
 12183 RAMSAY, MICHAEL J.O.  
 19988 RAMSAY, SARAH JANE  
 21821 RAMSEY, KIRK ALEXANDER  
 15097 RAMSEY, WILLIAM DALE  
 17589 RANA, ANJUM  
 22091 RANA, HAMZA  
 12625 RANA, IZHAR AHMAD  
 16911 RANA, KHALID RASHID  
 18953 RANA, MOHAMMED JAVED  
 16573 RANA, NARESHKUMAR GULABBHAI  
 18379 RANA, SHAHID RASHID  
 12731 RANA, SHAHNAZ I.  
 20293 RANA, TAHIR IQBAL  
 15658 RANADE, NILKANTH BAPU  
 18334 RANADIVE, MANMOHAN VISHWANATH  
 14898 RANAVAYA, MOHAMMED IQBAL OASIM  
 12962 RANDOLPH, MICHELE KEITH  
 22759 RANIER, GEORGE JOSEPH  
 21261 RANJAN, DINESH  
 13174 RANSON, DAVID WARD  
 23067 RANSON, MATTHEW THOMAS  
 17941 RAO, ANEGONDI NATTERU NAGARAJA  
 17059 RAO, KALAPALA SESHAGIRI  
 13175 RAO, SATHISHCHANDRA N.  
 20980 RAO, SHEELA R.  
 22334 RAPELYEA, MELVIN SETH  
 14958 RAPHAELSON, MARC ISAAC  
 06958 RAPP, ROY THOMAS  
 22417 RASASINGHAM, RAJEEVAN  
 22825 RASHEED, MEHMOODUR  
 21725 RASHEED, QAISER  
 10638 RASHEED, SYED  
 10174 RASHEED, ZARINA  
 12078 RASHID, HUMAYUN  
 20907 RASHID, MITCHELL NICHOLAS  
 21994 RASHID, NICOLE MARY  
 23068 RASHID, PAUL FERRIS

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## License Name

06615	RASHID, RICHARD CHARLES	22910	REHMAN, RAHEELA
12732	RASKIN, STEPHEN PAUL	22963	REHMAN, TARIQ
08603	RASMUSSEN, DONALD LLOYD	16390	REICHLE, FREDERICK ADOLPH
11809	RASMUSSEN, NORVAL LEROY	14155	REIDY, TERRENCE JOSEPH
19875	RASSEKH, CHRISTOPHER HABIB	15135	REIFSTECK, JOHN ERNEST
19251	RASTOGI, PADAM SHREE	09223	REISENWEBER, HARVEY DONALDSON
09052	RATCLIFF, BRUCE ALAN	22827	REISNER, DARRELL STEVEN
19981	RATCLIFF, DAVID HOOD	09827	RELLAN, DEV RAJ
08879	RATCLIFF, JR., GILBERT ALONZO	22911	REMICK, SCOT C.
15134	RATLIFF, DAVID SUMMERS	19580	REMOLONA, HELEN ROSE RUIZ
22218	RATNAKAR, NITESH	16188	REMOLONA, NATHAN MENDIOLA
18570	RATNANI, MUHAMMAD SALIM	12907	RENIE, WILLIAM ANDREW
10569	RATTANANONT, PRASOP	09117	RENN, III, JOSEPH JOHN
21644	RAUKAR, GEORGE JEFFREY	18128	RENZI, RANDOLPH HECTOR
23069	RAVAL, JUGALKISHOR T.	22828	REPSHER, LAWRENCE HARVEY
13884	RAVER, JAMES MOORE	17818	REQUARTH, JAY ANTHONY
23261	RAVIENDRAN, RAVEEN	22335	RERYCH, STEPHEN KARL
19494	RAY, JACQUELINE RENEE	15849	RESLEY, TODD C.
22578	RAYABHARI, ANANTH	23262	RESNICK, DANIEL
20740	RAYANI, CHOUDHARY V.	23420	RETHY, MICHAEL CHARLES
20705	RAYEVSKY, IGOR G.	22746	REUSS, PETER MATTHEW
20696	RAZA, QUASIR	10966	REVELL, DAVID
21832	RAZA, SYED TASNIM	16391	REVERCOMB, CAROLYN HUGHES
21645	RAZAVIPOUR, NIKA	07960	REVERCOMB, JR., WILLIAM CHAPMAN
18942	RAZZAQ, ASIM	16860	REXTRODE, CARMEN REBECCA
18195	RAZZAQ, KHAJD	11189	REYES, CHARLES WESLEY
13418	RAZZOOK, SALAH PHILIP	11610	REYES, JOHN WILLIS LEEDS
13734	READ, MARC EDWARD	12800	REYES, ROMEO CAMPANA
18695	REAH, IV, HARRY LEWELLYN	19877	REYES BENAVENTE, FRANCISCO
21262	REALINI, ANTHONY DAVID	19524	REYNA CISNEROS, ROBERTO
15896	REAM, THOMAS SCOT	21498	REYNOLDS, JR., DAVID LEE
22826	REAVES, USA HIRAI	16665	REYNOLDS, DIANA PUTMAN
11188	RECHT, KEITH ARNOLD	22684	REYNOLDS, GORMAN JOEL
17366	RECIO, FERNANDO OSCAR	14661	REYNOLDS, HARRY RICHARD
10842	RECTENWALD, II, ROBERT WILLIAM	22747	REYNOLDS, JAMES MILTON
23013	REDA, HASSAN KHALIL	23136	REYNOLDS, KRISTINA JOI
10375	REDDI, PULIMAMIDI RAGHUNATH	22637	REZAEI, FARIBA
12217	REDDY, GURJALA N.	16112	REZAIAN, MOHAMMAD
19954	REDDY, JAYAPAL GUTTUKONDA	10509	RHEE, JOUNG WYE
12733	REDDY, NADAVALLURU NARAYANA	23421	RHOADES, SIDNEY FREEMAN
13379	REDDY, PALLE K.S. PRABHAKARA	14307	RHODES, LARRY ALAN
16388	REDDY, SATHYANARAYAN MEDIPALLY	11960	RHODES, MAURICE CLEMENT
13419	REDDY, UMA P.	12080	RIAZ, RIAZ UDDIN
11371	REDDY, USHA MOHAN	21499	RICE, JR., ANTHONY KIELER
21996	REDDY, VARDHAN JONNALA	12334	RICHARDS, BRIAN GERARD
15847	REDDY, VENU	20741	RICHARDS, STEVEN DOUGLAS
20343	REED, EDDIE	19326	RICHARDS, WINSTON THOMAS
17583	REED, JANIS ENGLISH	18236	RICHARDSON, BRADLEY JESS
08671	REED, JOSEPH BLOUNT	21930	RICHARDSON, BRIAN KEITH
19411	REESE, DANIEL BURTON	20908	RICHARDSON, BRYAN ALEXANDER
19066	REESMAN, SHAWN DEWAYNE	23070	RICHARDSON, MARK W.
21646	REHMAN, KHAWAJA ATEEQ	17819	RICHMOND, BRYAN KELLY

License	Name	License	Name
08709	RICHMOND, RICHARD DALE	12336	ROIAD, MOHAMMAD
22579	RICHTER, FRANK	23072	ROIAD, NASIRA
13077	RICKEL, JR., RALPH E.	09848	ROIG, GEORGE MIER
18817	RICKETTS, PATRICIA LEIGH	20028	ROIG, JORGE WILLIAM
22336	RIDENOUR, GLENN ALLEN	12735	ROISMAN, TULLY STEPHEN
16666	RIGGLEMAN, MICHAEL PAIGE	21391	ROJAS, DAVID ALBERTO
12575	RIGGS, JACK EDWARD	12964	ROJAS, SAMUEL PANAL
22829	RINEHART, SARAH JANE	22338	ROLAND, ROMIE EARL TAYLOR
22517	RINGUS, VYTAUTAS MATAS	20153	ROLLINS, DONALD ROBERT
08220	RIPLEY, GARY LEMASTERS	15918	ROLLINS, JOHN MICHAEL
20863	RISING, JAMES LLOYD	23264	ROMAINE, ROBERT HOWARD
22964	RISPOLI, DAMIAN MARK	21557	ROMANI, LIVIO
21556	RITCHIE, DOUGLAS FREDERICK	15605	ROMANO, JUDITH THERESA
23071	RITCHIE, ERIC RAYMOND	20563	ROMANO, MICHAEL JOSEPH
17623	RITTELMAYER, JAMES THOMAS	18251	ROMEO, MARTHA SUZANNE
20487	RITTINGER, THOMAS JOHN	14030	ROMERO, JOSE MA. SINAGUNAN
12133	RIVAS, FRANK	19878	RONEN, LEON
17820	RIVAS, MARIA-ELENA	11362	RONNING, II, LAWRENCE McCLUER
12809	RIVAS-PARDO, EDUARDO ALFREDO	16972	ROOPANI, GHAZALA QUDDUS
14926	RIZK, WAFI I.	23265	ROORDA, ANDREW K.
18943	RIZVI, HIL	19650	ROSARIO, ANJALI CAROL
17624	ROA, RICARDO ARTURO	19485	ROSARIO, PATRICK GERARD
20395	ROACH, ROBERT BENJAMIN	16668	ROSAS-ACEVEDO, ANGEL LUIS
18975	ROBARTS, TIM DAVID	17710	ROSE, COLIN ALEXANDER
22760	ROBERSON, JR., CLIFFORD WILLIAM	17711	ROSE, HEATHER JAYNE
23263	ROBERTS, ALICE AMANDA	12337	ROSE, ROBERT A.
10044	ROBERTS, JOANNA MARY	16190	ROSE, VERA ANN
10481	ROBERTS, KENRICK HAMILTON	17964	ROSE, WILLIAM CHANDLER
21500	ROBERTS, LAWRENCE HENRY	14620	ROSE, WILLIAM DARRELL
17368	ROBERTS, MICHAEL DON	17120	ROSEBERRY, ELIZABETH ANN
10846	ROBERTS, SAMUEL KUMP	20488	ROSEN, CHARLES LEE
12438	ROBERTS, THOMAS D.	16878	ROSEN, DAVID ALAN
19178	ROBERTS, WILLIAM MICHAEL	21043	ROSEN, JEFFREY DAVID
19254	ROBERTSON, FRED SHAUNE	21931	ROSENBERG, ARLENE SYLVIA
15604	ROBERTSON, PHILIP B.	22702	ROSENBERG, GARTH DAVID
12335	ROBINSON, PATRICK A.	23441	ROSENBERG, MATTHEW WILLIAM
19581	ROCA, III, HENRI JOSEPH	23351	ROSENBLOOM, ALAN JOHN
21996	RODA-RENZELLI, ANTHONY JAMES	17369	ROSENBLUM, BRET ABRAHAM
23349	RODEBERG, DAVID ANTHONY	15851	ROSENCRANCE, JAMES GREGORY
07707	RODGERS, JOHN THOMAS	22638	ROSENGARTEN, JEFFREY LEE
22685	RODNEY, KURT GREGORY	18068	ROSIELLO, DAVID CARL
20961	RODRIGUEZ, CARLA ROSCIO	19879	ROSS, JAMES ALLEN
13803	RODRIGUEZ-CAYRO, NARCISO A.	19708	ROSS, JAMES KETRON
23350	ROEPKE, JANET ELIZABETH	19070	ROSS, RHONDA SCITES
22830	ROFFE, MARCOS	20742	ROSS, TERENCE CONRAD
10483	ROGERS, II, JOHN STAFFORD	22831	ROSS, WANDA SAWYER
10484	ROGERS, LARRY CALVIN	23073	ROSS HEBRON, YVETTE CECILLE
22166	ROGERS, MARK EDWARD CARLSON	20839	ROSSI, KIMBERLY ANN
18325	ROHALEY, KIMBERLY M.	21558	ROSSI, SAMUEL CHRISTOPHER
08835	ROHANI, MEREDITH	22965	ROSSI, SUSAN JENNIFER
16189	ROHRBACH, MATTHEW ALAN	22220	ROSTOCKI, LUKASZ
12963	ROHRER, ALAN HARRY	22748	ROTAN, JR., EDWARD EARL

License	Name	License	Name
18085	ROTH, BRETT ALAN	17223	SAFI, IHSAN OMAR
22832	ROTH, RONALD NEAL	20236	SAGAYADAN, GRACE E.
14112	ROTHBERG, SARA ROSHANNA	21559	SAHA, SANJOY
22436	ROTHENBERG, LAWRENCE	13738	SAHADEVAN, VELAYUDHAN
22418	ROWAN, SHON PATRICK	20791	SAHLOUL, RAGHDA TOLAYMAT
15919	ROWE, JOHN RODERICK	16562	SAID, SAID EDWARD
20789	ROY, BHOLA NATH	19967	SAIEED, SAIEED HIZKEAL
12338	ROZA, EU	17491	SAIKALI, WASSIM SALEM
11124	RUBEN, ALAN MARSHALL	23267	SAINI, RANJIV KUMAR
14966	RUBEN, GEOFFREY LEE	18463	SAINT-GERARD, LOUIS MARIE ANTOINE HENRI
16116	RUBENSTEIN, ELI	21873	SALJAN, RAJENDRA N.
20790	RUBIN, GARY DAVID	09131	SAKHAI, HOSSEIN
06200	RUBIN, PHILIP MORRIS	16395	SAKKAL, AHMED MOUDAR
17490	RUBIO, EPIMACO ORIGEN	19073	SAKKAL, AMAL FOSTOK
22833	RUCKMAN, CAROL NYBERG	15920	SAKLA, SAMY FRANCOIS
19966	RUDIS, STEVEN PETER	15979	SALAMA, SAMIR A.
14160	RUDOLPH, KAREN JON	12738	SALDANHA, FRANCIS MAXIM
12909	RUDOLPH, II, ROBERT LEE	12439	SALE, III, WILLIAM GOODRIDGE
17946	RUDOLPH-WATSON, LISA ANN	22221	SALEEM, MARK
23266	RUIZ, JR., RESTITUTO S.	16794	SALEEM, TARIQ
19709	RUSH, SANDRA RENEE	23288	SALEEM, TIPU FAIZ MUHAMMAD
11444	RUSHDEN, RAYMOND OMAR	21932	SALEM, ZIAD
14852	RUSHIN, JEANNE MARIE	11330	SALEME, MAURICIO NAIM
17822	RUSHTON, THOMAS COLEMAN	17670	SALETTA, STEPHEN JOHN
22974	RUSSELL, JR., BERTRAM ROYCE	17624	SALGADO, PURIFICACION TAPAWAN
22912	RUSSELL, CHRISTOPHER DAVID	22581	SALIBI, NAMAN AREF
17669	RUSSELL, DANIEL WYNN	18755	SALIH, SALWA MOHAMED
18235	RUSSELL, GAIL ANNE	19683	SALIM, ALI
23352	RUSSO, LINDA M.	20949	SALMAN, ASHAR
16491	RUST, JOHN NEWTON	19711	SALMAN, MUHAMMAD
21647	RYAN, JOHN JEFFREY	17186	SALMASSI, JAFAR ZARIFSALEKI
22580	RYAN, PATRICK THOMAS	18381	SALON, ELY JEAN CENDANA
21393	RYAN, PHILIP J.A.	09646	SALON, IUGINO FERNANDEZ
18951	RYCKMAN, WILLIAM FRANCIS	18009	SALUDES, MELVIN THEODORE
14040	RYDLAND, DANNE ANNE	21727	SALUJA, SANJAY
18994	RYNCARZ, RICHARD EUGENE	12996	SALUTILLO, VICTOR P.
16912	RYU, JAIYOUNG	19712	SAMAHA, TONY MICHEL
22092	SAAD, AYMAN ABD EL MOMEN	23422	SAMI, FAISAL ABOUS
21822	SAADEH, WASIM	18908	SAMMEL, ROBERT BLAIR
10593	SABADO, JR., FRANCISCO DINO	22518	SAMORA, III, WALTER PAUL
17371	SABBAGH, ABDULMALEK	12626	SAMPATH, RAMANATHAN
18458	SABER, KATHY LYNN	18920	SAMPSON, JOHN E.
18087	SABET, ZIA	09003	SAMS, ROBERT EUGENE
11242	SABIO, ARTURO	20398	SAN DIEGO, CARMELITA MAYOR
09118	SABO, ALEXANDER JOSEPH	11963	SAN PABLO, WILLIAM AMARO
08957	SABO, SANDRA KOVACH	17373	SANCHEZ-BERNAL, EDGAR
20564	SADAT, TAOUFIK ANWAR	22339	SANCLEMENT, JOSE ANTONIO
19071	SADEK, MOHAMED HAFEZ	19497	SANDERS, JAMES OLIVER
23137	SADLER, JR, JAMES LORIN	12524	SANDFORD, JOHN LEE
12801	SADORRA, LAGRIMAS BABIERA	09449	SANDHU, UJJAL SINGH
11298	SAFDER, ASMA	22855	SANGEM, MADHAVI
23074	SAFDER, SARA	17885	SANG-LUK, ELENA

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## License Name

21942	SANGODEVI, OLUYEMISI REUBEN	15711	SCHARF, CHARLES SELDEN
16750	SANKARI, BASHIR RIAD	22222	SCHEMA, JESSICA MERRIFIELD
17712	SANKARI, MOHAMAD RIAD	11512	SCHER, NANCY SLIFKIN
18512	SANKARI, SAMAR RIYAD	18239	SCHIANO, MICHAEL ANTHONY
09597	SANTER, JR., MICHAEL ANTHONY	12912	SCHIEBEL, FRANKLIN GERARDO
22340	SANTHANA KRISHNAN, SRIVILLIPUTTUR GOPALAN	23075	SCHILDT, TRAVIS ALLEN EUGENE
22420	SANTHI, SHANMUGAM	22913	SCHILLINGER, DAVID SCOTT
12861	SANTIAGO, AMELIA JAVIER	18571	SCHILARS, CHRISTOPHER ALAN
18199	SANTIAGO, CARLOS SORIANO	13180	SCHMIDT, III, JOHN HENRY
09725	SANTIBANEZ, SAMUEL MAGALLANES	21648	SCHMIDT, MATRINA JANELLE
21088	SANTMYRE-ROSENBERGER, BETH RENEE	14480	SCHMIDT, STANLEY BURNETT
11811	SANTOS, ARTHUR MAGNO	22167	SCHMITT, BRADLEY ADAM
13221	SANTOS, YOLANDA ACUNA	13589	SCHMITT, RICHARD GERARD
09853	SANTRA, NITYANANDA	11004	SCHMITT, SUSAN ANN
09053	SANTROCK, DAVID ALAN	09534	SCHMITT, THOMAS JOSEPH
14495	SAQUIB, AZIM	14695	SCHMULEVICH, RAFAEL LEONARDO
16191	SARACCO, GREGORY MICHAEL	21777	SCHMURER, MARK ALEXANDER
13588	SARAP, MICHAEL D. (DUKE)	12777	SCHOCHET, JR., SYDNEY S.
20910	SARKAR, DEEPAK RANJAN	15040	SCHOR, JOEL ANTHONY
20294	SARKER, CHITTA RANJAN	22095	SCHREIBER, JOHN PAUL
20295	SARNO, MACY JIMENEZ	17111	SCHREIMAN, JUDITH STARK
17714	SARNO, RIEL ESCASA	21265	SCHROEDER, DAVID WILLIAM
19342	SARFIELD, GREGORY R.	13834	SCHROERING, MICHAEL SHEEHAN
17948	SARWARI, ARIF RASHID	21502	SCHRUFF, JR., LOUIS MCCALL
18016	SATHAPPAN, KASHIRAJA	17401	SCHULTZ, JOHN PAUL
16446	SATHRE, HOWARD PAUL	19959	SCHUNN, CHRISTIAN DIETRICH GUNTER
19220	SAUL, SHERYL LYNN	22086	SCHWAB, GWENDOLYN MARIE
10643	SAUNDERS, JR., DARRELL FRANCIS	08958	SCHWAB, LARRY TIDD
22582	SAUNDERS, KRISTINE RENEE	14704	SCHWABE, MARIO RAFAEL
22834	SAUNDERS, SUSAN ELIZABETH	11968	SCHWARTZ, FRANK LEE
18200	SAUS, JOHN ARTHUR	14309	SCHWARTZ, TERRY LYNN
21823	SAVANI, PARESH DHANUBHAI	14977	SCHWARZENBERG, BERNICE ANASTASIA
18313	SAVIDGE, TODD OWEN	14978	SCHWARZENBERG, MICHAEL RICHARD
21264	SAVIT, RUSS MARC	15159	SCHWERHA, JOSEPH JOHN
17374	SAVOPOULOS, SOTIERE EVAN	09699	SCOBBO, RONALD ROGER
11513	SAVORY, UNDA MILLER	22223	SCOLAPIO, JAMES SAMUEL
11506	SAVORY, THOMAS KEYES	23076	SCOTT, II, GEORGE WESLEY
18383	SAWEIGS, ANTHONY ALLEN	18844	SCOTT, JERRY WAYNE
22421	SAWYER, KEVIN JAMES	20843	SCOTT, MARY ANN
19255	SAWYER, PHYLLIS RUTH	10571	SCOTT, II, ROBERT KENNETH
11447	SAXE, TIMOTHY GERHART	08379	SCOTT, THOMAS FRANCIS
21410	SAYEED-SHAH, UMER	19584	SEAMAN, ROBERT WILLIAM
22093	SAYRE, AMY PARKER	20911	SEANGIO, CATHERINE DE LOS
21501	SAYYED, RAMEEZ TAUQIR	17950	SEARS, TIMOTHY SCOTT
16080	SCAGNELLI, ALEXANDER	11618	SEBERT, STEPHEN LOWELL
22094	SCAIFE, AARON LEE	13222	SECO-GARCIA, ALFREDO JOSE
20964	SCARLATESCU, SCORIN	22749	SECRIST, LEE JENKYNS
11887	SCATTAREGIA, FRANCIS ANTHONY	15855	SEDER, JEFFREY DAVID
10247	SCHACHTER, ALLAN BERT	21396	SEDLMEYER, TROY LYNN
18513	SCHADE, CHARLES PRICE	15282	SEEGAR, III, JOHN KING B.
23353	SCHAEFFER, CAMERON SHERWOOD	20665	SEEMANN-KOCON, RENATA TERESA
22422	SCHAFFNER, LIZA GAIL	15316	SEEN, KENNETH JAMES

License	Name	License	Name
17112	SEETHARAMA, SUBRAMANI	19498	SHAH, SHISHIR HASMUKHLAL
21561	SEHBAI, AASIM SHAHEEN	19373	SHAH, VIKRAM NAVINCHANDRA
22017	SEHGAL, MANU	22966	SHAH, VIPUL BHUPATRAI
13659	SEIDLER, DAVID EDWIN	22519	SHAHAB, SOHRAB
21998	SEIDLER, DONALD LEON	14482	SHAHAN, MICHAEL ELLSWORTH
23138	SEILSTAD, KAY H.	22593	SHAHZAD, FAROOQ
11545	SEKAR, CHANDRA S.	19076	SHAKESPIERE, ALFRET NORMAN
22696	SEKHON, HARMANJATINDER SINGH	19181	SHAKESPIERE, GEETHA
16273	SEKKARIE, MOHAMED ABDULKARIM	20567	SHAM SHAM, FADI M.
17492	SELBY, JOSEPH BARRY	14016	SHAMBUN, DAVID CAROL
18248	SELIGSON, MICHAEL SCOTT	17829	SHAMBUN, III, JACK FREEMAN
08451	SELINGER, HAROLD	16982	SHAMMA, BASSAM NICHOLAS
14809	SELLA, GABRIEL EUGEN	21563	SHAMMA, HASSAN NICHOLAS
17672	SELLITI, TONY PATSY	22915	SHAMMAA, AMMAR AKRAM
10248	SEMBELLO, JR., WILLIAM JAMES	10770	SHAMMAA, SAHIB KADHUM
14689	SEN, ANINDYA KUMAR	13786	SHAMMAA, JOHN MICHEL
22914	SENINGEN, AIMEE ELIZABETH	15358	SHAMMA-OTHWAN, ZAINAB AHMAD
21562	SEON, CARL YANG-IL	20030	SHAMS, SEYED ALI
18675	SEQUEIRA, PAMELA BERNADETTE	23139	SHAMSI, ROHMA
14481	SERBIA, VICTORIA CARIDAD	08812	SHANE, STANLEY ROY
21778	SERFONTEIN, STEPHANUS JOHANNES	22967	SHANK, CRISHELLE LYNN
09321	SERRATO, JOSE MANUEL	11777	SHANK, JOHN STEPHEN
20744	SETHI, SUSHIL MITTER	17437	SHANK, TERRY CLARK
14664	SETLIFF, HENRY LEE	21268	SHANMUGAM, NATESA PANDIAN
18676	SETSER, EDWARD RAY	09760	SHANMUGHAM, NED THANIKACHALAM
10572	SETTLE, JR., EDMUND CARR	12342	SHANON, CLAUDE KENNARD
17375	SEVILLA, MARIA-DORINA CRUZ	18045	SHAPIRO, RAYMOND MARC
23354	SEYED MOHAMED, JAFFAR ALI RAZA	21649	SHAPIRO, ROBERT EDWARD
20912	SHAALAN, M. BASHAR	23356	SHAPTER, JANET BAWELL
21267	SHABIH, KHAN ASIF	17951	SHAREEF, NAYYAR FATIMA
11190	SHACKELFORD, JR., HOWARD LEE	21933	SHARMA, ADITYA
16701	SHADY, MAGDY SHAWKY	21564	SHARMA, BRAHMA NAND
18948	SHAFFER, CHERYL RENAE	10379	SHARMA, CHANDRA PRAKASH
12440	SHAFFER, DIANE ELAIN	22520	SHARMA, MANISH
17424	SHAFFER, DAVID JAMES	22916	SHARMA, PUNEET
17999	SHAFFER, DOUGLAS NEALE	19077	SHARMA, SANJEEV SIMEON
22835	SHAFFER, MATTHEW JAMES	11069	SHARMA, SURENDRA MOHAN
22341	SHAFFREY, JULIE KATHLEEN	09698	SHARMA, TARA CHAND
13593	SHAH, ARVINDKUMAR BALDEVAS	11704	SHARP, STEPHEN JOSEPH
23355	SHAH, ASHISH CHANDRAKANT	21520	SHARP, WENDY J.
18315	SHAH, ATUL PRABHAKAR	16752	SHAVER, WARREN MITCHEL
12341	SHAH, DINESH BABUBHAI	20844	SHAW, JEFFREY LEE
22224	SHAH, HETAL RAJNIKANT	13787	SHAZLY, MOUNIR AHMED
17410	SHAH, JAYESH BABULAL	20490	SHEETS, JARED ANDREW
15738	SHAH, KRISHNAJIVAN C.	12249	SHEHL, GEORGE WILLIAM
13785	SHAH, MAHENDRAKUMAR CHIMANLAL	17952	SHEIKH, NASIM AHMAD
09970	SHAH, MIAN WILAYAT	08573	SHEILS, JOHN PAUL
10387	SHAH, MRUDULA JASHWANT	13967	SHEILS, JR., WILLIAM SOL
13835	SHAH, MUKUND KANTILAL	23269	SHEK, GILBERTO HERNAN
11970	SHAH, NIKUNJ MANIMOHAN	17673	SHELHORSE, MARK EDWIN
11126	SHAH, RAJNIKANT CHANDULAL	16669	SHELTON, CARL RANDOLPH
13031	SHAH, RAMESH CHAMANLAL	19002	SHELTON, III, CHARLES HENDRIX



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## License Name

22917	SHELTON, PENNY L.	10684	SIBLEY, RICHARD HENRY
21195	SHEN, JOSEPH PIUS	20136	SICILIANO, DEAN ANTHONY
21269	SHEN, PAUL MEDAL	10003	SIDDIQI, FAROOQ HUSSAIN
22521	SHENOY, SANTOSH GOVIND	22342	SIDDIQI, MUNAWAR
12745	SHENOY, SURATKAL VAMAN	18917	SIDDIQI, NIKHAT ZOHRA
21032	SHENOY, VEENA	18898	SIDDIQI, SHAH NAWEED
19585	SHENOY, VISHWANATH N.	22688	SIDDIQI, SUMAYA WASEEM
20135	SHEPPARD, LISA MARIE	11832	SIDDIQI, SYED MOHAMMED Z.A.
21090	SHER, SYED JAWAD	22098	SIEGEL, JOEL
21091	SHER, ZAINAB JAWAD	16396	SIEGEL, NORMAN LANG
11822	SHERIDAN, III, EDWARD JAMES	19079	SIEGLER, CHARLES MORGAN
19499	SHERIDAN, MARK FREDERICK	22750	SIERRA, MAIDA
21999	SHERLEKAR, SANDEEP	22424	SIGDEL, SAROJ KUMAR
22918	SHERLOCK, KATHRYN LEE HAUJ	21875	SIGEL, JESSICA ESTHER
20845	SHERMAN, GARY MICHAEL	22099	SIGURDARDOTTIR, BRYNDIS
19961	SHERRILL, MONIQUE MICHELLE	13740	SIKORA, ROSANNA D.
19713	SHERRY, JAMES HOY	19714	SILANG, RIETA PURIFICACION T.K.
19078	SHETH, ASHISH PRAMOD	10491	SILK, ADNAN
19885	SHETTY, ATUL S.	22100	SILL, JR., HOWARD WALTER
20985	SHETTY, RAJENDRA RAVINDRA	23367	SILVERMAN, ROD SPENCER
20093	SHETTY, RAM MOHAN	23140	SIMMONS, MATTHEW EDWARD
20986	SHETTY, SUPRITHA ANAND	09471	SIMON, MEL P.
23423	SHIBATA, SHIGEFUMI	22919	SIMON, THERESA S.
21270	SHIELDS, DOUGLAS ALLEN	17066	SIMPSON, FRIDAY GEENE
22273	SHIELDS, JESSIE ANTOSZEWSKI	16213	SIMPSON, RICHARD ALAN
20094	SHIFFLER, JOEL DAVID	09065	SIMS, RUTHERFORD CLARK
20987	SHIMM, DAVID STUART	14310	SINCLAIR, JEFFREY BYRON
21092	SHIN, ROBERT BONGCHUL	08890	SINE, WILBUR ZINN
16576	SHINGHAL-GUPTA, KUMUD KUMARI	22102	SINGAREDDY, SANJAY
23014	SHIANN, LOWELL CARROLL	21341	SINGER, GEOFFREY LEE
22584	SHIREY, CAROL ANN	20345	SINGH, ANIL KUMAR
12863	SHIREY, ROBERT ARLEIGH	23077	SINGH, ANURAG
21447	SHIVAPRASAD, HULLUKUNTE BYLAPPA	21651	SINGH, DEEPIJOT
13900	SHOCKCOR, WILLIAM THOMAS	21033	SINGH, GAGAN JIT
17290	SHOCKLEY, MICHAEL CURTIS	10722	SINGH, IQBAL
15678	SHOENTHAL, JR., DONALD RAY	19962	SINGH, JAINARAYN
18821	SHOJAEI-MOGHADDAM, JALIL	11206	SINGH, JOGINDAR
15698	SHOMBERT, LAWRENCE PETER	21585	SINGH, KULDEEP
19374	SHOOK, DANIEL RAY	10429	SINGH, RAJENDRA PRATAP
19413	SHOPE, JAMES RUSSELL	10574	SINGH, RANJEET KAUR
12343	SHORA, WASEEM	23015	SINGH, SARAJIT KAUR
16555	SHORT, YANCY SCOTT	10607	SINGH, SARJIT
21144	SHOULDIS, ERIC DANIEL	20165	SINGH, SATBIR
22836	SHOWALTER, KELLY RENEE	12250	SINGH, SATNAM K.
17187	SHRAMOWIAT, MICHAEL	21196	SINGH, SHAILINI
17953	SHREVES, JENNIFER GLAQUINTO	21271	SINGH, SHALU
16193	SHROFF, MAHESH BABULAL	22275	SINGH, SUNITA
22687	SHUFF, CHARLES EDWARD	20298	SINGH, SURENDRA PRAKASH
22837	SHULER, FRANKLIN DAVID CHRISTIAN	18205	SINGH, VIRENDRA
09054	SHULTZ, JEFFREY SAVILLE	20585	SINGLETON, BRIAN ANTHONY
23270	SHULTZ, RYAN WILLIAM	21272	SINHA, SHOBHIT
18204	SIAS, TINA MARIE	15943	SIRACUSANO, VINCENT CHARLES

License	Name	License	Name
19963	SITLER, MICHAEL G.	16348	SMITH, MILTON GERMAN
20491	SITLER, TERESA MCCLUNG	10111	SMITH, JR., RALPH SILAS
20698	SIVAK-CALLCOTT, JENNIFER ANNE	21738	SMITH, II, RICHARD LEE
18760	SIVAKUMARAN, MUTHUMANIMOU	14970	SMITH, ROBERT
21652	SIVAPRAKASAM, MICHAEL JAYAKUMAR	22105	SMITH, ROBERT WYATT
23141	SIVASUBRAMANIAM, DEVAJI	20795	SMITH, ROY EUGENE
09119	SIX, RICHARD RAY	22278	SMITH, RYAN PATRICK
13595	SKAFF, KIMBERLY LYNN	16029	SMITH, STACEY ANNE
14717	SKAFF, LEE ANN	14005	SMITH, STEPHEN CHARLES
16028	SKAFF, PAUL ALEXANDER	11623	SMITH, STEPHEN MICHAEL
18485	SKAFF, SAM A.	21653	SMITH, TAMARA SUSAN
19887	SKAGGS, CHRISTOPHER CLEVELAND	23424	SMITH, JR., TYSON DELLOYD
19857	SKAR, SANDRA LESLIE	13598	SMITH, WILLIAM DAVID
22276	SKAREDOFF, MICHAEL NIKOLAS	22344	SMITH MAXEY, SHANNON LEA
18047	SKAROTE, SAMUEL JOSEPH	23094	SMOTHERS, DANIEL P.
17304	SKEENS, JOSEPH LESLIE	16349	SMYCZYNSKI, MARK STEPHEN
15638	SKEENS, WILLIAM MICHAEL	20569	SMYTHE, GAI LOUISE
20239	SKILES, JEFFREY ALLEN	19081	SNAVELY, DANIEL DECKER
18105	SKINNER, LISA MICHAELLE	14011	SNEAD, JOSEPH AKIN
13968	SKITARELIC, KATHRYN FRANCES	22345	SNEDKER, DANIEL GARRETT
15984	SKOLIK, STEPHANIE ANN	20036	SNIDER, ALLAN JEFFREY
23016	SKONER, DAVID PETER	10645	SNIDER, JR., GEORGE EVERETT
22585	SLABINSKI, MARK S.	12747	SNIDER, JR., GLENN RUSSELL
22838	SLACK, MARK RAYMOND	14548	SNIDOW, JR., ROBERT LEE
08137	SLACK, RICHARD LEE	22920	SNOODGRASS, AMANDA DAWN
14768	SLAYSMAN, MICHAEL LOFLAND	16439	SNOODGRASS, KEVIN RAY
16185	SLAYTON, DONNA JEAN	19336	SNYDER, CHARLES WILLIAM
16698	SLAYYEH, YASER AHMAD	18246	SNYDER, ROBERT DEAN
17954	SLEMP, CATHERINE COURTNEY	21094	SOBEL, BARRY JAY
22639	SLEPIN, MARK JEFFREY	11449	SOBHAN, MOHAMMAD ABDUS
22522	SLOMOWITZ, STEWART ALLEN	18677	SOBIERAJ, KRZYSZTOF MACIEJ
18823	SMALL, FAIRLEIGH DAVID	19716	SOBIESKI, MICHAEL WILLIAM
17955	SMALTZ, VIRGIL WILLIAM	12749	SOBRAY, JANICE CLAIRE
22523	SMITH, ARTHUR ALAN	22839	SOFOLA, IFEOLUMPO OBIAMUJU
21398	SMITH, CHADWICK RAY	21158	SOHAIL, SYED
20745	SMITH, III, CHESTER DONALD	11070	SOHRABI-NASSRABADI, ABDOLKARIM
20700	SMITH, JR., DALLAS AARON	16842	SOKOS, MATHEW GUS
14012	SMITH, DANIEL LEE	10315	SOLA, ANTONIO GARCIA
15924	SMITH, DAVID MICHAEL	15471	SOLARI, TEDDY WAYNE
22751	SMITH, DONNA LYNN	19082	SOLE, LEONARD SCOTT
22104	SMITH, DOUGLAS FREDERICK	21654	SOLEYMANI, KAMBIZ
16642	SMITH, ELIZABETH THERESA HYNES	14385	SOLOMON, ROBERT CHARLES
21389	SMITH, ELLEN RENEE	21876	SOMACH, STEPHEN CONRAD
12346	SMITH, FORREST WAYNE	19755	SOMASUNDAR, PONNANDAI SADASIVAN
22000	SMITH, HENRY GARTH	19717	SOMASUNDAR, SUKANYA
09651	SMITH, JAMES TUCKER	19688	SOMASUNDARAM, VELLAIAPPAN
21510	SMITH, JENNIFER MARIE	13440	SOMEN, LEYLA INCI
23142	SMITH, JIMMIE KIRKLAND ANTHONY	21342	SOMESHWAR, JEAN RUTH
13596	SMITH, LEE BRYAN	20913	SOMESHWAR, SHIV PRASAD
13597	SMITH, LEE ELLIOTT	16539	SOMMERVILLE, TROY DONALD
13183	SMITH, LYNN NICHOLSON	17739	SOMPALLI, BALASUBRAMANYA PRASAD
23143	SMITH, MICHAEL DAVID	21934	SONDIKE, STEPHEN BARRY

License Name

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21935 SONI, ASHISH  
 15422 SONI, SUKHDEV CHAND  
 22106 SONNEFELD, CHRISTIAN ANDREW  
 23358 SOOD, VINEET KUMAR  
 12186 SORIANO-ULLOA, LUIS E.  
 15772 SORKIN, MICHAEL ISAAC  
 17633 SORR, EDWARD MARK  
 22524 SOTOMAYOR VALENZUELA, TALIA BETTINA  
 22346 SOUDAN, ABDUL SHAHEED  
 13659 SOULSBY, DAVID LEON  
 18206 SOUTHERN, STEVEN C.  
 20914 SOVANI, SANTWANA VINAYAK  
 21096 SOVANI, VINAYAK KRISHNA  
 21399 SOYOOLA, EMMANUEL OLUSOLA  
 15235 SPANGLER, ELIZABETH LEE  
 20915 SPANGLER, PHILLIP RICHARD  
 22525 SPARKS, STEPHEN SCOTT  
 15571 SPEARS, II, JAMES FRANKLIN  
 13426 SPEIDEN, LOIS MARIAN  
 17740 SPEILMAN, DANIEL EDGAR  
 15753 SPENCER, RICHARD ALAN  
 17495 SPERBER, EDWARD EPHRAIM  
 08521 SPIGGLE, JR., WAYNE CAMPBELL  
 20300 SPILSBURY, PAUL ROSCOE  
 17378 SPINDEL, MICHAEL ROY  
 22347 SPIRES, SUSAN ELLIOTT  
 20570 SPITZER, KAMILA  
 20571 SPITZER, MARK ALEXANDER  
 20438 SPODAK, MICHAEL KENNETH  
 13600 SPONAUGLE, JIM HARPER  
 09647 SPORCK, FREDERICK THOMAS  
 20493 SPYCHALSKI, JAMES NORMAN  
 19265 SRIDHARAN, BALAKRISHNAN  
 16843 SRINIVASA, NANGALI SRIGURAPPA  
 18317 ST. ONGE, RICKY DONALD  
 11628 STA ANA, ENRIQUE COLLANTES  
 11194 STAAB, III, CHARLES HENRY  
 17144 STADTMILLER, RICHARD JARED  
 23078 STAEBELI, BRUCE WAYNE  
 09224 STAGGERS, MARGARET ANNE  
 21400 STAHR, BENJAMIN JOSEPH  
 23271 STAMB, JR., NEIL EDWARD  
 14313 STAKE, TERRY L.  
 15317 STALENSKI, WALTER STEPHEN  
 16964 STALLO, PAMELA SUE  
 13086 STALNAKER, RALPH ALLEN  
 10421 STANLEY, VERNON RAY  
 15011 STANSBURY, JOHN GAITHER  
 21831 STANTON, EDWARD SPIRES  
 12013 STANTON, HOWARD JAMES  
 20746 STARCHER, II, LARRY VICTOR  
 16003 STARK, LINDA JEAN

22840 STAROS, ERIC B.  
 21035 STARYNSKI, JOHN ROBERT  
 23359 STATON, MICHELE DAWN  
 21877 STATUM, KASEY AVIS  
 20989 STAUFFER, MARC ROBERT  
 14053 STEAD, JEFFREY ALLAN  
 18451 STEADMAN, JOY LYNN  
 09137 STEAHLY, LANCE PRESTON  
 23360 STECKER, MARK MENNITI  
 14019 STEEL, JACK ROSS  
 12583 STEELE, DAVID REID  
 08674 STEELE, JAMES LEBRECT  
 17836 STEELE, THOMAS WESLEY  
 22752 STEFAN, ANGELA  
 22279 STEFANICK, ANDREW RAYMOND  
 13290 STEFANO, JOHN AUGUSTUS  
 18048 STEIL, EVAN NEIL  
 21780 STEIN, ALAN ROBERT  
 11706 STEIN, VILJA K.  
 15860 STEINBERG, MICHAEL LEWIS  
 18207 STEINBERGER, ROBERT  
 22526 STEINHAUSER, RAYMOND PAUL  
 21197 STEINVURZEL, MARK DANIEL  
 08882 STEMPLER, LARRY JACK  
 19889 STEMPLER, MARIE ANN  
 14020 STEPHENS, MARK KERRY  
 10685 STEPHENS, RODNEY LEE  
 18575 STEPT, LARRY LYLE  
 15360 STEVENS, PHILLIP RUST  
 10493 STEVENS, II, RALPH ALBERT  
 09073 STEVENS, ROY JAMES  
 22921 STEVENS, SCOTT KENNETH  
 09264 STEVENSON, II, JAMES MARCUS  
 10771 STEVENSON, II, RICHARD GREGG  
 20154 STEVENSON, ROSALIND LEVICK  
 20990 STEVENSON, SARAH ELIZABETH  
 15685 STEWART, JR., EDWARD EUGENE  
 16284 STEWART, MICHAEL ALLEN  
 21097 STEWART, RUSSELL RAYMOND  
 20494 STEWART, STACI KAY  
 15926 STEWART, WILLIAM ANDREW  
 19653 STEWART-CYRUS, MELODY ANNETTE  
 19083 STICKLER, ALATHEIA FOSTER  
 19806 STICKLER, II, DANIEL LEE  
 14680 STILLWAGON, PAUL KREHL  
 10251 STINE, OSCAR CEBREN  
 23144 STINSON, SHEILA RENITA  
 21655 STITELY, MICHAEL L.  
 21656 STOCKETT, CHERYL LYNN  
 22001 STODDARD, KELLEY ERIN  
 10252 STOLL, DAVID ALLEN  
 21729 STOLL, SYAM B.

License	Name	License	Name
14249	STOLLINGS, RONNY DOUGLAS	13663	SULLESTA, RENE OCTAVIANO
17837	STOLTZFUS, PATRICIA BAER	12776	SULLIVAN, III, CARL ROLLYNN
23425	STONE, ALAN B.	17655	SULLIVAN, DANIEL RICHARD
16557	STONE, BARTLETT ALLEN	16987	SULLIVAN, JON MICHAEL
13024	STONE, JUDY ANIN	23361	SULLIVAN, JR., LAWRENCE XAVIER
20346	STONE, PATRICK ALAN	12090	SULLIVAN, PAMELA JOAN
08086	STONE, ROBERT EARL	20138	SULLIVAN, SARAH LYNN
23017	STONE, RYAN ALTON	14452	SULTAN, JULITO DIMAISIP
16906	STONEBRAKER, VINCENT CHARLES	22280	SULTANA, AFROZA
17496	STONER, JOSEPH FRED	23272	SULTANA, SHAMIM
13291	STONESTREET, GREGORY CLAYTON	14683	SUMNER, CALVIN RUSSELL
18455	STOOKE, KIM MARIE	14388	SUMROK, DANIEL DAVID
21657	STOUGH, ROBERT CLARENCE	23292	SUN, JEN C.
11507	STOUGHTON, WADE BLAIR	22107	SUN, MIN
15561	STOUT, ROBERT CHRISTOPHER	22003	SUNDARAM, MAGESH
18824	STOUT, RODNEY BARRY	21566	SUNDARAM, UMAPATHY
15121	STRAFFORD, JAMES CRAIGMILES	23079	SUNDIN, BURTON MCCHESENEY
23426	STRASSBERG, WILLIAM MARK	10426	SURATTANONT, SADTHA
15339	STRATTON, RANDALL LOUIS	18763	SURAY, ANNA MARIA
11195	STRAUCH, ROBERT SALADE	10971	SUSON, EDUARDO M.
11196	STRAUCH, WILLIAM DOUGLAS	19678	SUSSMAN, KENNETH MORRIS
15704	STRAUS, DONALD	12253	SUTTIRATANA, PIMPA
09702	STRICKLAND, SAMUEL ASHER	22842	SUWAID, WUDAN DIB
16869	STRICKLER, SCOTT HOWARD	10382	SUYAO, RICAREDO PALISADA
22689	STRIMLING, BRADLEY SCOTT	10317	SUYAO, ROSARIO DONADO
15688	STRIZ, STANISLAV	21658	SUZUKI, AKIKO
20037	STROBL, NEIL ROBERT	23018	SWAGER, LAUREN W. MORGAN
18515	STROBL, PETER WILHELM	16120	SWAIN, RANDALL ALAN
18516	STROBL, PHILIP HARLOW	12525	SWAMY, CHANDRA SETUNATH
09899	STROBL, WOLFGANG WILHELM	18904	SWAMY, HEMALATHA COIMBATORE
23145	STRONG, BENJAMIN WAITE	20647	SWANK, GARY P.
21504	STROW, MISTY KATHERINE	22843	SWANSON, GEORGE ALDEN
19085	STRUTHERS, COURTNEY HARPOLD	20991	SWART, STEPHANY SUZANN
22690	STUART, DAVID LIVINGSTONE	13839	SWEARINGEN, PHILLIP VAN
14910	STUART, JR., SAMUEL PATRICK	22004	SWEATT, HEMELLA L.
19964	STUCHELL, BRYAN KEITH	18130	SWEQARSKY, ROBERT HUTCHER
16275	STUDENY, MARK ALLEN	10723	SWIHART, STANARD LEE
16672	STULTZ, DEBRA	12091	SWINKER, MARIAN LEA
08941	STUPAR, RONALD KENT	12350	SWISHER, SALLY HANNA
13662	STYER, THOMAS B.	10253	SWOPE, BERNARD MCCLAREN
22168	SU, ALBERT TOM	17382	SYED, AJAZ AHMAD
23146	SU, LYNDON DY	21659	SYED, GAFFAR ALI
19086	SUANSILPPONGSE, AROON	19588	SYED, SAFIULLAH
10055	SUBBARAYA, LINGADAHALLI HIRIYANNAPPA	11487	SYMINGTON, RICHARD CHARLES
14637	SUBBAREDDY, KURAPATI	21936	SZE, EDDIE H.M.
16493	SUBHEDAR, DILIP VASUDEV	12447	SZEGO, ELLEN Z.
12349	SUBIK, MARC A.	12448	SZEGO, GABRIEL GABOR
11707	SUBRAMANIAM, SUBRAMANIAM NARAYANMURTHY	19414	TABASSUM, RANA
22841	SUDHARTO, RATIH BULAN TRESNA	19756	TABATABAI, MAHMOOD
18243	SUKYS, NANCY ANN	18209	TACKETT, CHANDOS DEWAYNE
16913	SULEIMAN, ALI AHMAD	17956	TACKETT, JAMES FAIRD
20155	SULEIMAN, RAED MOHAMMED TAYSEER	20820	TADROS, ALLISON MARSHALL

License	Name	License	Name
22645	TAOROS, HANY MAHER	23019	TEFERRA, ETHIOPIA
13187	TAHERNIA, A. CYRUS	19719	TEICHMAN, PETER GERARD
17086	TAJEN, NEJAY MANSUR	17957	TEJA, KULDEEP
23427	TAKAKI, MARK THOMAS TAKEO	22968	TEKLEYES, FIKADU GEBREYES
15378	TALARICO, CARMEN LOUIS	12967	TELERON, JR., J. VICTORINO R.
23080	TALERICO, MARCUS GREGORY	10496	TELLERS, JOHN GREGORY
17497	TALKINGTON, ANDREW ALAN	11709	TEMPLETON, JR., JOHN J.
13427	TALLAKSEN, ROBERT JAMES	15472	TEPOEL, LOUIS DEAN
23428	TALLMAN, JOHN ERIC	10255	TERCAN, ERDOGAN
18947	TALLMAN, TODD EDWARD	19757	TERMANINI, BASEL
22349	TALUG, CAN	09894	TERRY, SR., RICHARD FRANKLIN
11343	TAMARA, ANTONIO	11631	TETER, DONALD FRED
21567	TAMAYO, RAOUL ISIP	21449	THACHIL, RAJEEVE THOMAS
10725	TAMAYO, RAUL HIPOLITO	17430	THACKER, ANTHONY WAYNE
12254	TAMBOLI, ARDESHIR T.	17431	THACKER, TERESA YVONNE ROLFE
16914	TAMBOLI, JASMIN ADESHIR	18994	THAETE, FRANK LELAND
12092	TAMEA, JR., CONRAD D.	13341	THAGIRISA, ANJANEYULU
13846	TAMPOYA, MANDLO DAUGDIG	15337	THAGIRISA, SIVAPARVATI
13741	TAN, JESUS HO	17226	THAKKAR, JASHWANTLAL KUBERBHAI
21781	TAN, JOCELYN LAI	12966	THAKKER, CHANDRANI GANPAT
10494	TAN, ROMEO BIHAG	12498	THAKKER, GANPAT G.
13607	TAN, VIGILIO MONTESCLAROS	13665	THAMBIDURAL, LILIAN
23161	TANKO, QUENTIN KALMAN	21577	THAMMASITBOON, SATID
15609	TANTOCO, MANUEL RESURRECCION	18001	THAXTON, JEFFREY NORMAN
22922	TANVEER, KHAN MERAJ	19163	THAXTON, REBECCA
20574	TAO, STANLEY SZE-HAU	14213	THILEN, STEPHAN ROLF
19966	TARABISHI, MOUHAMAD RIOWAN	09602	THIMMAPPA, BEGANE GUNDAPPA
20648	TARAKJI, HOSSAM	18825	THIMMAH, RAMESH
11488	TARAKJI, MUNIB SHUKRI	15674	THISTLETHWAITE, DANIEL BRUCE
22005	TARANTINO, HEATHER NOELLE	17498	THISTLETHWAITE, TIMOTHY LAWRENCE
18764	TARAVATH, SASIDHARAN	22108	THOMAS, ARTHUR DUTTON
22527	TARIQ, MOHAMMAD	21568	THOMAS, DANIEL RANDOLPH
08465	TARNAY, THOMAS JOSEPH	12093	THOMAS, DAVID WAYNE
15427	TARRANT, LAWRENCE WILLIAM	08594	THOMAS, JAMES PHILLIPS
12754	TARRY, WILLIAM FRED	21506	THOMAS, JOHN JOSEPH
23147	TARUGU, VIKRAM	21275	THOMAS, JOHN RADES
22350	TASSET, JERRY JOSEPH	21825	THOMAS, ROBERT GUY
22006	TATINENI, HARATI	20750	THOMAS, STACI JONES
22844	TATSAS, ALON	20156	THOMAS, SURESH PUTHENPARAMPIL
14389	TAUBENSLAG, WALTER NEAL	21506	THOMAS, WILLIAM SCOTT
09600	TAUPRADIST, PARINYA	23273	THOMASON, RONALD WAYNE
11397	TAVOLACCI, JOSEPH ANTHONY	19720	THOMPSON, ELLEN A.
19087	TAYENGCO, JR., ROBERT GEMORA	14406	THOMPSON, GEORGE ROBERT
16071	TAYLOR, HARRY LUNDY	10972	THOMPSON, JR., ROBERT CLAYTON
13188	TAYLOR, HENRY GORDON	20347	THOMPSON, RONALD
08251	TAYLOR, JOHN BROOKINS	19088	THOMPSON III, ELMER NOEL
17071	TAYLOR, LINDA MORRIS	19183	THORN, KERI JAY
09409	TAYLOR, MARY BELLE	14747	THORNTON, TED DOUGLAS
12755	TAYLOR, MICHAEL EUGENE	11974	THRUSH, JR., LAWRENCE BLAIR
20038	TAYLOR, PAULA FLANAGAN	10115	THRUSH, PETER KENT
22169	TE, VICTORIO GO	15110	THRUSH, WALTER PARKE
13189	TEBA, LUIS	21276	THUKRAL, REETA K.

License	Name	License	Name
20848	THUMMALA, ANURADHA REDDY	09727	TOUMA, JOSEPH BICHARA
21730	TIANO, JOHN THEODORE	09754	TOUMA, OMAYMA TAYAR
16852	TICE, DOUGLAS SCOTT	20440	TOUMA, SUSAN ABRAHAM
23020	TICKLE, AMY ELIZABETH	23364	TOURKY, MOHAMED MAHMOUD
21401	TIEMANN, WILLIAM ELMORE	14893	TRACY, CHARLES ALAN
23148	TIERNEY, LETITIA ELAINE	21279	TRACY, LLOYD RUNNELS
12774	TILEY, III, EDWARD HENRY	11508	TRAMMELL, SHIRLEY WILLIS
21937	TILLOTSON, ROGER DECKER	22285	TRAN, ANN ANH
21277	TILTON, THERESA MAE	08926	TRAUBERT, JOHN WILLIAM
11489	TIMBAYAN, ADIN LIM	21660	TRAWICK, JAMIKA WARREN
11490	TIMBAYAN, VICTORIA SANTOS	12094	TRAXLER, WALTER THOMAS
15929	TIMBERLAKE, GREGORY ALAN	12969	TRAYLOR, JR., JACK RICHARD
16588	TIMENS, LAWRENCE JOSEPH	21037	TREADWAY, CHRISTY LYNN
17838	TIMMS, STEVE RAY	23274	TREANOR, LEONARD CHRISTOPHER
22225	TIMPERMAN, ALBERT LEO	12758	TRENBATH, RICHARD STOCKTON
21343	TINDEL, MARTIN S.	16989	TRIA TIRONA, MARIA ROSALIA BARRERA
22007	TINGLER, DAVID CHARLES	13190	TRIEST, WILLIAM EDWARD
22170	TINNEY, MELISSA JUGO	13901	TRINIDAD, CRISTINA LECAROS
11975	TINNIN, LOUIS W.	15864	TRIPLETT, TERENCE WAYNE
22008	TIRANDAZ, MEHRAN	23442	TRIVEDI, RUPAL PRAVIN
09410	TISNO, PATRIO DACUYAN	21569	TROISCHT, MEGAN JUDITH
23362	TITEL, JERRY HARVEY	21570	TROISCHT, TAYLOR SOMERS
21278	TIU, CHRISTOPHER	18996	TROUTEN, JASMINE TUGAOEN
21826	TIU, JEREMY JONATHAN	13668	TRUMBULL, DANNIE WELCH
08322	TIU, WILFREDO ANG	17501	TRUMP, JEFFREY SCOTT
11491	TIVITMAHAISOON, CHANCHAI	14394	TRUPO, FRANK JOHN
22282	TODD, MICHAEL JAMES	16697	TRUSNOVIC, WILLIAM DANIEL
14062	TOFFLE, ROGER CHARLES	22371	TSCHEPIKOW, MARLA SHEA
16444	TOLAYMAT, NASER	13299	TSENG, ANGELA
16519	TOLER, JR, MERTON CAUSEY	13300	TSENG, JENNY
13667	TOLLIVER, JACK DALE	12760	TUANQUIN, NARCISO BUGARIN
22109	TOMCHIN, SHAYNA BETH	22691	TUCKER, ELMO GLENN
23021	TOMIHAMA, ROGER TAKESHI	18382	TUCKER, GARY JACKSON
20577	TOMLINSON, DAVID JASON	16031	TUEL, DAVID ELMORE
14672	TOMSHO, MARK MICHAEL	13092	TUFAU, GUY
18214	TONEY, STEVEN ROY	14058	TUMBOKON, DENNIS CIPRIANO
23363	TONKIN, OAVID MATTHEW	14153	TUMBOKON, MARIETTA BUENDIA
22283	TONSETH, ROLF PETTER	22528	TUMMALA, JYOTHI PRASANNA
12256	TONSKI, ERNEST RICHARD	13654	TUMMALA, MADHUSUDANA RAO
23149	TOOTHMAN, RICHARD LEE	18051	TUMMALA, SATYA PRASAD
18577	TOPPING, RICHARD EDMUND	16467	TURJUMAN, DORIS KADRI-AL
21344	TOPPINS, BETH ANN	18383	TURLEY, JOHN AUSTIN
23429	TORCHINSKY, MICHAEL YURI	22110	TURNER, CHAD CHRISTOPHER
13430	TORDILLA, PLARIDEL PALMA	08716	TURNER, CHARLES EDWARD
22284	TORDILLA-WADIA, JENNIFER CUDIAMAT	08984	TURNER, JOHN CALHOUN
21667	TORKELSON, MICHAEL ROBERT	13902	TURNER, ROBERT ERNEST
17412	TORRES, ASCENSION MARGARITA	22923	TURNER, SAMIA KAY
21938	TORRES-TREJO, ALEJANDRO	10773	TURNER, TOMMY
22845	TOSSON, HANAN MAHMOUD	20399	TUSEK, ZDENEK AUSTIN
18215	TOTH, MARGARITA EVA	22438	TVETER, KEVIN JEROME
13191	TOUCHON, ROBERT CHARLES	09293	TWEEL, HARRY KARL
18680	TOUMA, B. JOSEPH	21345	TYMOWSKI, MACIEJ

## License Name

## License Name

21257	TYNER, MARILOU PATALINJUG	21572	VARGA, KAROLY
09968	TYRE, LORAINNE LYNNE	13441	VARGAS, RAMON
22111	TYSZKO, SEAN MICHAEL	16678	VARLEY, MICHAEL PATRICK
23081	TZUK, ORI	21403	VARMA, MANISH KUMAR
21661	TZYSTUCK, FRED PATRICK	22114	VARNNEY, JAMIE BENJAMIN
21878	UDALL, JR., JOHN NICHOLAS	22115	VARZGAH, ALI
22291	UEDA, ROBERT KAZUO	13934	VASAN, S.
17718	UJAYLI, ALAA	14784	VASILAKIS, ALEXANDER
15932	UJEVICH, MILO MARK	17681	VASILAKIS, CHRIST
22426	ULHAQ, ATA	10651	VASQUEZ, CARLOS ARTURO
09931	ULLAH, MOHAMMAD ANWAR	23430	VASSALLO, JR, RALPH R.
10132	ULLRICH, IRMA HILDA	21879	VASUDEVAN, ARVIND
18536	ULMA, GEORGE ANTHONY	13193	VASUDEVAN, CUDDALORE P.
21038	UMANA, ERNESTO	18579	VAUGHAN, AMY ANNE
22112	UMOH, DANIEL FRANK	13194	VAUGHAN, NATHAN ANDREW
15137	UMSTOT, JR., RICHARD KEITH	13904	VAUGHAN, RICHARD ALAN
23022	UPPAL, ARVINDER	11509	VAUGHAN, W. HUNTER
18216	UPTON, MATTHEW BRADFORD	22116	VAUGHT, BARRY KEITH
18217	UPTON, SUE ANN	16074	VAWTER, ROBERT LEE
23023	URADU, ROSE ONYINYECHI	20301	VAZQUEZ-CARRERO, MIRZA M.
22172	URBAN, VANESSA ANGELINA	20348	VAZQUEZ-CARRERO, ZAIRA NAMIR
22640	URBANES, ARIS QUEROL	11636	VEACH, JOHN SANFORD
18692	URBANOSKY, LEAH RENEE	15428	VEATCH, RONALD IRVING
20579	URICK, LOIS ALANA	22586	VEDULA, GIRIDHAR VENKATA
16677	URVAL, KRISHINA RAJ	20650	VEERARAGHAVAN, GOPAL
19969	URVAL, SHASHI RAJ	19091	VEERASWAMY, MANIMEKALAI
22113	UZOKWE, FESTUS IKECHUKWU	17841	VEGA, MICHAEL ELMER
15867	VAGLEY, RICHARD THOMAS	09189	VELASQUEZ, ALFREDO CORRALES
15102	VAGLIENTI, RICHARD MARTIN	20851	VELICKOVIC, IVAN ALEKSANDAR
13842	VAIDYA, SHRIKANT KASHINATH	18827	VELOSO, MARY LIND
15563	VALENZUELA, ROBERTO CHRISTIAN	18089	VELTMAN, JOHN COLLETT
13470	VALIVETI, RAJENDRA PRASAD	12499	VEMPATY, RAO H.
11634	VALLEJOS, JAVIER M.	22529	VENABLE, JUSTIN NEIL
22226	VALLEY, THOMAS CLIFFORD	10276	VENTOSA, JR., JOSE JOVEN
11978	VALLIANT, LEW HERBERT	22361	VENTURA TAVARES, HUGO FRANCISCO
21731	VALLS, JASON JOHN	22175	VENTURA TAVARES, NEIDA ROSALIA
20245	VALUSKA, JR., JAMES WILLIAM	19270	VER ELLEN, PATRICIA ANNE
21280	VAN DER SLOOT, PAUL GERARD	12393	VERMA, HAPPY
22174	VAN DER ZEE, HOYTE	09324	VERMA, PURUSHOTTAM LAL
20097	VAN DEREN, III, JOHN MEDEARIS	15742	VERMANI, VINAY
19090	VAN DONGEN, PHILIP CLARK	20302	VESELICKY, KENNETH ANDREW
10858	VAN DYKE, PAUL EUGENE	21148	VI, LINH HUYN
09365	VAN GILDER, JOHN ELMAN	13304	VIALL, JOHN HENRY
21198	VAN METRE, RAY MINYARD	13443	VIDAL, MELCHOR FERNANDEZ
22227	VAN NORMAN, ANTHONY JOSEPH	19970	VIDAL, MELVIN THEODORE
09304	VAN PELT, BYRON LESLIE	22692	VIDOR, IRA AREL
08952	VAN RIPER, LOUISE	20921	VIDOT, MILAGROS MERCEDES
15160	VANCE, ROBERT ANDREW	20349	VIDUCICH, RAYMOND ANTHONY
18456	VANCE, SHARILEDA CATHERINE	17682	VIGO-PAREDES, TOMAS E.
15991	VANCE, TEDDY BRYAN	18484	VIJAYKUMAR, PUVALAI MEENAKSHISUNDRAM
11453	VANIN, JOHN ROMILDO	11309	VILLANUEVA, CIRILO ZAFRA
19508	VARDAN, SANDEEP	12014	VILLANUEVA, EMMA CALDERON

License	Name	License	Name
12015	VILLANUEVA, IDA Z.	14725	WALKER, JR., JOHN TRACY
11992	VILLANUEVA, MANUEL BUNOAN	15377	WALKER, MARK ALAN
12867	VILLANUEVA, ROMULO GALLARDO	21200	WALKER, MATTHEW PHILLIP
11310	VILLARAZA, JR, CHRISTOPHER Z.	10652	WALKER, ROBERT BRUCE
15773	VILLARREAL, VICTOR VIDAL	12634	WALKER, JR., ROBERT LEO
17719	VILLAVICENCIO, JOSE RAUL SIA	15280	WALKER, ROZELLE JENEE
15105	VIRADIA, ARVIND ZINABHAI	22846	WALKER, SARA DIANE
23365	VIRANI, SHAMSUDDIN	23151	WALKER, SETH D.
20651	VIRGIN, TONY KEITH	17721	WALKER, THOMAS NELSON
19980	VIRMANI, AJAY	09123	WALKER, WILLIAM EDWARD
15319	VISINTINE, AAROLYN MARIE	12141	WALL, JR., HAVEN N.
22009	VISWESHWAR, NALLATHAN I.	22642	WALL, MARY JEAN
15659	VITI, ANTHONY JOSEPH	16352	WALL, WENDELL ALAN
23082	VITVITSKY, EUGENE VICTOR	17387	WALLACE, JANET NEASE
13432	VIVAS, WIGBERTO	20652	WALLACE, MICHAEL LLOYD
16454	VOELKER, JOSEPH LEE	11648	WALLACE, RICHARD AUSTIN
22641	VOGT, JOEL ALAN	21450	WALLACE, WILLIAM CHRISTOPHER
19092	VOHRA, RAKESH KUMAR	15577	WALLIA, RAJNI
22352	VOLESKY, PATRICK JOSEPH	22643	WALLING, BARRY DAVID
21199	VOLLMAR, THEODORE MARTIN	23152	WALLING, TERRI LYNN
15994	VOLTIN, RUSSELL IRVIN	23277	WALLO, ELISE ANN
23150	VON ARRAS, JOAN AUDRY	12174	WALMSLEY, BRUCE G.
13305	VON DOHLEN, THOMAS WALTER	18683	WALSH, CYNTHIA LEAH
16468	VONDRAN, JANET ELISE	13200	WALTERS, CHARLES LEE
10320	VONGXAIURANA, MARNEERAT P.	22354	WALTERS, RANDALL WAYNE
10256	VONGXAIURANA, OPHAS	17722	WALTERS, TORIN PATRICK
23275	VOS, JEFFREY ALBIN	10118	WANCHICK, MICHAEL ALLEN
20852	VOSS, SUSAN	22847	WANG, GEORGE TIAN-YI
21281	VREELAND, THOMAS HENRY	11091	WANG, HSINN-HONG
20853	VRINCEANU-HAMM, ALINA DANIELA	22848	WANG, JIM CHUNG-AN
19425	VUKMIR, RADE BEUK	22849	WANG, WILLIE K.
12356	VYAS, SUBHASH A.	22118	WANG, XU
11364	WACK, JR., THOMAS GEORGE	22428	WANG, YE
10321	WADE, JR., JOHN ALEXANDER	08960	WANGER, MELGE ALEXANDER
19185	WADE, ROBERT BRIAN	15520	WANTZ, MARGARET SUZANNE
22427	WADE, WILLIAM ALEXANDER	15521	WANTZ, MARK LYNWOOD
21282	WADHAR, HARSHAD BHAGWANJI	23024	WARD, III, JOHN JOSEPH
22353	WADIA, HORMUZ PARVEZ	16497	WARD, MATTHEW JOHN
18247	WAGGONER, KEITH ALAN	23153	WARD, STEPHEN E.
11492	WAGNER, GREGORY RANDALL	18828	WARDEN, BRADFORD EDGAR
23276	WAGNER, PAUL DEAN	23431	WARDEN, GLENN DONALD
18218	WAGNER, JR., TRUMER JAMES	20580	WARDEN, MARY DAVIDSON
19094	WAHEED, ABDUL	16122	WARGACKI, RONALD STEVEN
17173	WAHI, RAKESH	23366	WARNER, DANIEL JEFFREY
09748	WAIKHOM, JILANGAMBA SINGH	19971	WARNER, JR., JAMES GRANT
17720	WALBURN, JONATHAN RICHARD	10259	WARREN, CAROLYN SUE COPPINGER
13197	WALD, DONALD MARVIN	14908	WARREN, III, ELBERT GRAHAM
14006	WALDECK, JAMES MICHAEL	21827	WARREN, RANDY L.
09455	WALDEN, JOHN BEAUMONT	18101	WARREN, RENEE BETH
09895	WALKER, DAVID KEITH	10260	WARREN, STAFFORD GAY
17135	WALKER, JR., ERNEST MARSHALL	21662	WARWICK, TANYA C.
22646	WALKER, JAMES DREW	19895	WASEEM, MUHAMMAD KHALID



## License Name

## License Name

18219	WASHINGTON, CLINTON LEE	18997	WENZEL, IV, FREDERICK GEORGE
17743	WASHINGTON, LAURA LEE	12869	WENZINGER, PATRICK JOSEPH
22010	WASYLYK, IRENE MARIA	12870	WERBLIN, THEODORE PAUL
21573	WATKINS, COLLEEN MARIE	21574	WERMAN, HOWARD ARTHUR
19095	WATKINS, SCOTT VICTOR	10502	WERSHBA, MARTIN STUART
20993	WATSON, ANDREW TODD	10975	WERTHAMMER, JOSEPH WILLIAM
20497	WATSON, BRENT EDWARD	23433	WESLEY, CYNTHIA MARIE
19972	WATSON, DAVID ALAN	23434	WEST, BRIAN JAMES
23154	WATSON, DAVID BENJAMIN	23025	WEST, DAVID MICHAEL
22693	WATSON, JAMES KEITH CROMWELL	22753	WEST, JOHN ROBERT
18452	WATSON, RICHARD WILLIAM	13385	WEST, MAX LEE
22286	WATTS, SHANNON KATHLEEN	18518	WESTFALL, LORA LYNN
18395	WATTS, WILLIAM RANDALL	17129	WESTFALL, SUE ANN
14240	WAXMAN, DAVID L.	19099	WESTIN, ERIC HENRY
18396	WAYT, MICHAEL TIMOTHY	11983	WESTMORELAND, ROBERT T.
11277	WAZIR, BADSHAH JAN	15815	WETMORE, STEPHEN JEFFREY
20350	WEAR, WILLIAM EDWARD	19100	WETTSTEIN, ROBERT MARK
18221	WEAVER, BRYAN DOUGLAS	12455	WEYRICH, RANDALL PATRICK
22540	WEBB, CHARLES MARSHALL	14711	WEYRICH, TIMOTHY PAUL
22969	WEBB, CHRISTINA DAWN	18769	WHALEN, MARK JEFFREY
09413	WEBB, III, DELENO H.	12097	WHALIN, BRIAN GEOFFREY
11840	WEBB, MICHAEL TERRY	13202	WHEELER, ROBERT LEE
14506	WEBB, RALPH WYATT	22531	WHEELER, WAYNE BLACKBURN
10861	WEBB, ROBERT FRANCIS	14733	WHETSELL, DAVID LAWRENCE
19989	WECHT, DANIEL ALAN	09456	WHITAKER, III, CHARLES FREDERIC
18760	WEDEMEYER, GERALD THOMAS	23278	WHITE, AMBRYAN WILLIS
22850	WGLINSKI, LINDSAY MCDEVIT	17388	WHITE, BARRY TODD
19097	WEHBE-HUJAZI, NAJLA ADNAN	20361	WHITE, CAROL ANN
16222	WEHNER, PAULETTE SUZANNE	10863	WHITE, CURTIS DESMOND
21151	WEHRHEIM, HEIDI MARIA	12763	WHITE, JANIS PAGE
20041	WEI, MICHAEL H. C.	13814	WHITE, JR., JOE JACKSON
20161	WEI, NAIMIN	14161	WHITE, MARK DOUGLAS
21733	WEIDMAN, PAUL DANIEL	09651	WHITE, STEVEN MAXWELL
22530	WEIMER, MATHEW BENJAMIN	21507	WHITE, WAIN LUTHER
20801	WEIMER, TRACY L.	18222	WHITE, WILLIAM BARTON
11199	WEIN, ROBERT MICHAEL	23026	WHITEHAIR, AIMEE MICHELLE
23083	WEINACKER, III, ROBERT MACHEL	18320	WHITEHOUSE, JULIE ANNE
13095	WEINSTEIN, JAMES DAVID	15634	WHITEMAN, II, CHARLES RICHARD
16992	WEINSWEIG, DAVID LESLIE	21405	WHITFIELD, STEPHEN BRETT
08383	WEISE, CHARLES COMMODORE	22011	WHITING, DONALD MARK
22851	WEISS, BRENDAN MICHAEL	22119	WHITLOCK-MORALES, AUTUMN BETH
22694	WEISS, CAREY IRA	22852	WHYTE, BRIAN ROLAND
22970	WEISS, WILLIAM	21285	WHYTE, JOHN JEFFREY
17234	WEISSE, MARTIN EDWARD	20922	WICKAS, III, LOUIS JOHN
16993	WEISSMAN, DAVID NEIL	15161	WIDES, KATHLEEN ELLEN
21663	WELCH, PAUL GREGORY	22971	WIEDMEYER, DEBRA ANN
23432	WELLS, RAYMOND DOUGLAS	09933	WIEST, JEANIE ANNIS
08411	WELLS JR., HAWEY ADOLPHUS	20400	WILBERGER, JR., JAMES ELDRIDGE
22924	WELSH, WILLIAM JOSEPH	21040	WILCOX, DENNIS MICHAEL
20654	WELT, SELMAN IRVIN	21041	WILCOX, STEPHEN NELSON
16994	WELTON, III, WILLIAM ARCH	19199	WILDER, BRUCE LORD
22587	WENTZEL, PETER VOLKMAR KIESINGER	18684	WILEY, KIM STEVEN

License	Name	License	Name
19897	WILEY, LEE AVERY	20352	WINGFIELD, THOMAS WHETSELL
13203	WILKINSON, AMOS WESLEY	22925	WINKOFF, STEPHEN EDWARD
09206	WILKINSON, RONALD LYNN	15642	WINKLER, JR., CHARLES PINCKNEY
22429	WILKS, DAVID HUNT	08004	WINKLER, MOSELEY HUBBARD
11984	WILLARD, DEBORAH ANN	20924	WINNINGS, MELANIE ANNE
19898	WILLIAMS, ANGELA KAY	20140	WINTERS, DENNIS DAMIAN
15621	WILLIAMS, CAROLINE ANNE	16240	WIPPEL, MARK ERIC
23289	WILLIAMS, CHARLES PIERRE	19420	WIRTS, AMY LEE
23435	WILLIAMS, DAVID LAWRENCE	18004	WIRTZ, DAVID LEONARD
16400	WILLIAMS, DORIAN JOSEPH	18520	WISE, DAVID PAUL
12261	WILLIAMS, JR., FRED ANDREW	10689	WISE, DENNIS WATKINS
21153	WILLIAMS, HAROLD JAMES	20303	WISE, THOMAS WATKINS
23027	WILLIAMS, JEFFREY MARION	12767	WISMAN, RICHARD CAMP
23084	WILLIAMS, JEREMY SCOTT	16123	WITARSA, MELJANTI
08986	WILLIAMS, JOSEPH LEWIS	19421	WITHERELL, JR., JAMES EVERETT
16846	WILLIAMS, MARION OPHELIA	09270	WITHERSTY, DAVID JAMES
11000	WILLIAMS, PATRICIA WALKER	08435	WITHROW, CURTIS LEE
06201	WILLIAMS, JR., PATRICK C.	16996	WITKOWSKI, MARK THOMAS
10008	WILLIAMS, RODNEY RICHARD	16578	WITSBERGER, TODD ANDREW
09896	WILLIAMS, TERRY EDWARD	15610	WOHLGEMUTH, STEPHEN ALAN
14770	WILLIAMS, VICKIE LYNN	22012	WOJNO, KIRK JOSEPH
18321	WILLIAMSON, BRANDT HASTINGS	22703	WOLEN, JOHN JASON
21286	WILLIAMSON, LARRY DEAN	20443	WOLF, ROBERT FRANKLIN
23279	WILLIS, ERICK JAMES	21575	WOLFE, LORN AUGUSTIN
15995	WILLIS, JOHN ALAN	20401	WOLFE, JR., ROY ROGER
15069	WILLIS, KEVIN JAMES	20162	WOLFE, STEPHEN ANTHONY
15281	WILLOCK, MURRAY SCOTT	11365	WOLFE, STEPHEN KENNETH
23028	WILLOUGHBY, CHANNING DALE	20655	WOLFER, REBECCA SUE
23280	WILLS, ALYSON ANN	21346	WOLFSON, NIKOLAY
10582	WILLS, DANNY RAY	21508	WOMELDORF, SUSAN MARTHA
12016	WILLS, JAMES MICHAEL	19271	WONG, DOMINIQUE M.
20923	WILSON, ALISON MARIE	19973	WONG, LESLEY
13956	WILSON, DANIEL WAYNE	21734	WONSETTLER, OANA MARIE
17389	WILSON, GEORGE BUTLER	21880	WOOD, BRIAN LEE
18519	WILSON, JOHN MOTLEY	16761	WOOD, DANIEL JOSEPH
20754	WILSON, MARK JOSEPH	21509	WOOD, DAWN EDITH
13029	WILSON, MATTHEW C.	22287	WOOD, USA ANNE
16995	WILSON, NEVIN WARD	23162	WOOD, WILLIAM ALLEN
15997	WILSON, STEPHEN LAWRENCE	09837	WOODFORD, JAMES WILLIAM
22176	WILSON, STEVEN SETH	15743	WOODFORD, RENEE ALINE
07778	WILSON, THOMAS CABELL	19657	WOODS, JACKSON
13204	WILSON, THOMAS SCOTT	08962	WOODS, SHARON ROBERTA
12973	WILSON, WILLIAM GRADY	21451	WOOFER, DOMINICK RYAN
14230	WILSON, WYNDHAM HOPKINS	21452	WOOFER, ISHA
16863	WILT, JEFFREY LYNN	09476	WOOFER, JOSEPH CORDER
20856	WILTCHER, CHRISTOPHER ALEX	22695	WOOLARD, DOUGLAS WINFIELD
18090	WILTZ, JOHN FRANKLIN	15138	WORKMAN, MARC ALAN
13570	WINDLER, HENRY DOUGLAS	23085	WORRI, BETTY
22853	WINFIELD, HARRY LIVINGSTON	21735	WORTH, STEPHEN FORDYCE
19812	WINFRED, RAJEEV ISAAC	18224	WORTHINGTON, EDNA KATHRYN
13098	WINFREY, CHARLES JACK	22926	WOSHNER, RAYMOND ALAN
13962	WINGER, CYNTHIA A.	10053	WRAY, III, EVERETT BASSETT

## License Name

## License Name

22177	WRIGHT, ANDREW JACOB	13166	YODLOWSKI, LAWRENCE JOSEPH
23029	WRIGHT, AUBREY TERESA	23155	YOHANNES, MULAI TEKLU
11642	WRIGHT, DAVID OWEN	11312	YOON, JOON
12989	WRIGHT, DONNA SUSAN	22696	YOSPIN, JEREMY ROSS
11986	WRIGHT, EDWARD EUGENE	20855	YOSSUCK, PANITAN
16762	WRIGHT, GLEN ALAN	08305	YOST, JEFFREY MARSHALL
15060	WRIGHT, KENNETH CARR	19193	YOSUICO, ARNOLD TIMOTHY DAVID
21453	WRIGHT, MAURICE ALEXANDER	22120	YOUN, SUGKEE
14081	WRIGHT, WILLIAM HAROLD	22125	YOUNG, ANDREW CLAY
14999	WURTH, MARVIN JEROME	23281	YOUNG, DENISE NICOLE
10665	WURTZBACHER, JOHN JOSEPH	16077	YOUNG, ELAINE RAE
23086	WYLLIE, III, JOHN WILLIAM	22972	YOUNG, ELIZABETH JOHNSON
08658	WYMER, JR., MERRILL FAYNE	16281	YOUNG, JOHN ADAM
16680	WYNER, LAWRENCE MICHAEL	22121	YOUNG, NICHOLAS RYAN
20582	XIAO, PENG	18830	YOUNG, II, RODERICK ALLEN
19272	XIE, DONG-LIN	22289	YOUNGSTROM, ERIC ARTHUR
16997	YACOUB, INAS ZAKI	17087	YOUNIS, MARK SHARBEL
23030	YACOUB, MINA MAURICE	21408	YOUNUS, SHAHNAZ
19982	YACOUB, ROBERT LOUIS	15744	YOUSAF, MOHAMMAD BABAR
12389	YADAO-AGNIR, BETTY	20444	YOUSEF, MICHAEL MATIAS BOTROS
20702	YADAV, YOGINDER KUMAR	21737	YU, MIN
21736	YAFI, ZIAD	08527	YURKO, JR., ANTHONY ANDREW
09791	YAGUE, SAURO PEREZ	13306	YUTIAMCO, ERNESTO TAN
12175	YAJNIK, CHAITANYA H.	12018	ZABAT-SANTOS, GRACIA CORRALES
19192	YALAMANCHILI, JAYAPRAKASH NARAYAN	23290	ZAFAR, MASOOD MUHAMMAD
17723	YALAMANCHILI, RAVI	09606	ZAHIR, SYED ABDUL
16681	YALCINKAYA, MEHMET TAMER	18772	ZAKAIB, GEORGE SALEM
15938	YANES, BAHAA ALDIN	13473	ZAKARIA, MOSTAFA GALAL
19899	YANG, CHAO-YUNG	10054	ZALDIVAR, GEORGE LUIS LEON
20925	YAO, JIM JIANLING	12456	ZALESKI, ROBERT J.
22178	YAQUB, ABID	16515	ZALZAL, RABIE HABIB
20994	YAQUB, NADIA	21881	ZAMAN, MUMTAZ UZ
10775	YARBROUGH, CHARLES LOGAN	13845	ZAMAN, QAMAR UL
22288	YARBROUGH, JOHN MATTHEW	14559	ZAMANSKY, GREGORY
22013	YASAR, UZAY	10923	ZAMORA, IVAN VICENTE
18397	YASSA, YOUSSEF YASSA	22697	ZANABLI, ABDUL RAHMAN
09271	YASSINI-FARD, HOSSEIN	13746	ZANGENEH, FEREDOUN
11454	YATCO, REYNALDO LABRADOR	19380	ZAPPACOSTA, ANNE MARIE
10978	YATES, BARRY CORDELL	22533	ZARROUF, FAHD AZIZ
16763	YATES, MATTHEW CHARLES	20703	ZASLAU, STANLEY
08437	YATES, ROY JAMES	22534	ZBOJNIEWICZ, ANDREW MICHAEL
07142	YATES, WALTER KINSTLER	20997	ZEB, SARAH
18916	YBANEZ-MORANO, JESSICA ROSE GALANG	20926	ZEC, NATASA
22430	YE, JEFF HUACING	23156	ZEHMS, CHAD THOMAS
21287	YEAGER, AMY FRIEDMAN	16998	ZEID, FUAD MOHAMMED AU
23031	YEDNOCK, JOEL BERNARD	11854	ZEKAN, STEPHEN MICHAEL
11456	YEE, ROBERT CHENG	18831	ZEKAN, THOMAS JAMES
20163	YELLOTT, CHESLEY WHITE	23087	ZELINKA, PETER BOHUSLAV
21411	YEOMANS, RONALD NORMAN	21940	ZENG, XU
22754	YIN, JIE	17746	ZERVOS, NICK LOGOTHETIS
16204	YINGLING, KEVIN WESLEY	15045	ZESHONSKY, PAUL JOSEPH
20854	YOAK, MATTHEW BRIAN	19996	ZHANG, HONG

License Name

License Name

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20658	ZHANG, PEILIN
22588	ZHAO, WEI
23282	ZHENG, WANHONG
22356	ZIMA, AARON JUDE
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, 2008**

License	Name	License	Name
00317	ACREE, JOHN THOMAS	00258	GORENSHTEIN, ALEXANDER
00309	ANDERSON, DAVID A.	00164	GRAHAM, GENE STEVEN
00365	ARNOLD, JAMES ROBERT	00168	GRANT, WILLIAM STEVEN
00217	ARNOLD, RICHARD CURTIS	00320	HADRYCH, JERRY IGNATIUS
00357	AVERY, KENNETH BURTON	00280	HAGEY, BARBARA DIANNE
10400	BAER, DAVID NICHOLAS	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	10396	KASHANI, ATOOSA
00376	BREM, JOHN ANDREW	00372	KELLY-DANHIRE, CHERIE LYNN
00250	BRIEHOFF, 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	CIMAGLIA, 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	DANHIRE, BRYAN WILLIAM	00269	MELEK, STEVEN SCOTT
10389	DAVIS, RHONDA LYNN	00244	MILLER, GORDON ALLAN
00236	DIDOMENICO, LAWRENCE A.	00348	MILLER, KIRT THOMAS
00247	ODD, 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	RAUCH, RICHARD L.
00141	GLEITZMAN, DAVID	00271	REYNOLDS, LEONARD ANTHONY
00377	GOODWIN, JOSEPH HERBERT	00270	ROMITO, DIRK ARTHUR

License Name

License Name

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00241	ROTHSTEIN, MARK WILLIAM
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, 2008**

**West Virginia Board of Medicine**  
**Number of Active Medical Doctors by County**  
**Licensed in the State of West Virginia as of December 31, 2008**

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County	Number	County	Number
Barbour	7	Berkeley	148
Boone	13	Braxton	8
Brooke	37	Cabell	504
Calhoun	4	Clay	5
Doddridge	2	Fayette	41
Gilmer	2	Grant	14
Greenbrier	63	Hampshire	13
Hancock	42	Hardy	13
Harrison	153	Jackson	8
Jefferson	75	Kanawha	670
Lewis	32	Lincoln	8
Logan	53	Marion	78
Marshall	28	Mason	31
McDowell	27	Mercer	120
Mineral	16	Mingo	25
Monongalia	667	Monroe	2
Morgan	12	Nicholas	29
Ohio	162	Pendleton	5
Pleasants	4	Pocahontas	5
Preston	24	Putnam	41
Raleigh	176	Randolph	47
Ritchie	3	Roane	18
Summers	8	Taylor	8
Tucker	4	Tyler	6
Upshur	25	Wayne	18
Webster	3	Wetzel	18
Wirt	2	Wood	177
Wyoming	4		
		<b>TOTAL:</b>	<b>3708</b>



**West Virginia Board of Medicine**  
**Number of Active Podiatrists by County**  
**Licensed in the State of West Virginia as of December 31, 2008**

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<b>County</b>	<b>Number</b>
Barbour	1
Berkeley	4
Brooke	2
Cabell	11
Fayette	1
Greenbrier	1
Hancock	2
Hardy	1
Harrison	5
Jefferson	5
Kanawha	6
Logan	2
Marion	3
Marshall	2
Mason	1
Mercer	3
Monongalia	6
Morgan	1
Ohio	4
Putnam	2
Raleigh	3
Randolph	1
Taylor	1
Wayne	1
Wetzel	1
Wood	3
<b>TOTAL:</b>	<b>73</b>

**West Virginia Board of Medicine**  
**Number of Active Physician Assistants by County**  
**Licensed in the State of West Virginia as of December 31, 2008**

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<b>County</b>	<b>Number</b>	<b>County</b>	<b>Number</b>
Barbour	6	Berkeley	28
Boone	5	Braxton	1
Cabell	44	Calhoun	1
Clay	1	Fayette	14
Gilmer	1	Grant	1
Greenbrier	8	Hampshire	5
Hancock	7	Hardy	9
Harrison	25	Jefferson	10
Kanawha	6	Kanawha	113
Lewis	4	Lincoln	4
Logan	1	Marion	7
Marshall	4	Mason	3
McDowell	6	Mercer	28
Mineral	1	Mingo	2
Monongalia	62	Morgan	3
Nicholas	8	Ohio	1
Ohio	42	Pendleton	2
Pocahontas	3	Preston	1
Putnam	3	Raleigh	37
Randolph	6	Roane	4
Summers	3	Taylor	5
Tucker	8	Upshur	12
Webster	4	Wirt	1
Wood	29	Wyoming	1
		<b>TOTAL:</b>	<b>580</b>

**West Virginia Board of Medicine**  
**Number of Active Medical Doctors by Primary Specialty**  
**Licensed and Practicing in West Virginia as of December 31, 2008**

<b>Specialty</b>		<b>Number</b>
A	Allergy	1
ADL	Adolescent Medicine (Pediatrics)	1
ADM	Addiction Medicine	2
AI	Allergy & Immunology	15
AMI	Adolescent Medicine (Internal Medicine)	1
AN	Anesthesiology	159
APM	Pain Management	6
AS	Abdominal Surgery	1
ATP	Anatomic Pathology	12
CCA	Critical Care Medicine (Anesthesiology)	1
CCM	Critical Care Medicine (Internal Medicine)	3
CCP	Pediatric Critical Care Medicine	5
CD	Cardiovascular Disease	88
CHN	Child Neurology	3
CHP	Child and Adolescent Psychiatry	11
CLP	Clinical Pathology	1
CRS	Colon & Rectal Surgery	2
CTS	Cardiothoracic Surgery	41
D	Dermatology	35
DR	Diagnostic Radiology	90
EM	Emergency Medicine	192
END	Endocrinology, Diabetes and Metabolism	18
FOP	Forensic Pathology	5
FP	Family Practice	526
FPG	Geriatric Medicine (Family Practice)	1
FSM	Sports Medicine (Family Practice)	1
GE	Gastroenterology	38
GO	Gynecological Oncology	3
GP	General Practice	70
GS	General Surgery	177
GYN	Gynecology	18
HEM	Hematology (Internal Medicine)	2
HO	Hematology/Oncology	26
HOS	Hospitalist	8
HS	Hand Surgery	2
IC	Interventional Cardiology	7

<b>Specialty</b>		<b>Number</b>
ICE	Clinical Cardiac Electrophysiology	7
ID	Infectious Disease	10
IM	Internal Medicine	595
IMG	Geriatric Medicine (Internal Medicine)	1
ISM	Sports Medicine (Internal Medicine)	1
LM	Legal Medicine	1
MFM	Maternal & Fetal Medicine	1
MG	Medical Genetics	1
MPD	Internal Medicine/Pediatrics	44
MPH	Public Health and General Preventive Medicine	6
N	Neurology	76
NEP	Nephrology	28
NM	Nuclear Medicine	1
NPM	Neonatal-Perinatal Medicine	7
NR	Nuclear Radiology	1
NRN	Neurology/Diagnostic Radiology/Neuroradiology	4
NS	Neurological Surgery	35
OBG	Obstetrics & Gynecology	159
OM	Occupational Medicine	16
ON	Medical Oncology	20
OPH	Ophthalmology	102
ORS	Orthopedic Surgery	109
OS	Other	11
OSM	Sports Medicine (Orthopedic Surgery)	2
OSS	Orthopedic Surgery of the Spine	3
OTO	Otolaryngology	63
OTR	Orthopedic Trauma	4
P	Psychiatry	161
PAN	Pediatric Anesthesiology (Pediatrics)	2
PCC	Pulmonary Critical Care Medicine	11
PD	Pediatrics	247
PDC	Pediatric Cardiology	3
PDP	Pediatric Pulmonology	2
PDS	Pediatric Surgery (Surgery)	3
PG	Pediatric Gastroenterology	1
PHL	Phlebology	1
PHO	Pediatric Hematology/Oncology	4
PLM	Palliative Medicine	4
PM	Physical Medicine & Rehabilitation	17
PMD	Pain Medicine	1
PN	Pediatric Nephrology	1

<b>Specialty</b>		<b>Number</b>
PO	Pediatric Ophthalmology	1
PS	Plastic Surgery	30
PTH	Anatomic/Clinical Pathology	92
PUD	Pulmonary Disease	19
R	Radiology	98
RHU	Rheumatology	14
RNR	Neuroradiology	1
RO	Radiation Oncology	22
S	Surgery	1
SM	Sleep Medicine	1
SO	Surgical Oncology	3
TS	Thoracic Surgery	1
TTS	Transplant Surgery	1
U	Urology	63
UCM	Urgent Care Medicine	3
US	Unspecified	6
VIR	Vascular and Interventional Radiology	4
VS	Vascular Surgery	12
	<b>TOTAL:</b>	<b>3708</b>

**West Virginia Board of Medicine**  
**Number of Active Podiatrists by Primary Specialty**  
**Licensed and Practicing in West Virginia as of December 31, 2008**

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<b>Specialty</b>		<b>Number</b>
FOR	Foot Orthopedics, or Biomechanics	3
GP	General Practice	49
OS	Other	1
POD	Podiatric Dermatology	1
S	Surgery	19
	<b>TOTAL:</b>	<b>73</b>

**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, 2008**

County	Specialty	Number
Barbour	EM    Emergency Medicine	1
	FP    Family Practice	3
	GS    General Surgery	1
	IM    Internal Medicine	1
	PD    Pediatrics	1
Berkeley	ADM    Addiction Medicine	1
	AN    Anesthesiology	7
	APM    Pain Management	1
	ATP    Anatomic Pathology	1
	CD    Cardiovascular Disease	7
	CHP    Child and Adolescent Psychiatry	1
	D    Dermatology	1
	DR    Diagnostic Radiology	4
	EM    Emergency Medicine	11
	END    Endocrinology, Diabetes and Metabolism	1
	FP    Family Practice	22
	GP    General Practice	1
	GS    General Surgery	4
	GYN    Gynecology	1
	HO    Hematology/Oncology	1
	IM    Internal Medicine	29
	MPD    Internal Medicine/Pediatrics	2
	N    Neurology	2
	NEP    Nephrology	1
	NRN    Neurology/Diagnostic Radiology/Neuroradiology	1
	NS    Neurological Surgery	1
	OBG    Obstetrics & Gynecology	7
	OM    Occupational Medicine	3
	OPH    Ophthalmology	2
	ORS    Orthopedic Surgery	4
	OTO    Otolaryngology	4
	P    Psychiatry	8
	PD    Pediatrics	8
PLM    Palliative Medicine	1	

County	Specialty	Number
	PTH Anatomic/Clinical Pathology	1
	PUD Pulmonary Disease	3
	R Radiology	2
	RHU Rheumatology	1
	RO Radiation Oncology	2
	U Urology	2
Boone		
	FP Family Practice	7
	GP General Practice	2
	IM Internal Medicine	3
	P Psychiatry	1
Braxton		
	EM Emergency Medicine	1
	FP Family Practice	3
	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	6
	FP Family Practice	4
	GE Gastroenterology	1
	GS General Surgery	2
	HO Hematology/Oncology	1
	IM Internal Medicine	10
	NEP Nephrology	2
	OBG Obstetrics & Gynecology	1
	OTO Otolaryngology	1
	P Psychiatry	1
	PCC Pulmonary Critical Care Medicine	1
	R Radiology	1
	U Urology	1
Cabell		
	AI Allergy & Immunology	2
	AN Anesthesiology	16
	ATP Anatomic Pathology	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CD Cardiovascular Disease	15
	CHN Child Neurology	1
	CHP Child and Adolescent Psychiatry	1



County	Specialty	Number
	CTS Cardiothoracic Surgery	7
	D Dermatology	6
	DR Diagnostic Radiology	16
	EM Emergency Medicine	10
	END Endocrinology, Diabetes and Metabolism	3
	FP Family Practice	71
	GE Gastroenterology	6
	GO Gynecological Oncology	1
	GP General Practice	5
	GS General Surgery	22
	GYN Gynecology	1
	HO Hematology/Oncology	3
	HOS Hospitalist	5
	HS Hand Surgery	2
	IC Interventional Cardiology	1
	ICE Clinical Cardiac Electrophysiology	1
	ID Infectious Disease	2
	IM Internal Medicine	83
	IMG Geriatric Medicine (Internal Medicine)	1
	MPD Internal Medicine/Pediatrics	9
	N Neurology	8
	NEP Nephrology	2
	NPM Neonatal-Perinatal Medicine	1
	NS Neurological Surgery	8
	OBG Obstetrics & Gynecology	26
	OM Occupational Medicine	1
	ON Medical Oncology	4
	OPH Ophthalmology	12
	ORS Orthopedic Surgery	13
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	9
	P Psychiatry	27
	PAN Pediatric Anesthesiology (Pediatrics)	1
	PCC Pulmonary Critical Care Medicine	3
	PD Pediatrics	33
	PDP Pediatric Pulmonology	1
	PDS Pediatric Surgery (Surgery)	1
	PHO Pediatric Hematology/Oncology	1
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	3
	PMD Pain Medicine	1

County	Specialty	Number
	PS Plastic Surgery	5
	PTH Anatomic/Clinical Pathology	16
	PUD Pulmonary Disease	5
	R Radiology	11
	RHU Rheumatology	2
	RO Radiation Oncology	4
	SO Surgical Oncology	1
	U Urology	8
	VIR Vascular and Interventional Radiology	3
Callhoun	IM Internal Medicine	4
Clay	FP Family Practice	4
	GP General Practice	1
Doddridge	FP Family Practice	1
	IM Internal Medicine	1
Fayette	AN Anesthesiology	1
	DR Diagnostic Radiology	2
	EM Emergency Medicine	2
	FP Family Practice	10
	GP General Practice	5
	GS General Surgery	3
	IM Internal Medicine	9
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	2
	P Psychiatry	1
	PD Pediatrics	5
Gilmer	EM Emergency Medicine	1
	GP General Practice	1
Grant	AN Anesthesiology	1
	FP Family Practice	4
	IM Internal Medicine	2
	OBG Obstetrics & Gynecology	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	1
	P Psychiatry	1
	PD Pediatrics	1
	PTH Anatomic/Clinical Pathology	1

County	Specialty	Number
Greenbrier	US Unspecified	1
	AN Anesthesiology	2
	ATP Anatomic Pathology	1
	CD Cardiovascular Disease	2
	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	1
	FP Family Practice	3
	GE Gastroenterology	3
	GS General Surgery	1
	IM Internal Medicine	21
	MPD Internal Medicine/Pediatrics	1
	N Neurology	2
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	3
	P Psychiatry	2
	PD Pediatrics	5
	PLM Palliative Medicine	1
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	2
	R Radiology	2
	RO Radiation Oncology	1
	U Urology	5
Hampshire	EM Emergency Medicine	2
	FP Family Practice	2
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	3
	OBG Obstetrics & Gynecology	1
	ORS Orthopedic Surgery	1
	P Psychiatry	1
	PD Pediatrics	1
Hancock	AI Allergy & Immunology	1
	AN Anesthesiology	2
	CTS Cardiothoracic Surgery	1
	D Dermatology	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	1
	END Endocrinology, Diabetes and Metabolism	2

County	Specialty	Number
	FP Family Practice	4
	GE Gastroenterology	1
	HO Hematology/Oncology	2
	ICE Clinical Cardiac Electrophysiology	1
	IM Internal Medicine	6
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	NEP Nephrology	2
	NS Neurological Surgery	1
	OBG Obstetrics & Gynecology	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	1
	P Psychiatry	4
	PD Pediatrics	2
	R Radiology	2
	U Urology	1
Hardy	FP Family Practice	6
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	3
	OBG Obstetrics & Gynecology	1
	PD Pediatrics	1
Harrison	AI Allergy & Immunology	2
	AMI Adolescent Medicine (Internal Medicine)	1
	AN Anesthesiology	4
	APM Pain Management	1
	AS Abdominal Surgery	1
	CD Cardiovascular Disease	4
	CTS Cardiothoracic Surgery	1
	D Dermatology	7
	DR Diagnostic Radiology	4
	EM Emergency Medicine	3
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	29
	GE Gastroenterology	1
	GP General Practice	2
	GS General Surgery	6
	HO Hematology/Oncology	1

County	Specialty	Number
	IM Internal Medicine	30
	MPD Internal Medicine/Pediatrics	1
	N Neurology	2
	NS Neurological Surgery	2
	OBG Obstetrics & Gynecology	6
	OPH Ophthalmology	6
	ORS Orthopedic Surgery	2
	OS Other	1
	OSM Sports Medicine (Orthopedic Surgery)	1
	OTO Otolaryngology	4
	P Psychiatry	7
	PD Pediatrics	7
	PS Plastic Surgery	1
	PTH Anatomic/Clinical Pathology	3
	PUD Pulmonary Disease	3
	R Radiology	1
	RHU Rheumatology	1
	RO Radiation Oncology	1
	U Urology	4
	VS Vascular Surgery	2
Jackson	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	GS General Surgery	1
	IM Internal Medicine	1
	OBG Obstetrics & Gynecology	1
	ORS Orthopedic Surgery	1
	PD Pediatrics	1
Jefferson	A Allergy	1
	CD Cardiovascular Disease	6
	EM Emergency Medicine	3
	FP Family Practice	25
	GE Gastroenterology	1
	GS General Surgery	2
	GYN Gynecology	1
	HO Hematology/Oncology	1
	IM Internal Medicine	8
	MPD Internal Medicine/Pediatrics	1
	N Neurology	1
	OBG Obstetrics & Gynecology	4

County	Specialty	Number	
	ON	Medical Oncology	3
	OPH	Ophthalmology	3
	ORS	Orthopedic Surgery	2
	PD	Pediatrics	4
	PTH	Anatomic/Clinical Pathology	3
	PUD	Pulmonary Disease	1
	R	Radiology	1
	RHU	Rheumatology	1
	U	Urology	2
	VS	Vascular Surgery	1
Kanawha	AI	Allergy & Immunology	3
	AN	Anesthesiology	42
	APM	Pain Management	2
	ATP	Anatomic Pathology	4
	CCP	Pediatric Critical Care Medicine	1
	CD	Cardiovascular Disease	15
	CHN	Child Neurology	1
	CHP	Child and Adolescent Psychiatry	4
	CRS	Colon & Rectal Surgery	1
	CTS	Cardiothoracic Surgery	15
	D	Dermatology	6
	DR	Diagnostic Radiology	18
	EM	Emergency Medicine	15
	END	Endocrinology, Diabetes and Metabolism	6
	FOP	Forensic Pathology	4
	FP	Family Practice	61
	GE	Gastroenterology	7
	GO	Gynecological Oncology	1
	GP	General Practice	8
	GS	General Surgery	38
	GYN	Gynecology	7
	HO	Hematology/Oncology	6
	HOS	Hospitalist	2
	IC	Interventional Cardiology	4
	ICE	Clinical Cardiac Electrophysiology	3
	ID	Infectious Disease	4
	IM	Internal Medicine	108
LM	Legal Medicine	1	
MPD	Internal Medicine/Pediatrics	11	
MPH	Public Health and General Preventive Medicine	5	

County	Specialty	Number
	N Neurology	12
	NEP Nephrology	5
	NM Nuclear Medicine	1
	NPM Neonatal-Perinatal Medicine	3
	NS Neurological Surgery	5
	OBG Obstetrics & Gynecology	26
	OM Occupational Medicine	2
	ON Medical Oncology	1
	OPH Ophthalmology	17
	ORS Orthopedic Surgery	17
	OS Other	6
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	10
	OTR Orthopedic Trauma	1
	P Psychiatry	26
	PCC Pulmonary Critical Care Medicine	1
	PD Pediatrics	55
	PDC Pediatric Cardiology	1
	PDP Pediatric Pulmonology	1
	PDS Pediatric Surgery (Surgery)	2
	PG Pediatric Gastroenterology	1
	PHO Pediatric Hematology/Oncology	1
	PLM Palliative Medicine	1
	PM Physical Medicine & Rehabilitation	6
	PO Pediatric Ophthalmology	1
	PS Plastic Surgery	13
	PTH Anatomic/Clinical Pathology	19
	PUD Pulmonary Disease	4
	R Radiology	9
	RHU Rheumatology	2
	RO Radiation Oncology	3
	TTS Transplant Surgery	1
	U Urology	10
	US Unspecified	2
	VS Vascular Surgery	1
Lewis	EM Emergency Medicine	2
	FP Family Practice	7
	GS General Surgery	2
	IM Internal Medicine	6
	OBG Obstetrics & Gynecology	2

County	Specialty	Number
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	1
	P Psychiatry	7
	PD Pediatrics	2
	U Urology	1
Lincoln	FP Family Practice	4
	GP General Practice	2
	IM Internal Medicine	1
	PD Pediatrics	1
Logan	AI Allergy & Immunology	1
	AN Anesthesiology	3
	CD Cardiovascular Disease	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	8
	GP General Practice	1
	GS General Surgery	6
	HO Hematology/Oncology	1
	IM Internal Medicine	10
	NRN Neurology/Diagnostic Radiology/Neuroradiology	1
	OBG Obstetrics & Gynecology	3
	OM Occupational Medicine	1
	OPH Ophthalmology	1
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	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
	AI Allergy & Immunology	1
	AN Anesthesiology	1
	ATP Anatomic Pathology	1
	CD Cardiovascular Disease	2
	D Dermatology	1
	DR Diagnostic Radiology	8
	EM Emergency Medicine	3



County	Specialty	Number
	FP Family Practice	7
	GE Gastroenterology	1
	GP General Practice	1
	GS General Surgery	3
	HO Hematology/Oncology	1
	IM Internal Medicine	19
	OBG Obstetrics & Gynecology	2
	ON Medical Oncology	1
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	3
	OTO Otolaryngology	1
	P Psychiatry	5
	PD Pediatrics	7
	R Radiology	5
	RHU Rheumatology	1
	U Urology	1
Marshall	AN Anesthesiology	2
	CD Cardiovascular Disease	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	7
	GP General Practice	2
	GS General Surgery	1
	IM Internal Medicine	1
	MPD Internal Medicine/Pediatrics	1
	OBG Obstetrics & Gynecology	2
	OPH Ophthalmology	2
	OTO Otolaryngology	1
	OTR Orthopedic Trauma	1
	PD Pediatrics	3
	U Urology	1
Mason	CTS Cardiothoracic Surgery	1
	DR Diagnostic Radiology	1
	FP Family Practice	6
	GE Gastroenterology	1
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	7
	MPD Internal Medicine/Pediatrics	1

County	Specialty	Number
	N Neurology	1
	OBG Obstetrics & Gynecology	3
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	1
	PD Pediatrics	2
	PTH Anatomic/Clinical Pathology	1
	U Urology	2
McDowell	ATP Anatomic Pathology	1
	DR Diagnostic Radiology	1
	EM Emergency Medicine	2
	FP Family Practice	4
	GP General Practice	5
	GS General Surgery	1
	IM Internal Medicine	3
	MPD Internal Medicine/Pediatrics	1
	NEP Nephrology	2
	OBG Obstetrics & Gynecology	3
	P Psychiatry	1
	PD Pediatrics	3
Mercer	AN Anesthesiology	8
	CD Cardiovascular Disease	7
	CTS Cardiothoracic Surgery	2
	DR Diagnostic Radiology	4
	EM Emergency Medicine	7
	END Endocrinology, Diabetes and Metabolism	1
	FP Family Practice	10
	FPG Geriatric Medicine (Family Practice)	1
	GE Gastroenterology	2
	GP General Practice	4
	GS General Surgery	7
	HEM Hematology (Internal Medicine)	1
	IM Internal Medicine	18
	N Neurology	5
	NEP Nephrology	4
	NS Neurological Surgery	1
	OBG Obstetrics & Gynecology	4
	ON Medical Oncology	1
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	1

County	Specialty	Number
	OTO Otolaryngology	1
	P Psychiatry	3
	PD Pediatrics	7
	PM Physical Medicine & Rehabilitation	2
	PTH Anatomic/Clinical Pathology	4
	R Radiology	7
	RO Radiation Oncology	2
	U Urology	4
Mineral	EM Emergency Medicine	1
	FP Family Practice	7
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	4
	PD Pediatrics	1
	R Radiology	1
Mingo	AN Anesthesiology	1
	CD Cardiovascular Disease	1
	EM Emergency Medicine	2
	FP Family Practice	5
	GE Gastroenterology	1
	GP General Practice	1
	GS General Surgery	1
	IM Internal Medicine	5
	N Neurology	1
	ORS Orthopedic Surgery	1
	P Psychiatry	1
	PD Pediatrics	2
	R Radiology	1
	RHU Rheumatology	1
	U Urology	1
Monongalia	ADL Adolescent Medicine (Pediatrics)	1
	AI Allergy & Immunology	1
	AN Anesthesiology	35
	APM Pain Management	1
	ATP Anatomic Pathology	3
	CCA Critical Care Medicine (Anesthesiology)	1
	CCM Critical Care Medicine (Internal Medicine)	1
	CCP Pediatric Critical Care Medicine	4
	CD Cardiovascular Disease	11

County	Specialty	Number
	CHN Child Neurology	1
	CHP Child and Adolescent Psychiatry	2
	CLP Clinical Pathology	1
	CTS Cardiothoracic Surgery	5
	D Dermatology	8
	DR Diagnostic Radiology	8
	EM Emergency Medicine	49
	END Endocrinology, Diabetes and Metabolism	1
	FOP Forensic Pathology	1
	FP Family Practice	51
	GE Gastroenterology	6
	GP General Practice	2
	GS General Surgery	29
	GYN Gynecology	3
	HEM Hematology (Internal Medicine)	1
	HO Hematology/Oncology	3
	HOS Hospitalist	1
	IC Interventional Cardiology	2
	ICE Clinical Cardiac Electrophysiology	2
	ID Infectious Disease	2
	IM Internal Medicine	87
	ISM Sports Medicine (Internal Medicine)	1
	MFM Maternal & Fetal Medicine	1
	MG Medical Genetics	1
	MPD Internal Medicine/Pediatrics	9
	MPH Public Health and General Preventive Medicine	1
	N Neurology	27
	NEP Nephrology	4
	NPM Neonatal-Perinatal Medicine	3
	NR Nuclear Radiology	1
	NS Neurological Surgery	10
	OBG Obstetrics & Gynecology	25
	OM Occupational Medicine	5
	ON Medical Oncology	5
	OPH Ophthalmology	28
	ORS Orthopedic Surgery	28
	OS Other	3
	OSM Sports Medicine (Orthopedic Surgery)	1
	OTO Otolaryngology	15
	OTR Orthopedic Trauma	1
	P Psychiatry	31

County	Specialty	Number
	PAN Pediatric Anesthesiology (Pediatrics)	1
	PCC Pulmonary Critical Care Medicine	5
	PD Pediatrics	42
	PDC Pediatric Cardiology	2
	PHO Pediatric Hematology/Oncology	2
	PM Physical Medicine & Rehabilitation	2
	PN Pediatric Nephrology	1
	PS Plastic Surgery	3
	PTH Anatomic/Clinical Pathology	23
	PUD Pulmonary Disease	3
	R Radiology	35
	RHU Rheumatology	3
	RNR Neuroradiology	1
	RO Radiation Oncology	1
	S Surgery	1
	SO Surgical Oncology	1
	TS Thoracic Surgery	1
	U Urology	11
	UCM Urgent Care Medicine	1
	US Unspecified	1
	VS Vascular Surgery	4
Monroe	FP Family Practice	1
	GP General Practice	1
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	2
	FP Family Practice	11
	GP General Practice	1
	GS General Surgery	4
	IM Internal Medicine	2
	MPD Internal Medicine/Pediatrics	1
	OBG Obstetrics & Gynecology	2
	ORS Orthopedic Surgery	1
	P Psychiatry	1
	PD Pediatrics	3

County	Specialty	Number	
Ohio	AI	Allergy & Immunology	2
	AN	Anesthesiology	9
	APM	Pain Management	1
	CCM	Critical Care Medicine (Internal Medicine)	1
	CD	Cardiovascular Disease	6
	CHP	Child and Adolescent Psychiatry	1
	CRS	Colon & Rectal Surgery	1
	CTS	Cardiothoracic Surgery	7
	D	Dermatology	2
	DR	Diagnostic Radiology	6
	EM	Emergency Medicine	12
	END	Endocrinology, Diabetes and Metabolism	2
	FP	Family Practice	23
	GS	General Surgery	3
	GYN	Gynecology	3
	HO	Hematology/Oncology	3
	IM	Internal Medicine	11
	N	Neurology	5
	NEP	Nephrology	4
	NRN	Neurology/Diagnostic Radiology/Neuroradiology	1
	NS	Neurological Surgery	3
	OBG	Obstetrics & Gynecology	5
	ON	Medical Oncology	2
	OPH	Ophthalmology	3
	ORS	Orthopedic Surgery	8
	OTO	Otolaryngology	3
	P	Psychiatry	6
	PD	Pediatrics	5
	PM	Physical Medicine & Rehabilitation	1
	PS	Plastic Surgery	5
	PTH	Anatomic/Clinical Pathology	6
	R	Radiology	7
	RO	Radiation Oncology	1
	SM	Sleep Medicine	1
	U	Urology	2
UCM	Urgent Care Medicine	1	
Pendleton	FP	Family Practice	3
	PD	Pediatrics	1
	PTH	Anatomic/Clinical Pathology	1

County	Specialty	Number	
Pleasants	CHP	Child and Adolescent Psychiatry	1
	FP	Family Practice	1
	GP	General Practice	1
	IM	Internal Medicine	1
Pocahontas	EM	Emergency Medicine	2
	FP	Family Practice	1
	IM	Internal Medicine	1
	P	Psychiatry	1
Preston	EM	Emergency Medicine	1
	FP	Family Practice	11
	GP	General Practice	2
	GS	General Surgery	1
	IM	Internal Medicine	1
	MPD	Internal Medicine/Pediatrics	1
	N	Neurology	1
	OBG	Obstetrics & Gynecology	1
	OM	Occupational Medicine	1
	PD	Pediatrics	1
	R	Radiology	2
	VIR	Vascular and Interventional Radiology	1
Putnam	AI	Allergy & Immunology	2
	DR	Diagnostic Radiology	1
	FP	Family Practice	11
	GS	General Surgery	2
	ID	Infectious Disease	1
	IM	Internal Medicine	7
	NRN	Neurology/Diagnostic Radiology/Neuroradiology	1
	OBG	Obstetrics & Gynecology	1
	OM	Occupational Medicine	1
	OPH	Ophthalmology	1
	ORS	Orthopedic Surgery	1
	OTO	Otolaryngology	2
	P	Psychiatry	2
	PD	Pediatrics	7
	PTH	Anatomic/Clinical Pathology	1
Raleigh	AN	Anesthesiology	8
	CD	Cardiovascular Disease	3

County	Specialty	Number
	D Dermatology	1
	DR Diagnostic Radiology	6
	EM Emergency Medicine	9
	FP Family Practice	9
	GE Gastroenterology	2
	GP General Practice	4
	GS General Surgery	12
	GYN Gynecology	1
	HO Hematology/Oncology	1
	ID Infectious Disease	1
	IM Internal Medicine	44
	N Neurology	2
	NEP Nephrology	1
	NS Neurological Surgery	1
	OBG Obstetrics & Gynecology	14
	ON Medical Oncology	1
	OPH Ophthalmology	5
	ORS Orthopedic Surgery	6
	OS Other	1
	OSS Orthopedic Surgery of the Spine	1
	OTO Otolaryngology	4
	P Psychiatry	9
	PD Pediatrics	12
	PHL Phlebology	1
	PM Physical Medicine & Rehabilitation	1
	PTH Anatomic/Clinical Pathology	4
	R Radiology	3
	RHU Rheumatology	1
	RO Radiation Oncology	2
	SO Surgical Oncology	1
	U Urology	2
	UCM Urgent Care Medicine	1
	US Unspecified	1
	VS Vascular Surgery	1
Randolph	AN Anesthesiology	2
	EM Emergency Medicine	8
	FP Family Practice	6
	GE Gastroenterology	1
	GP General Practice	1
	GS General Surgery	2



County	Specialty	Number
	GYN Gynecology	1
	HO Hematology/Oncology	1
	IM Internal Medicine	7
	N Neurology	1
	OBG Obstetrics & Gynecology	3
	ON Medical Oncology	1
	OPH Ophthalmology	2
	ORS Orthopedic Surgery	2
	OTO Otolaryngology	2
	P Psychiatry	1
	PD Pediatrics	4
	PTH Anatomic/Clinical Pathology	1
	R Radiology	1
Ritchie	FP Family Practice	1
	GP General Practice	1
	IM Internal Medicine	1
Roane	AN Anesthesiology	1
	EM Emergency Medicine	3
	FP Family Practice	5
	GP General Practice	3
	GS General Surgery	2
	MPD Internal Medicine/Pediatrics	2
	OBG Obstetrics & Gynecology	1
	P Psychiatry	1
Summers	CD Cardiovascular Disease	1
	EM Emergency Medicine	1
	FP Family Practice	3
	IM Internal Medicine	1
	PD Pediatrics	1
	R Radiology	1
Taylor	EM Emergency Medicine	1
	FP Family Practice	4
	GP General Practice	1
	GS General Surgery	2
Tucker	FP Family Practice	3
	FSM Sports Medicine (Family Practice)	1

County	Specialty	Number	
Tyler	EM	Emergency Medicine	1
	FP	Family Practice	2
	GP	General Practice	1
	MPD	Internal Medicine/Pediatrics	1
	OPH	Ophthalmology	1
Upshur	EM	Emergency Medicine	1
	FP	Family Practice	9
	GS	General Surgery	3
	IM	Internal Medicine	4
	OBG	Obstetrics & Gynecology	2
	OPH	Ophthalmology	1
	OTO	Otolaryngology	1
	P	Psychiatry	2
	PD	Pediatrics	2
Wayne	END	Endocrinology, Diabetes and Metabolism	1
	FP	Family Practice	8
	GS	General Surgery	1
	IM	Internal Medicine	5
	OM	Occupational Medicine	1
	PD	Pediatrics	1
	PS	Plastic Surgery	1
Webster	EM	Emergency Medicine	1
	FP	Family Practice	2
Wetzel	AN	Anesthesiology	2
	EM	Emergency Medicine	1
	FP	Family Practice	3
	GP	General Practice	1
	GS	General Surgery	2
	IM	Internal Medicine	3
	OBG	Obstetrics & Gynecology	1
	OPH	Ophthalmology	1
	PD	Pediatrics	3
	RO	Radiation Oncology	1
Wirt	FP	Family Practice	1
	PD	Pediatrics	1

County	Specialty	Number	
Wood	AN	Anesthesiology	10
	CD	Cardiovascular Disease	4
	CHP	Child and Adolescent Psychiatry	1
	CTS	Cardiothoracic Surgery	1
	D	Dermatology	2
	DR	Diagnostic Radiology	4
	EM	Emergency Medicine	16
	FP	Family Practice	29
	GE	Gastroenterology	2
	GO	Gynecological Oncology	1
	GP	General Practice	3
	GS	General Surgery	6
	HO	Hematology/Oncology	1
	IM	Internal Medicine	22
	MPD	Internal Medicine/Pediatrics	1
	N	Neurology	5
	NEP	Nephrology	1
	NS	Neurological Surgery	3
	OBG	Obstetrics & Gynecology	8
	OM	Occupational Medicine	1
	ON	Medical Oncology	1
	OPH	Ophthalmology	7
	ORS	Orthopedic Surgery	7
	OTO	Otolaryngology	1
	OTR	Orthopedic Trauma	1
	P	Psychiatry	10
	PD	Pediatrics	4
	PM	Physical Medicine & Rehabilitation	2
	PS	Plastic Surgery	1
	PTH	Anatomic/Clinical Pathology	5
	R	Radiology	5
	RHU	Rheumatology	1
	RO	Radiation Oncology	3
	U	Urology	4
US	Unspecified	1	
VS	Vascular Surgery	3	
Wyoming	GP	General Practice	1
	GS	General Surgery	1
	P	Psychiatry	1

County	Specialty	Number
	PD Pediatrics	1
	<b>TOTAL:</b>	3708

**West Virginia Board of Medicine**  
**Number of Active Podiatrists by County, by Primary Specialty**  
**Licensed and Practicing in West Virginia as of December 31, 2008**

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
	S Surgery	2
Cabell	GP General Practice	8
	S Surgery	3
Fayette	GP General Practice	1
	GP General Practice	1
Greenbrier	OS Other	1
	OS Other	1
Hancock	GP General Practice	2
	GP General Practice	2
Hardy	GP General Practice	1
	GP General Practice	1
Harrison	GP General Practice	5
	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	3
Logan	GP General Practice	2
	GP General Practice	2
Marion	GP General Practice	2
	POD Podiatric Dermatology	1
Marshall	GP General Practice	2
	GP General Practice	2
Mason	GP General Practice	1
	GP General Practice	1
Mercer	GP General Practice	1
	GP General Practice	1

County	Specialty	Number
Monongalia	S Surgery	2
	FOR Foot Orthopedics, or Biomechanics	1
	GP General Practice	1
Morgan	S Surgery	4
	GP General Practice	1
Ohio	GP General Practice	4
	GP General Practice	2
Putnam	GP General Practice	2
	GP General Practice	3
Randolph	S Surgery	1
	GP General Practice	1
Wayne	GP General Practice	1
	GP General Practice	1
Wetzel	GP General Practice	1
	GP General Practice	2
Wood	S Surgery	1
<b>TOTAL:</b>		73

**PHYSICIAN ASSISTANT LICENSURE - 2008**

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**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, 2008**

<b>Physician Assistant Graduates from In-State Schools</b>	<b>Number</b>	
Physician Assistant Program Alderson Broaddus College	WV	239
Physician Assistant Program Mountain State University/The College of WV, Beckley	WV	154
WEST VIRGINIA UNIVERSITY (Not an approved PA Program)	WV	1

<b>Physician Assistant Graduates from Out-of-State Schools</b>	<b>Number</b>	
Ob-Gyn Associate Program University Of Colorado	CO	1
UNIVERSITY CO HLTH SCI CTR, DENVER	CO	1
Physician Assistant Program Quinnipiac College	CT	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 Nova Southeastern University	FL	1
Physician Assistant Program University of Florida	FL	3
Physician Assistant Program Emory University	GA	2
Physician Assistant Program University Of Kentucky	KY	7
UNIVERSITY KY HSC, LEXINGTON	KY	5
Physician Assistant Program Northeastern University	MA	2
Health Associate Program The Johns Hopkins University	MD	1
Physician Assistant Program Essex Community College	MD	5
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
CATH MEDICAL CENTER BROOKLYN/QUEEN, JAMAICA	NY	1
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 Kettering College Of Medical Arts	OH	7
PHYSICIAN ASSISTANT SCHOOL MARRIETTA COLLEGE	OH	22
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	2
Philadelphia College Of Osteopathic Medicine	PA	1
Physician Assistant Program Duquesne University	PA	9
Physician Assistant Program Arcadia University, Glenside	PA	4
Physician Assistant Program Chatham College, Pittsburgh	PA	9
Physician Assistant Program Community College Of Allegheny County	PA	2
Physician Assistant Program Gannon University	PA	3
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	10
Seton Hill, Greensburg	PA	5
PHYSICIAN ASSISTANT PROGRAM - MEDICAL UNIVERSITY OF SOUTH CAROLINA	SC	1
Physician Assistant Program Trevecca Nazarene College	TN	2
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
Physician Assistant Program College of Health Sciences, Roanoke	VA	5
Physician Assistant Program James Madison University, Harrisburg	VA	4
SHENANDOAH UNIVERSITY, WINCHESTER	VA	13
Physician Assistant Program Marshfield Clinic Foundation	WI	1
Physician Assistant Program University Of Wisconsin	WI	1

**Total Physician Assistants – Graduates: 573**

**Total Physician Assistants – Non-Graduates: 7**

**Total Physician Assistants Active as of December 31, 2008: 580**

**West Virginia Board of Medicine  
New Physician Assistants for 2008**

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***Monday, January 14, 2008***

BETHANY KATHERINE STEALEY  
KEVIN ROBERT GARNEAU  
HOLLY LEIGH DYER  
REBECCA FRANCES SOFFIAN  
DANE GAVIN SINK  
DAVID COLIN GEORGE

***Monday, March 10, 2008***

JON CARTER BENSON  
MICHAEL ALAN EISENFELD  
RIAN KRISTOPHER ZUNIGA  
NIALA GHALIB  
KAREN MARIE BRAUN

***Monday, May 12, 2008***

CAROL M. WILLIAMS  
MELISSA MARIE HALE  
RANDYL ERIK GESSEL  
JARED SCOTT CAMPBELL

***Monday, July 14, 2008***

SUMMER N. TOLER  
LAILAH MARIE RICE  
GARLAND ROOSEVELT WARD, III  
GREGORY PAUL SELASKY  
KASSANDRA ANNE KATONA  
KRISTIN LEA GILES  
REBEKAH ELAINE HICKS  
CHRISTOPHER CHAD HILL  
TRAVIS LEE RANDOLPH  
ZACHARY RYAN VANCE

***Monday, September 08, 2008***

SANDRA K. MAY  
KELSEY RENEE HOTT  
LENA MARIE YEATER  
EMILY LOUISE STRICKLAND  
JESSICA ANN STEWART  
MELANIE KRISTIN SAYRE  
IAN MICHAEL BURDETT  
ERIN RENAE RHODES  
MARCELLA SUZANN RAMSEY  
SARAH JEAN KINDLER  
SCOTT MICHAEL SCHULTE  
ANTHONY JOSEPH IGNATOVICH  
DAVID EDWARD HUTCHISON  
CATHY RENEE HINER  
KIMBERLY MICHELLE HAIKAL  
BETH ANN GUZZI  
DARCI NICOLE BARGER  
JESSICA EVELYN FULTON  
HEATHER MARIE COOK  
TREVOR LEE MILLER  
AMANDA JANE EDWARDS

***Monday, November 10, 2008***

MEGAN NICOLE OLISH-TERRY  
ELIZABETH ANN BEEBE  
ELISA MARIE BELL  
JODI A. CONLEY  
MELISSA RENEE CONNER  
LEIGH ANN CRAIG  
HEATHER LYNN CUNNINGHAM  
RACHEL DENISE FOX  
MARY BETH LICHTY  
BRYAN E. STANISLAUS  
ASHLEY ELAINE VARIAN  
STEPHANIE JEAN ZUNIGA  
SARAH JO RUPPENTHAL  
AMIR REZA KHORSHAD  
AMBER GINA HARPER

**West Virginia Board of Medicine**  
**Physician Assistants Licensed in West Virginia**  
**Active as of December 31, 2008**

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
CHRISTINA FLORENCE ADAMS	PETER GEORGE PANTELIDIS, M.D.	PARKERSBURG, 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. JAMES KETRON ROSS, M.D.	PRINCETON, WV
JACLYN LEA ADKINS	SHAZIA AKBAR, M.D. JOHN HENRY JOHNSON III, M.D.	BECKLEY, WV
MICHAEL DEWAYNE ADKINS	CHANDOS DEWAYNE TACKETT, M.D.	HUNTINGTON, WV
KRISTINE KAY AGNEW	OSTERMAN COTES, 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
SAMUEL AMARO	ALESSANDRO AMBROZ, M.D.	MARTINSBURG, WV
AARON MICHAEL AMBURGEY	JAMES P. BOLAND, M.D.	CHARLESTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
EMILY REBECCA AMEND	MOHAMAD BASSAM HAFFAR, M.D. THOMAS JOHN RITTINGER, M.D. HOSSAM TARAKJI, M.D.	CHARLESTON, WV
PATRICK A. ANDERSON	JOHN HENRY SCHMIDT III, M.D. ROBERT JOSEPH CROW JR., M.D.	CHARLESTON, WV
ALLYSON M. ANDREWS	ELAINE JEAN KIRCHDOERFER, M.D.	ROCK CAVE, WV
JAMES M. ARCURE	RUSSELL BIUNDO, M.D. IHAB YOUSSEF LABATIA, M.D.	MORGANTOWN, WV
JEREMIAH DAVID ARMSTRONG	JOHN HOWARD LOBBAN, M.D. RICHARD LEE SMITH II, M.D. JAMES JAY MERRILL, M.D.	MORGANTOWN, WV
KELLIE MICHELLE AROMIN	AHMED DAVER FAHEEM, M.D. SAFIULLAH SYED, M.D.	BECKLEY, WV
JODY L. ASBURY	WILLIAM NEIL PAYNE, M.D.	CHARLESTON, WV
SHANNA MICHELE AUTREY	CARL RANDOLPH SHELTON, M.D.	PRINCETON, WV
EHAB A. AWAD	GUY DAVID LEVEAUX, M.D.	BUCKEYE, WV
BRADLEY C. BAILEY	ABDUL RASHID PIRACHA, M.D. GORDON FREEMAN PRESCOTT, M.D.	PRINCETON, WV
BRIAN LEONARD BAKER	CARROLL DAVID CHRISTIANSEN, M.D.	SPENCER, WV
JOSHUA S. BAKER	ANDREW ALAN TALKINGTON, M.D. ROBERT EUGENE BLAKE, M.D. ERIC RAY ANGER, M.D.	PHILIPPI, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
NICHOLAS J. BAKER	SAMUEL KUMP ROBERTS, M.D. SHEIKH SHEHZAD PARVIZ, M.D.	MILL CREEK, WV
DARCI NICOLE BARGER	NAZEM ABRAHAM, M.D. SUSAN ABRAHAM TOUMA, M.D.	HUNTINGTON, WV
ANGELA MICHELLE BARKER	CLINTON E. CURTIS, M.D.	SCARBRO, WV
JAMA CLAY BARKER	GREGORY ALAN CARICO, M.D. CHANDOS DEWAYNE TACKETT, M.D. MYRON ALAN LEWIS, M.D.	HUNTINGTON, WV
SEAN ROSS BARNETT	ROBERT EUGENE BLAKE, M.D. SUSAN ELIZABETH LONG, M.D.	BUCKHANNON, WV
JUSTIN ANDREW BARRY	ROBERT LOUIS CROSS, M.D.	WHEELING, WV
SHELLEY L. BARTSCH	KENNETH CHARLES NANNERS, M.D.	WHEELING, WV
MELISSA DIANNE BASNETT	BRIAN REYNOLDS HAMLIN, M.D.	MORGANTOWN, WV
LISA M. BASYE	LINFORD KULP GEHMAN, M.D.	BAKER, WV
JOHN MICHAEL BAUGHMAN	EDWARD EUGENE WRIGHT, M.D.	CHARLESTON, WV
JAMES E. BEAVER	MICHAEL ANTHONY KELLY, M.D. AFOLABI OLADAPO DAVID AKINPELU, M.D.	BECKLEY, WV
JONI MICHELLE BEAZELL	JODIE ELIZABETH HOWELL, M.D. KHAN MERAJ TANVEER, M.D.	BLACKSVILLE, WV
MARK W. BECK	JAMES BRUCE DAY, M.D.	HUNTINGTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
STACIE L. BECKETT	JAIME CALUNIA BATAUSA, M.D.	WILLIAMSON, WV
ELIZABETH ANN BEEBE	JOHN WARNER ALDIS, M.D.	RANSON, WV
NATALIE RATCLIFFE BEESON	KIRAN RANCHHODHBHAI PATEL, M.D. LEELA KIRAN PATEL, M.D.	CHARLESTON, WV
ELISA MARIE BELL	BRYAN KEITH STUCHELL, M.D.	MORGANTOWN, WV
DAVID EUGENE BELLVILLE	PAULA KAY LARSEN, M.D.	KENOVA, WV
KATRINA LYNN BENNETT	JESSICA ROSE GALANG YBANEZ-MORANO, M	WHEELING, WV
KOLIN H. BENNETT	RIAZ UDDIN RIAZ, M.D. QUASIR RAZA, M.D.	KEYSTONE, WV
JON CARTER BENSON	WAYNE BOYD CAYTON JR., M.D.	PARKERSBURG, WV
KENNETH M. BERRY	BRUCE NEAL EDWARDS, M.D.	MARTINSBURG, WV
BETH LYNN BITTINGER	HOWARD LEE SHACKELFORD JR., M.D.	WHEELING, WV
COURTNEY RACHEL BITZER	MARK CLINE BATES, M.D. STEVEN ROBERT MATULIS, M.D.	CHARLESTON, WV
DOUGLAS WESLEY BITZER	RONALD JEFFREY MCCOWAN, M.D. JO-ANN EUDORA LYNCH, M.D.	CHARLESTON, WV
JOHN VAYDEN BLAKE	ROBERT MORGAN MACE, M.D.	WEBSTER SPRINGS, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
JACLYN NICOLE BLAND	MUHAMMAD SALMAN, M.D.	NUTTERFORK, WV
GEOFFREY M. BLANKENSHIP	JEREMY DALE FULLER, M.D.	HUNTINGTON, WV
DAVID A. BLOWERS	DAVID ALFRED GHAPHERY, M.D. JOHN WHITAKER KLAY, M.D.	WHEELING, WV
CHRISTOPHER T. BOEHMAN	CHRISTOPHER MARK CHAFIN, M.D. JONATHAN ROY LOGAN, M.D.	FAIRMONT, WV
KATHERINE ELIZABETH BOGGS	ROBERT TODD DEPOND, M.D.	CHARLESTON, WV
LINDA RITA BOGGS	MANOLO DALIGDIG TAMPOYA, M.D. AUGUSTO TENMATAY ABAD, M.D.	LENORE, WV
GINGER RACQUEL BOLES	EDWARD EUGENE WRIGHT, M.D.	CHARLESTON, WV
BETHANY FOOSE BORING	BRADLEY JESS RICHARDSON, M.D.	HUNTINGTON, WV
CHERYL ANN BOWERS	WILLIAM AMARO SAN PABLO, M.D. TONI BURNETTE GOODYKOONTZ, M.D. KIMBERLY MARIE FARRY, M.D.	PHILIPPI, WV
DENISE DARLENE BOYCE	RICHARD EUGENE RYNCARZ, M.D.	WHEELING, WV
KEVIN S. BOYCE	JAMES WALTER BROWN, M.D.	CHARLESTON, WV
JENNIFER ANNE BOYD	MARY ELIZABETH MCKELVEY, M.D. CLINTON E. CURTIS, M.D. JUDDSON DALE AARON LINDLEY I, M.D.	SCARBRO, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
ANGELA MARSHA BRAMMELL	SHIRLEY MAE NEITCH, M.D. LYNNE JANICE GOEBEL, M.D.	HUNTINGTON, WV
STACY MARIE BRANDT	ROYA OMID JAVID, M.D.	WHEELING, WV
KAREN MARIE BRAUN	VIJAY KUMAR CHOWDHARY, M.D.	ROMNEY, WV
SUZANNE LEE BROWN	RAVI B. MASIH, M.D.	MOOREFIELD, WV
GEORGE BURTON BRYANT, JR.	COLIN ALEXANDER ROSE, M.D.	RUPERT, WV
ERNEST ALAN BSHARAH	CARMELITA N. BAUTISTA, M.D.	CHARLESTON, WV
IAN MICHAEL BURDETT	ERIC DANIEL SHOULDIS, M.D.	CHARLESTON, WV
DAVID A. BURNETTE	ROCCO ANTHONY MORABITO, M.D. TIMOTHY MICHAEL DALY, M.D. FRANK RICHTER, M.D.	HUNTINGTON, WV
KATHERINE KEELY BURNSIDE	FRANCES BLAKE MURRAY, M.D. KIMBERLY MARIE FARRY, M.D.	BUCKHANNON, WV
COLIN P. BURROUGHS	THOMAS MICHAEL KARRS, M.D.	RONCEVERTE, WV
MATTHEW MICHAEL BUSHMAN	MICHAEL M. DICKERSON, M.D.	PARKERSBURG, WV
AMY E. BUTTS	SEAN NOLAN, M.D.	WEIRTON, WV
DEBRA LYNN CAMPBELL	ALI AHMAD SULEIMAN, M.D. TOMAS E. VIGO-PAREDES, M.D.	BECKLEY, WV



<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
JARED SCOTT CAMPBELL	DANIEL SCOTT FRAME, M.D.	PARSONS, WV
CHRISTINA M. CAREY	DAVID FREDERICK HUBBARD, M.D. FRANKLIN DAVID CHRISTIAN SHULER, M.D.	MORGANTOWN, WV
KARA DARLENE CARPENTER	THOMAS DAVID BAILEY, M.D.	CHARLESTON, WV
CHRISTOPHER ENGLE Y CARTER	JOHN AUSTIN TURLEY, M.D.	CHARLESTON, WV
NATHAN A. CASDORPH	JOSE LUIS CRUZZAVALA, M.D.	MORGANTOWN, WV
MICHELLE DAWN CASERTA	ROCCO ANTHONY MORABITO, M.D. NAAMAN LEE BELL, M.D. FRANK RICHTER, M.D.	HUNTINGTON, WV
BRYAN DEWAYNE CASKEY	MICHAEL ANTHONY KELLY, M.D. SCOTT MATTHEW KILLMER, M.D. JAMES KETRON ROSS, M.D.	BECKLEY, WV
CHAD STEVEN CASKEY	ROBERT LEE SNIDOW JR., M.D.	PRINCETON, WV
GYL I. CENDANA	RUSSELL BIUNDO, M.D. IHAB YOUSSEF LABATIA, M.D.	MORGANTOWN, WV
JANICE R. CENTA	WILLIAM STUART DUKART, M.D. KATHERINE MICHELLE MORRISON, M.D.	RONCEVERTE, WV
ARTHUR JOSEPH CERAMI	JERRY MITCHEL HAHN, M.D. FERNANDO JAVIER INDACOCHEA, M.D. RAJAN BAKHSHISH MASIH, M.D.	WARDENSVILLE, WV
DENISE LYNN CHAMBERS	ROBERT ERNEST TURNER, M.D.	HUNTINGTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
ASHLEY DAWN CHAPMAN	SHASHIKANT BHAILAL BHAVSAR, M.D.	OCEANA, WV
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SCOTT FORD SHOMO	JOHN MICHAEL LOGAR, M.D.	PARSONS, WV
JACOB MARTIN SHORT	JOSHUA ALEXANDER HADDOX, M.D.	HUNTINGTON, WV
CHRISTINA ELAINE SIGNS	GREGORY ALLEN ELKINS, M.D.	HAMLIN, WV
DANE GAVIN SINK	JULIAN EDWIN BAILES JR., M.D.	MORGANTOWN, WV
JULIETA B. SISON	CHANDRA PRAKASH SHARMA, M.D.	WELCH, WV
GINA LEE SIZEMORE	JOHN LEE HAHN, M.D. BRUCE WALLACE LESLIE, M.D. JAMES LLOYD RISING, M.D.	MOOREFIELD, WV
STACY LEIGH SKIDMORE	DAVID FREDERICK HUBBARD, M.D. JAMES LOUIS THOMAS, D.P.M. FRANKLIN DAVID CHRISTIAN SHULER, M.D.	MORGANTOWN, WV
MELISSA BROOKE SKINNER	MUTHUMANIMOLI SIVAKUMARAN, M.D.	WESTON, WV
DEBORAH JEAN SLYBY	ELAINE JEAN KIRCHDOERFER, M.D.	ROCK CAVE, WV
DOUGLAS RAYMOND SMITH	DARRICK SIDNEY LEACOCK, M.D.	PRINCETON, WV
NICHOLAS LEE SMITH	ROBERT BURTON ATKINS, M.D. RONNY DOUGLAS STOLLINGS, M.D. AMY PARKER SAYRE, M.D.	MADISON, WV
KELLY DENISE SMITH RIGGLEMAN	MICHAEL PAIGE RIGGLEMAN, M.D.	PETERSBURG, WV



<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
KRISTIN BARBERIO SMUCKER	CHARLES BRADLEY FRANZ, M.D. JEFFREY BURKE JACKSON, M.D. JEFFREY ALAN DODSON, M.D.	CLARKSBURG, WV
REBECCA FRANCES SOFFIAN	DANIEL JOSEPH MCGRAW, M.D. SHANE SCOTT PARMER, M.D.	PARKERSBURG, WV
JASON RYAN SOUTHALL	ALFRED BALDERA, M.D. JAMES KETRON ROSS, M.D. JOHN EDWIN CORNELL, M.D.	HUNTINGTON, WV
GREGORY GENE SOUTHERS	PHILIP JOSEPH BRANSON, M.D.	PRINCETON, WV
JENNIFER MARIE SPENCER	KIMBERLY FAYE EWING, M.D.	CHARLESTON, WV
JUDY MARIE SPENCER	ARTHUR WESLEY OLSON, M.D. MICHAEL EUGENE TAYLOR, M.D. RICHARD STOCKTON TRENBATH, M.D.	CAMDEN-ON-GAULEY, W
KAREN L. SPOTLOE	JOHN PAUL HENDERSON II, M.D.	PHILIPPI, WV
MELISSA NICKELS STACY	JOEL ANTHONY SCHOR, M.D. MUHAMMAD SHAMIM AHMED, M.D.	BLUEFIELD, WV
LORI LYNN STAHARA	ROXANN LUCINDA POWERS, M.D.	MORGANTOWN, WV
DANIEL PAT STALNAKER	DAVID HARLAN CHURCH, M.D.	CLARKSBURG, WV
JAMES D. STALNAKER	JOHN ALEXANDER WADE JR., M.D.	POINT PLEASANT, WV
TODD MASON STANFORD	MAGDALENO SIMBOL NUCUM, M.D.	CHARLESTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
BRYAN E. STANISLAUS	WILLIAM CARLTON DOUKAS, M.D.	CLARKSBURG, WV
ALICE VICKERS STANLEY	CARMELITA N. BAUTISTA, M.D.	SOUTH CHARLESTON, W
TONDA MARIE STAUFFER	CATHERINE C. COLEMAN, M.D. GARY STEVEN DEGUZMAN, M.D.	WHEELING, WV
LAURA JEAN STAVRAKIS	WILLIAM HUGH BURNS, M.D.	MORGANTOWN, WV
BETHANY KATHERINE STEALEY	ALISON MARIE WILSON, M.D.	MORGANTOWN, WV
JAMES CALVIN STEELE	AHMED SAYED ABORAYA, M.D. CHERYL ANN FRANCE, M.D. PARAMJIT CHUMBER, M.D.	WESTON, WV
SANDRA F. STENNETT	MARK W. ALLEN, M.D. MARY BUFFINGTON JENKINS, M.D.	SCOTT DEPOT, WV
C. DOUGLAS STEWART	TIMOTHY RAY DEER, M.D.	HURRICANE, WV
J. GREGORY STEWART	WILLIAM RANDOLPH JEFFREY, M.D.	CHARLESTON, WV
JESSICA ANN STEWART	ALLEN EDWARD MESKE, M.D.	MARTINSBURG, WV
ERIC ETHON STOLLINGS	SAMMAR ATASSI, M.D.	MONTGOMERY, WV
RODNEY EDWARD STONER	ROBERT EUGENE JONES, M.D. DAVID ALFRED GHAPHERY, M.D.	WHEELING, WV
JOANNA BOWMAN STOVER	JERRY LEE FRAME, M.D. TIMOTHY GERHART SAXE, M.D. TIMOTHY MICHAEL DALY, M.D.	HUNTINGTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
SCOTT T. STRALEY	TIMOTHY MICHAEL DALY, M.D. CHRISTY LYNN TREADWAY, M.D.	CHARLESTON, WV
ERIN NICOLE STRCULA	HOUMAN HORMOZDIAR KHOSROVI, M.D. RAMMY SCHMUEL GOLD, M.D. SEYED ABDOLREZA GHODSI, M.D.	PARKERSBURG, WV
EMILY LOUISE STRICKLAND	NOHL ARTHUR BRAUN JR., M.D.	CHARLESTON, WV
SHAWN EDWARD STRICKLAND	ROBERT ERIC FLEER, M.D. ABDULKARIM ELHABYAN, M.D.	SUMMERSVILLE, WV
MARISA L STROTHER	ROBERT JOHN BOWERS II, M.D.	BRIDGEPORT, WV
AMY MARIE STUBBLEFIELD	SANFORD EMIL EMERY, M.D. GEORGE KALWANT BAL, M.D.	MORGANTOWN, WV
NANCY STECH STULL	ABDEL-FATAH S. M. MASSOUD, M.D.	CLARKSBURG, WV
TANYA CHRISTINA STULTZ	REYNALDO D. JOSE, M.D. NANCY ANN LOHUIS, M.D. RIEL ESCASA SARNO, M.D.	WOLFE, WV
MARK DOUGLAS SUAREZ	LESTER LABUS, M.D.	CHARLESTON, WV
ROBERT S. SWANSON	KELLY RAPHAEL NELSON, M.D.	BRIDGEPORT, WV
GERALD TAYLOR	ERIC DANIEL SHOULOIS, M.D.	CHARLESTON, WV
HIATT G. TAYLOR	DAVID RALPH FERRELL, M.D.	VIENNA, WV
JENNIFER ANNE TAYLOR	RAJAI TAWFIQ KHOURY, M.D.	WHEELING, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
MARY ELIZABETH TAYLOR	MOHAMAD BASSAM HAFFAR, M.D. MARK W. ALLEN, M.D.	CHARLESTON, WV
MICHELLE ALAINA TAYLOR	SURESH BALASUBRAMONY, M.D.	GRANTSVILLE, WV
KESSA DAWN TENNEY	HAROLD GEORGE HEBARD III, M.D.	BUCKHANNON, WV
LYNDA FLOYD TERRY	AMARINDER PAL SINGH CHHABRA, M.D.	HINTON, WV
WANDA BURDETTE THOMAS	GILBERT GOLIATH, M.D.	SOUTH CHARLESTON, W
HOLLY GWEN THOMPSON	JOHN AUSTIN TURLEY, M.D.	CHARLESTON, WV
LANA MARIE THOMPSON	DAVID LEON SOULSBY, M.D.	CHARLESTON, WV
TIMOTHY THOMPSON	WILLIAM JOHN G. ANGELOS, M.D.	WHEELING, WV
CHRISTOPHER J. TIPTON	KEVIN LEE EGGLESTON, M.D.	CHARLESTON, WV
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SUMMER N. TOLER	HUSAM M. NAZER, M.D.	BECKLEY, WV
SHAWN ALEXANDER TONEY	CECIL CURTIS GRAHAM, M.D. NARCISO A. RODRIGUEZ-CAYRO, M.D.	BECKLEY, WV
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SABRINA YVONNE TURLEY	JOHN HENRY SCHMIDT III, M.D. ROBERT JOSEPH CROW JR., M.D.	CHARLESTON, WV
WENDY SUE ULLOM	CHANDRA SETUNATH SWAMY, M.D.	WHEELING, WV
ROGER SCOTT VAN FOSSEN	ANTHONY W. KITCHEN, M.D.	PARKERSBURG, WV
DEANNA RAE VANCE	MORGAN HERTZOG LYONS JR., M.D. MICHAEL VINCENT O'KEEFE, M.D. JOHN ALLEN MCKNIGHT, M.D.	MORGANTOWN, WV
NICHOLAS CLAY VANCE	JOSEPH MICHAEL HARTZOG, M.D. STEVEN HARRY NATHANSON, M.D.	FAIRMONT, WV
ZACHARY RYAN VANCE	MARY ELIZABETH MCKELVEY, M.D.	SCARBRO, WV
KENT W. VANDEVENDER	AMY BETH PEARSON, M.D.	ST. GEORGE, WV
MADONNA KAY VARCHETTO-BON	ANDREW ALAN TALKINGTON, M.D.	BUCKHANNON, WV
ASHLEY ELAINE VARIAN	LEON SHIU-LUNG KWEI, M.D.	CHARLESTON, WV
PAUL TYLER VAUGHN	KYLE FREDRICK FORT, M.D. THOMAS STEPHEN KOWALKOWSKI, M.D. GEORGE FRANKLIN ADAM JR., M.D.	RONCEVERTE, WV
HEATHER MICHELLE VINCENT	MALIHA AHMAD KAMAL, M.D. MERVIN PUNZALAN MANUEL, M.D.	FAIRMONT, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
AMANDA KAY WADE	GEOFFREY LEE RUBEN, M.D. DAVID ALEXANDER MOSMAN, M.D.	WHEELING, WV
CHRISTINE SHAWN WADE	SANJAY RANJIT BHARTI, M.D.	MORGANTOWN, WV
EMILY FRANCIS WALDEN	MOHAMMAD KHALID HASAN, M.D. SAFIULLAH SYED, M.D. ADITYA SHARMA, M.D.	BECKLEY, WV
JACQUELINE LEIGH WALKER	JOHN CHARLES FRANCE, M.D. SANFORD EMIL EMERY, M.D.	MORGANTOWN, WV
JONI MARIE WALKER	MARY ELIZABETH MCKELVEY, M.D. SABEEN KASHIF KORESHI, M.D.	SCARBRO, WV
GARLAND ROOSEVELT WARD, III	SURAYIA TEHSIN HASSAN, M.D. IRENE MARIA WASYLYK, M.D.	BECKLEY, WV
DAVID SCOTT WATKINS	JEFFREY VERNON ASHLEY, M.D. DANIEL JOSEPH DICKMAN, M.D.	CHARLESTON, WV
CAMMI LEANN WATSON	FREDERIC HARRY POLLOCK, M.D. MICHAEL EDWARD BEANE, M.D.	CHARLESTON, WV
TIMOTHY LEE WATSON	MARGARET ANNE STAGGERS, M.D. MICHAEL EDWARD BEANE, M.D.	BECKLEY, WV
IRA TED WEBB, JR.	PHILIP B. ROBERTSON, M.D. ROBERT LEE SNIDOW JR., M.D. ALINA DANIELA VRINCEANU-HAMM, M.D.	PRINCETON, WV
RONALD WAYNE WEDGE	CARMELITA N. BAUTISTA, M.D.	SOUTH CHARLESTON, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
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RAETTA LYNN WENTZ	KELLY RAPHAEL NELSON, M.D.	BRIDGEPORT, WV
DENNIS JAMES WERT	DARYL MICHAEL LARUSSO, M.D.	MARTINSBURG, WV
COURTNEY ERIN WHITE	KEVIN MITCHELL MILAM, M.D.	HAMLIN, WV
MARY JANE WILLIS	MYRA LEE CHIANG, M.D.	CHARLESTON, WV
JAY D. WILSON	JOHN JEFFREY MCELROY, M.D.	PARKERSBURG, WV
LARRY TODD WILSON	VIRGIL WILLIAM SMALTZ, M.D. JOSEPH LEE JOYCE, M.D. AMY PARKER SAYRE, M.D.	CHARLESTON, WV
MELANIE LYNN WILSON	CARROLL DAVID CHRISTIANSEN, M.D.	SPENCER, WV
DAVID LAWRENCE WITHERS, II	STEPHEN NELSON WILCOX, M.D.	HUNTINGTON, WV
MICHELLE RENEE WOLFE	JOHN JOSEPH BATTAGLINO JR., M.D. PETER ZYGMUNT BALA, M.D.	WHEELING, WV
CLYDE WAYNE WOODYARD	CLARE DAVID WEIDMAN, M.D.	RONCEVERTE, WV
VICTORIA. A. WOOLWINE	DEBRA MARIE AUBLE, M.D.	ROCK CAVE, WV
JANET WILSON WORKMAN	JOSE MA. SINAGUINAN ROMERO, M.D.	BECKLEY, WV

<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
JESSICA WOY	CHARLES DAVID BESS, M.D.	KEYSER, WV
DOUGLAS D. WRIGHT	KEITH ALAN WAGGONER, M.D. JEFFREY ALAN PATEY, M.D.	PARKERSBURG, WV
JOHN KARY WRIGHT	RICHARD DARRELL HAYES JR, M.D.	CHARLESTON, WV
KENNETH DEAN WRIGHT	EDWARD RAY SETSER, M.D. ARTHUR N.S. MCUNU, M.D.	HUNTINGTON, WV
PAULA RENEE YANERO	LEON SHIU-LUNG KWEI, M.D.	CHARLESTON, WV
TAMMY L. YAZEVA	JAMES DESPARD BAILEY JR., M.D.	BRIDGEPORT, WV
SHAWNDA L. YEAGER	CHRISTY LYNN TREADWAY, M.D.	CHARLESTON, WV
JOSEPH ODGAR YEATER	JERRY MITCHEL HAHN, M.D.	ROMNEY, WV
LENA MARIE YEATER	MICHAEL PAIGE RIGGLEMAN, M.D.	MOOREFIELD, WV
LARRY MICKEAL YOUNG	JOHN HENRY SCHMIDT III, M.D. FREDERICK H. ARMBRUST, M.D.	CHARLESTON, WV
MOHAMMAD HUMAYUN YOUSAF	CHANDRA MOHAN KUMAR, M.D. DONALD HALSTEAD MOORE, M.D. BRIDGET JOSEPH, M.D.	CHARLESTON, WV
FARRAH SYED ZAHIR	CORDELL RIVERA HONRADO, M.D. HUSAM M. NAZER, M.D. MARGARET ANNE STAGGERS, M.D.	BECKLEY, WV



<i>Physician Assistant</i>	<i>Supervisor</i>	<i>Primary Work Location</i>
RIAN KRISTOPHER ZUNIGA	ROBERTO REYNA CISNEROS, M.D. CATHY MARIE FUNK, M.D.	MARTINSBURG, WV
STEPHANIE JEAN ZUNIGA	ROBERTO REYNA CISNEROS, M.D. CATHY MARIE FUNK, M.D.	MARTINSBURG, WV

**COMPLAINTS/INVESTIGATIONS - 2008**  
**DISCIPLINARY CASES - PROBABLE CAUSE FOUND/  
DISCIPLINARY SANCTION**

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Disciplinary Cases - Probable Cause Found/Disciplinary Sanction**

**MEDICAL PROVIDER**

**Allara, R. David, M.D.**

**Argumedo, Victor Arturo, M.D.**

**Badour, Ashraf S., M.D.**

**Darrow, Joseph Charles, Jr., M.D.**

**DeWitt, Jan Allen, M.D.**

**DiCristofaro, Sean Charles, M.D.**

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

**Hamilton, William Kent, M.D.**

**Hoeldtke, Robert D., M.D.**

**Hoover, Katherine Anne, M.D.**

**Kakulavaram, Nalini R., M.D.**

**Morgan, Breton Lee, M.D.**

**Muldong, Ben David, M.D.**

**Neiberg, Howard, M.D.**

**O'Bannon, Robert Toney, III, M.D.**

**Oh, Eugene, M.D.**

**Patey, Jeffrey Alan, M.D.**

**Rosenberg, Garth David, M.D.**

**Complaints/Investigations - 2008**

**Disciplinary Cases - Probable Cause Found/Disciplinary Sanction**

continued

**MEDICAL PROVIDER**

**Schemenauer, Stephen, P.A.-C.**

**Schroeder, David William, M.D.**

**Shepherd, James Banks, Jr., M.D.**

**Shiffler, Joel David, M.D.**

**Staro, Francis Louis, M.D.**

**Sun, Jen C., M.D.**

**Tamea, Conrad D., Jr., M.D.**

**Thompson, Holly, P.A.-C.**

**Tiano, John Theodore, M.D.**

**Tiemann, William Elmore, M.D.**

**Ujayli, Alaa, M.D.**

**Vaglianti, Richard Martin, M.D.**

**Voltin, Russell Irvin, M.D.**

**Vyas, Subhash A., M.D.**

**Willock, Murray Scott, M.D.**

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**TOTAL 33**

**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 held a license to practice medicine and surgery in West Virginia, License No. 14971, and practiced medicine in Charleston, West Virginia, until he surrendered his license to the Board in August, 2007.

2. Dr. Allara has undergone treatment for chemical dependency at the William J. Farley Center, Williamsburg, Virginia, and is being monitored through the West Virginia Medical Professionals Health Program, Inc., (WVMPHP), and remains abstinent.

3. Dr. Allara appeared before the Licensure Committee in March, 2008, expressing a desire for restoration of his license, and a full discussion as to his situation and health and well being was had.

4. The Licensure Committee thoroughly reviewed all pertinent documents and materials in connection with Dr. Allara's treatment for chemical dependency.

5. The Licensure Committee recommended to the Board and the Board finds that Dr. Allara meets the requirements for reinstatement of an inactive license to practice medicine and surgery and that it is in the public interest to reinstate Dr. Allara's license to

practice medicine and surgery in an inactive status, though permitting him such reinstatement without attaching certain limitations, conditions, and accommodations upon the inactive license could adversely affect the health and welfare of patients.

### CONCLUSIONS OF LAW

1. The Board has a mandate to protect the public interest pursuant to W. Va. Code § 30-3-1.
2. Probable cause exists to substantiate charges of disqualification from the practice of medicine and surgery due to a violation of W. Va. Code § 30-3-14(c)(21), the inability to practice medicine and surgery with reasonable skill and safety due to abuse of drugs.
3. The Board has determined that it is appropriate to reinstate Dr. Allara's license in an inactive status provided limitations, conditions, and accommodations are placed upon the inactive license to practice medicine and surgery in West Virginia.

### 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. Dr. Allara, having met the requirements for medical licensure in the State of West Virginia, is again licensed to practice medicine and surgery in the State of West Virginia, License No. 14971, effective upon entry of this Order, in an INACTIVE status.

2. Said License No. 14971 is issued subject to the following:

a. Immediately upon issuance, Dr. Allara's INACTIVE license is REVOKED and such REVOCATION is immediately stayed, and Dr. Allara's inactive license shall for a three (3) year period be placed on PROBATION.

b. Dr. Allara shall appear in person for an interview with the Licensure Committee at its regularly scheduled meetings in July, 2008; January, 2009; January, 2010; and January, 2011.

c. Dr. Allara shall comply with all the provisions of his continuing care contract with the Farley Center dated November 21, 2007, and with any amendments or adjustments thereto, and he shall comply with all the provisions of his Continuing Recovery Contract Agreement with the West Virginia Medical Professionals Health Program, Inc., (WVMPHP), dated January 4, 2008, and with any amendments or adjustments thereto.

d. Dr. Allara shall ensure that a letter from the WVMPHP is sent directly to the Board attesting to his compliance with the Continuing Recovery Contract Agreement every ninety (90) days, beginning June 20, 2008.

e. Dr. Allara shall refrain from ingesting poppy seeds.

f. Dr. Allara shall maintain a log of his Alcoholics Anonymous, Narcotics Anonymous, and Caduceus meetings in a hand held spiral notebook, which shall be open to the Board's inspection at any time and he shall bring the log to any and all meetings of the Licensure Committee.

g. Dr. Allara shall review this Consent Order on a regular basis in order that he understands fully his responsibilities as outlined and to prevent any noncompliance with provisions contained in this document.

h. Within five (5) days of entry, Dr. Allara shall present a copy of this Consent Order to all of his Alcoholics Anonymous, Narcotics Anonymous, and Caduceus sponsors and to WVMPHP.

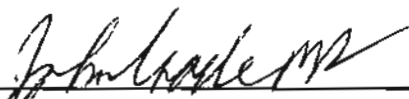


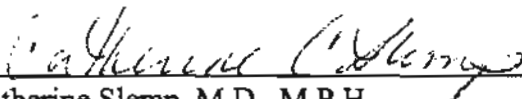
i. At the option of either Dr. Allara or the Board, this Consent Order or a modified version thereof may again be entered into by the parties at the end of the three (3) year probationary period.

The failure of Dr. Allara to comply with any of the terms of this Consent Order shall constitute grounds for the revocation of his INACTIVE license to practice medicine and surgery in the State of West Virginia, and further, if Dr. Allara violates probation in any respect, as determined by the Board, the Board may TERMINATE and DISSOLVE the STAY of REVOCATION herein imposed, upon written notice of the same to Dr. Allara, and Dr. Allara understands that, notwithstanding any provision of law to the contrary, such termination and dissolution of the STAY of REVOCATION may occur without any hearing provided by the Board, and by his signing of this Consent Order, Dr. Allara has consented to the same.

The foregoing was entered this 21st day of March, 2008.

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: 3-17-08

STATE OF West Virginia

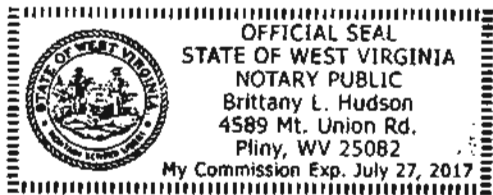
COUNTY OF Kennecott

I, Brittany L. Hudson, 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 17<sup>th</sup> day of March, 2008.

My commission expires July 27, 2017.

Brittany L. Hudson  
Notary Public



BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

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

ORDER OF REVOCATION OF LICENSE  
TO PRACTICE MEDICINE AND SURGERY

1. R. David Allara, M.D. ("Dr. Allara") holds an inactive license to practice medicine in the State of West Virginia, License No. 14971, issued originally in 1987 by the West Virginia Board of Medicine, surrendered in August, 2007, and reinstated in an inactive status in March, 2008. Dr. Allara's address of record with the Board is in Charleston, West Virginia.

2. In April, 2008, Dr. Allara entered a plea of guilty in the United States District Court, Southern District of West Virginia, to a violation of 21 U.S.C. § 843(a)(3), and 18 U.S.C. § 2, in Case Number 2:08-cr-00059, United States of America v. Dr. R. David Allara.

3. By pleading guilty to said violation, as set forth in paragraph two (2) of this Order, Dr. Allara did plead guilty to a charge that in or about August 2005, and continuing until April 2006, he had knowingly and intentionally aided and abetted another person known to the United States Attorney in acquiring and obtaining possession of a quantity of hydrocodone, a Schedule III controlled substance, by deception and subterfuge.

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 West Virginia 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 . . .

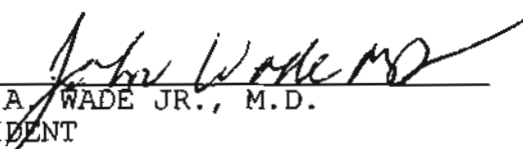
7. Attached to this Order and incorporated by reference herein are certified copies of the following documents: a four (4) page Order entered April 28, 2008, by Chief Judge Joseph R. Goodwin in the case United States of America v. Dr. R. David Allara, Criminal Action No. 2:08-cr-00059; a one (1) page Written Plea of Guilty dated April 28, 2008, signed by R. David Allara, a six (6) page letter dated March 13, 2008, from Charles T. Miller, United States Attorney, signed by Monica K. Schwartz, Assistant United States Attorney, signed and dated March 19, 2008, on each page by R. David Allara and his counsel; and a three (3) page Order Setting Conditions of Release.

8. Copies of the above-referenced documents having been presented to the Board of Medicine at a regular meeting of the Board on May 12, 2008, where a quorum of the Board was present and voting, the Board determined that Dr. Allara has been found guilty by a court of competent jurisdiction of a felony involving prescribing, dispensing, or otherwise preparing 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 license to practice medicine and surgery of Dr. Allara, License No. 14971, must be REVOKED under the provisions of West Virginia Code § 30-3-14(d), and accordingly, the Board voted unanimously at said regular meeting effective June 1, 2008, to REVOKE the inactive license to practice medicine and surgery of Dr. Allara.

WHEREFORE, it is ORDERED that the inactive license to practice medicine and surgery of R. David Allara, M.D., License No. 14971, is REVOKED effective June 1, 2008.

Entered this 14th day of May, 2008.

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

UNITED STATES OF AMERICA

CERTIFIED COPY

v.

CRIMINAL ACTION NO. 2:08-00059

DR. R. DAVID ALLARA

I, Teresa L. Deppner, Clerk of the United States District Court, certify that the attached is a true and full copy of the original

Document #7 Order, Document #10 Written Plea of Guilty, Document #11 Plea Agreement and Document #12 Order Setting Conditions of Release

now existing among the records of this Court.

In testimony whereof I sign my name, and affix the seal of this Court at

Charleston  
City

, in this State, on

May 1, 2008  
Date

**Teresa L. Deppner, Clerk**

Clerk

Eugenia Berger  
(By) Deputy Clerk

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA**

**CHARLESTON DIVISION**

UNITED STATES OF AMERICA,

Plaintiff,

v.

CRIMINAL ACTION NO. 2:08-cr-00059

DR. R. DAVID ALLARA,

Defendant.

**ORDER**

At a hearing held on April 28, 2008, the defendant, Dr. R. David Allara, appeared in person and by counsel, Duane Rosenlieb, for the purpose of the defendant's plea to count one of the Information filed against him. The United States was represented at the hearing by Monica K. Schwartz, AUSA.

The court inquired of the defendant, both personally and through counsel, to determine the defendant's competency. The court found the defendant competent and capable of entering an informed plea.

Ms. Schwartz summarized and offered for the court's consideration the entirety of the written plea agreement in this case signed by both the defendant and his counsel. The court reserved acceptance of the plea agreement until sentencing but ordered the original plea agreement filed with the Clerk.

The court then read to the defendant the charge contained in the Information. The court inquired as to the defendant's plea. The defendant then pleaded guilty.

The court further inquired, pursuant to the requirements of *Fed. R. Crim. P.* 7(b), as to the defendant's understanding of [his/her] right to require the United States to proceed by way of indictment. After thorough explanation by the court of his right to indictment, the defendant executed a Waiver of Indictment which was witnessed by his counsel and ordered filed by the court. After considering the defendant's responses to inquiries made by the court, the court found that the defendant had made a knowing and intelligent waiver of the right to proceed by way of indictment.

The court then read the pertinent portion of 21 U.S.C. § 843 (a) (3) and 18 U.S.C. § 2. The court explained the elements that the United States would have had to prove had this matter gone to trial. After hearing and considering the defendant's explanation of why he considered [himself/herself] guilty and hearing evidence from the United States about what it would have been able to prove at trial, the court found that there was a sufficient factual basis for the defendant's plea of guilty.

The court further informed the defendant, pursuant to the requirements of *Fed. R. Crim. P.* 11(c)(1), of the nature of the charge and of the consequences of pleading guilty to the charge. After explaining thoroughly these items and after hearing and considering the defendant's responses to the court's questions, the court found that the defendant understood the nature of the charge and the consequences of pleading guilty.

The court further informed the defendant, pursuant to the requirements of *Fed. R. Crim. P.* 11(c)(3), (c)(4), of the constitutional and other legal rights that the defendant was giving up by pleading guilty. After explaining thoroughly these items and after hearing and considering the



defendant's responses to the court's questions, the court found that the defendant understood his constitutional and other legal rights.

The court further inquired of the defendant, pursuant to the requirements of *Fed. R. Crim. P.* 11(d), to insure that the defendant's plea was voluntary. After hearing and considering the defendant's responses to the court's questions, the court found that the defendant's plea was voluntary.

The defendant further executed a written plea of guilty which was witnessed by his counsel and ordered filed by the court. The court accepted the defendant's plea. Accordingly, the court **ADJUDGES** the defendant, Dr. R. David Allara, guilty, and the defendant now stands convicted of violating 21 U.S.C. § 843 (a) (3) and 18 U.S.C. § 2.

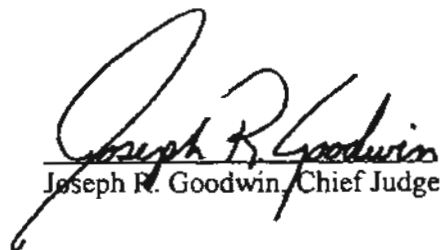
The court **ORDERS** that the Probation Office prepare and forward a draft presentence report to the United States and counsel for the defendant no later than **June 2, 2008**; that the United States Attorney and counsel for the defendant file objections to the draft presentence report no later than **June 16, 2008**; that the Probation Office submit a final presentence report to the court no later than **June 30, 2008**; and that the United States and counsel for the defendant file a sentencing memorandum no later than **July 7, 2008**. In their respective sentencing memoranda, the court **ORDERS** the United States and counsel for the defendant to offer any evidence or argument related to a requested sentence or sentencing range in light of *Gall v. United States*, \_\_\_ S.Ct. \_\_\_. The court **SCHEDULES** final disposition of this matter for **July 17, 2008, at 1:30 p.m.**

The court **ORDERS** the defendant released upon the executed bond, subject to the conditions set forth in the Order Setting Conditions of Release previously filed herein. In addition,

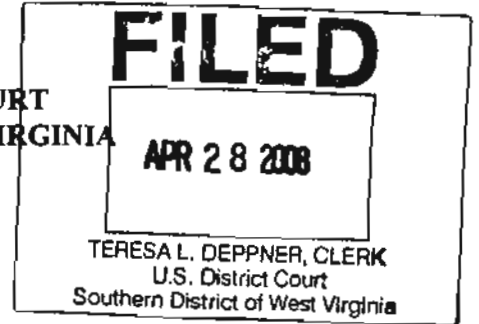
the court **ORDERS** the defendant to comply with the following special condition of release: The defendant shall appear for sentencing on **July 17, 2008, at 1:30 p.m.**

The court **DIRECTS** the Clerk to send a copy of this Order to the defendant and counsel, the United States Attorney, the United States Probation Office, and the United States

ENTER: April 28, 2008

  
Joseph R. Goodwin, Chief Judge

IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA  
CHARLESTON DIVISION



UNITED STATES OF AMERICA,

Plaintiff,

v.

CRIMINAL ACTION NO. 2:08-cr-00059

DR. R. DAVID ALLARA,

Defendant.

WRITTEN PLEA OF GUILTY

In the presence of Duane Rosenlieb, my counsel, who has fully explained the charge contained in the Information against me, and having received a copy of the Information before being called upon to plead, I hereby plead guilty to the charge contained in Count One of the Information.

DATE:

April 25, 2008

R. David Allara  
DEFENDANT

WITNESS:

[Signature]  
COUNSEL FOR DEFENDANT

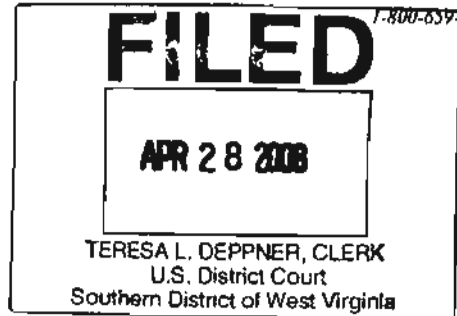
#5595



United States Attorney  
Southern District of West Virginia

United States Courthouse  
300 Virginia Street East  
Charleston, WV 25301  
FAX: (304) 347-5104

Mailing Address  
Post Office Box 1713  
Charleston, WV 25326  
(304) 345-2200  
1-800-659-8726



March 13, 2008

Duane C. Rosenlieb Jr., Esquire  
P.O. Box 913  
St. Albans, WV 25177

Re: United States v. Dr. R. David Allara, M.D.

Dear Duane:

This will confirm our conversations with regard to your client, Dr. R. David Allara, M.D. (hereinafter "Dr. Allara"). As a result of these conversations, it is agreed by and between the United States and Dr. Allara as follows:

1. **CHARGING AGREEMENT.** Dr. Allara agrees to waive his right pursuant to Rule 7 of the Federal Rules of Criminal Procedure to be charged by indictment and will consent to the filing of a single-count information to be filed in the United States District Court for the Southern District of West Virginia, a copy of which is attached hereto as "Plea Agreement Exhibit A."

2. **RESOLUTION OF CHARGES.** Dr. Allara will plead guilty to a violation of 21 U.S.C. § 843(b)(3) and 18 U.S.C. § 2 (aiding and

\_\_\_\_\_  
Dr. R. David Allara, M.D.  
Defendant

3-19-08  
Date Signed

\_\_\_\_\_  
Duane C. Rosenlieb Jr., Esquire  
Counsel for Defendant #5595

3.19.08  
Date Signed

Duane C. Rosenlieb Jr., Esquire  
March 13, 2008  
Page 2

Re: U.S. v. Dr. R. David Allara, M.D.

abetting obtaining hydrocodone by fraud) as charged in said information.

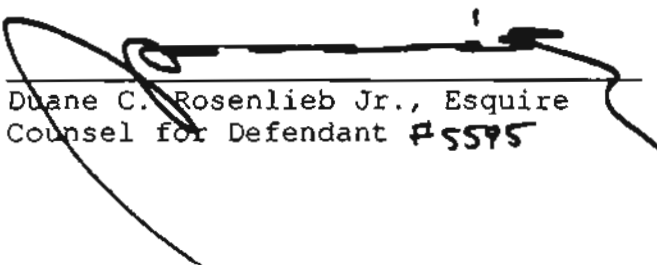
3. **MAXIMUM POTENTIAL PENALTY.** The maximum penalty to which Dr. Allara will be exposed by virtue of this guilty plea is as follows:

- (a) Imprisonment for a period of four years;
- (b) A fine of \$250,000.00 or twice the gross pecuniary gain or twice the gross pecuniary loss resulting from defendant's conduct, whichever is greater;
- (c) A term of supervised release of one year;
- (d) A mandatory special assessment of \$100.00 pursuant to 18 U.S.C. § 3013;
- (e) Pursuant to 21 U.S.C. § 862 a (a) (1), the Court may deny certain federal benefits to Dr. Allara for a period of up to five years; and
- (f) Restitution as may be ordered by the Court pursuant to 18 U.S.C. §§ 3663 and 3664.

4. **SPECIAL ASSESSMENT.** Prior to the entry of a plea pursuant to this plea agreement, Dr. Allara will tender a check or money order to the Clerk of the United States District Court for \$100.00, which check or money order shall indicate on its face the name of defendant and the case number. The sum received by the Clerk will be applied toward the special assessment imposed by the Court at sentencing. Dr. Allara will obtain a receipt of payment from the Clerk and will tender a copy of such receipt to the United States, to be filed with the Court as an attachment to this plea

  
\_\_\_\_\_  
Dr. R. David Allara, M.D.  
Defendant

3-19-08  
Date Signed

  
\_\_\_\_\_  
Duane C. Rosenlieb Jr., Esquire  
Counsel for Defendant #5595

3-19-08  
Date Signed

Duane C. Rosenlieb Jr., Esquire  
March 13, 2008  
Page 3

Re: U.S. v. Dr. R. David Allara, M.D.

agreement. Failure by the defendant to provide proof of payment of the special assessment prior to or at the plea proceeding will automatically void this plea agreement. In the event this plea agreement becomes void after payment of the special assessment, such sum shall be promptly returned to Dr. Allara.

5. **COOPERATION.** Dr. Allara will be forthright and truthful with this office and other law enforcement agencies with regard to all inquiries made pursuant to this agreement, and will give signed, sworn statements and grand jury and trial testimony upon request of the United States. In complying with this provision, he may have counsel present except when appearing before a grand jury. Dr. Allara agrees to be named as an unindicted co-conspirator and unindicted aider and abettor as may be deemed appropriate in any counts of any indictments which may be returned by a federal grand jury.

6. **USE IMMUNITY.** Unless this agreement becomes void due to a violation of any of its terms by Dr. Allara, nothing contained in any statement or testimony provided by him pursuant to this agreement, or any evidence developed therefrom, will be used against him, directly or indirectly, in any further criminal prosecutions or in determining the applicable guideline range under the Federal Sentencing Guidelines.

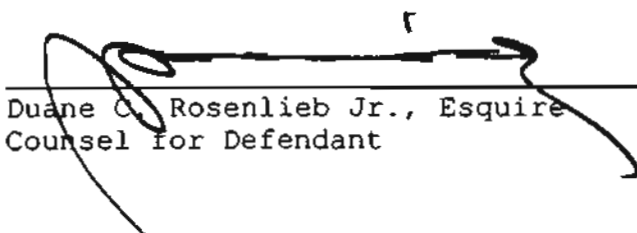
7. **LIMITATIONS ON IMMUNITY.** Nothing contained in this agreement restricts the use of information obtained by the United States from an independent, legitimate source, separate and apart from any information and testimony provided pursuant to this agreement, in determining the applicable guideline range or in prosecuting Dr. Allara for any violations of federal or state laws. The United States reserves the right to prosecute him for perjury or false statement if such a situation should occur pursuant to this agreement.



Dr. R. David Allara, M.D.  
Defendant

3-19-08

Date Signed



Duane C. Rosenlieb Jr., Esquire  
Counsel for Defendant

3.19.08

Date Signed

Duane C. Rosenlieb Jr., Esquire  
March 13, 2008  
Page 4

Re: U.S. v. Dr. R. David Allara, M.D.

8. **PAYMENT OF MONETARY PENALTIES.** Dr. Allara agrees not to object to the District Court ordering all monetary penalties (including the special assessment, fine, court costs, and any restitution that does not exceed the amount set forth in this plea agreement) to be due and payable in full immediately and subject to immediate enforcement by the United States. So long as the monetary penalties are ordered to be due and payable in full immediately, Dr. Allara further agrees not to object to the District Court imposing any schedule of payments as merely a minimum schedule of payments and not the only method, nor a limitation on the methods, available to the United States to enforce the judgment.

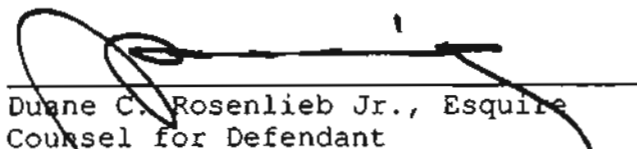
9. **APPEAL OF SENTENCE.** The United States and Dr. Allara knowingly and voluntarily waive their right to seek appellate review of the reasonableness of any sentence imposed by the District Court, so long as that sentence falls within the range established by the United States Sentencing Guidelines. This waiver, however, does not prevent either party from arguing for a sentence above or below the guideline range at or before the sentencing hearing, nor does it prevent either party from seeking appellate review of the District Court's calculation of the guideline range, if an objection is properly preserved.

Further, the United States and Dr. Allara agree that neither will seek appellate review of any order of the District Court imposing a fine unless the fine imposed is outside of the range provided for the offense of conviction by the United States Sentencing Guidelines.

10. **FINAL DISPOSITION.** The matter of sentencing is within the sole discretion of the Court. The United States has made no

  
\_\_\_\_\_  
Dr. R. David Allara, M.D.  
Defendant

3-19-08  
Date Signed

  
\_\_\_\_\_  
Duane C. Rosenlieb Jr., Esquire  
Counsel for Defendant

3.19.08  
Date Signed

Duane C. Rosenlieb Jr., Esquire  
March 13, 2008  
Page 5

Re: U.S. v. Dr. R. David Allara, M.D.

representations or promises as to a specific sentence. The United States reserves the right to:

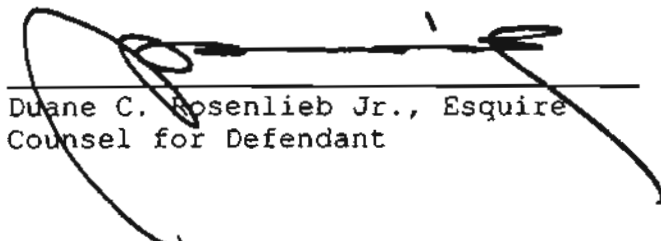
- (a) Inform the Probation Office and the Court of all relevant facts and conduct;
- (b) Present evidence and argument relevant to the factors enumerated in 18 U.S.C. § 3553(a);
- (c) Respond to questions raised by the Court;
- (d) Correct inaccuracies or inadequacies in the presentence report;
- (e) Respond to statements made to the Court by or on behalf of Dr. Allara;
- (f) Advise the Court concerning the nature and extent of Dr. Allara's cooperation; and
- (g) Address the Court regarding the issue of Dr. Allara's acceptance of responsibility.

11. **VOIDING OF AGREEMENT.** If either the United States or Dr. Allara violates the terms of this agreement, the other party will have the right to void this agreement. If the Court refuses to accept this agreement, it shall be void.

12. **ENTIRETY OF AGREEMENT.** This written agreement constitutes the entire agreement between the United States and Dr. Allara in this matter. There are no agreements, understandings or recommendations as to any other pending or future charges against him in any Court other than the United States District Court for the Southern District of West Virginia.

  
\_\_\_\_\_  
Dr. R. David Allara, M.D.  
Defendant

3-19-08  
Date Signed

  
\_\_\_\_\_  
Duane C. Rosenlieb Jr., Esquire  
Counsel for Defendant

3.19.08  
Date Signed

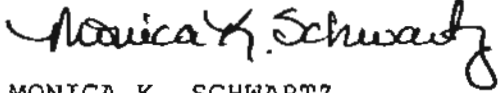


Duane C. Rosenlieb Jr., Esquire  
March 13, 2008  
Page 6

Re: U.S. v. Dr. R. David Allara, M.D.


Acknowledged and agreed to on behalf of the United States:

CHARLES T. MILLER  
United States Attorney

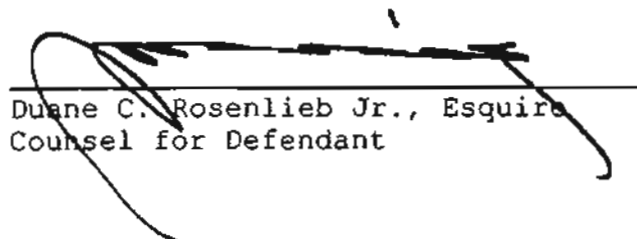
By:   
MONICA K. SCHWARTZ  
Assistant United States Attorney


MKS/slw

I hereby acknowledge by my signature at the bottom of each page of this six-page agreement that I have read, understand and agree to each of the terms and conditions set forth in this agreement.

  
Dr. R. David Allara, M.D.  
Defendant

  
Date Signed

  
Duane C. Rosenlieb Jr., Esquire  
Counsel for Defendant

  
Date Signed

UNITED STATES DISTRICT COURT FOR THE  
SOUTHERN DISTRICT OF WEST VIRGINIA  
CHARLESTON DIVISION

UNITED STATES OF AMERICA

v.

CRIMINAL NO.

21 U.S.C. § 843(a)(3)  
18 U.S.C. § 2

DR. R. DAVID ALLARA

I N F O R M A T I O N

The United States Attorney Charges:

**COUNT ONE**

In or about August 2005, and continuing until April 2006, at or near Charleston, Kanawha County, West Virginia, within the Southern District of West Virginia and elsewhere, defendant DR. R. DAVID ALLARA, knowingly and intentionally aided and abetted another person known to the United States Attorney in acquiring and obtaining possession of a quantity of hydrocodone, a Schedule III controlled substance, by deception and subterfuge.

In violation of Title 21, United States Code, Section 843(a)(3) and Title 18, United States Code, Section 2.

UNITED STATES OF AMERICA

CHARLES T. MILLER  
United States Attorney

By:

MONICA K. SCHWARTZ  
Assistant United States Attorney

"Plea Agreement Exhibit A"

**ENTERED**  
**APR 28 2008**  
TERESA L. DEPPNER, CLERK  
U.S. District Court  
West Virginia  
Southern District of West Virginia

**UNITED STATES DISTRICT COURT**

Southern District of

United States of America

V.

**ORDER SETTING CONDITIONS OF RELEASE**

Dr. R. David Allara

Case Number: 2:08-cr-00059

Defendant

IT IS ORDERED that the release of the defendant is subject to the following conditions:

- (1) The defendant shall not commit any offense in violation of federal, state or local law while on release in this case.
- (2) The defendant shall immediately advise the court, defense counsel and the U.S. attorney in writing before any change in address and telephone number.
- (3) The defendant shall appear at all proceedings as required and shall surrender for service of any sentence imposed as directed. The defendant shall appear before the Honorable Joseph R. Goodwin  
United States Magistrate Judge

in Charleston, WV on April 28, 2008 at 11:30 a.m.  
Place Date and Time

**Release on Personal Recognizance or Unsecured Bond**

IT IS FURTHER ORDERED that the defendant be released provided that:

- (  ) (4) The defendant promises to appear at all proceedings as required and to surrender for service of any sentence imposed.
- (  ) (5) The defendant executes an unsecured bond binding the defendant to pay the United States the sum of \_\_\_\_\_ dollars (\$ \_\_\_\_\_ ) in the event of a failure to appear as required or to surrender as directed for service of any sentence imposed.

Additional Conditions of Release

Upon finding that release by one of the above methods will not by itself reasonably assure the appearance of the defendant and the safety of other persons and the community.

IT IS FURTHER ORDERED that the release of the defendant is subject to the conditions marked below:

- ( ) (6) The defendant is placed in the custody of:  
(Name of person or organization) \_\_\_\_\_  
(Address) \_\_\_\_\_  
(City and state) \_\_\_\_\_ (Tel. No.) \_\_\_\_\_

who agrees (a) to supervise the defendant in accordance with all the conditions of release, (b) to use every effort to assure the appearance of the defendant at all scheduled court proceedings, and (c) to notify the court immediately in the event the defendant violates any conditions of release or disappears.

Signed: \_\_\_\_\_  
Custodian or Proxy Date

- ( X ) (7) The defendant shall:
  - ( ) (a) report to the \_\_\_\_\_, telephone number \_\_\_\_\_, not later than \_\_\_\_\_.
  - ( ) (b) execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated property: \_\_\_\_\_
  - ( ) (c) post with the court the following indicia of ownership of the above-described property, or the following amount or percentage of the above-described \_\_\_\_\_
  - ( ) (d) execute a bail bond with solvent sureties in the amount of \$ \_\_\_\_\_.
  - ( ) (e) maintain or actively seek employment.
  - ( ) (f) maintain or commence an education program.
  - ( ) (g) surrender any passport to: \_\_\_\_\_
  - ( ) (h) obtain no passport.
  - ( X ) (i) abide by the following restrictions on personal association, place of abode, or travel: \_\_\_\_\_  
Southern District of West Virginia
  - ( X ) (j) avoid all contact, directly or indirectly, with any persons who are or who may become a victim or potential witness in the subject investigation or prosecution, including but not limited to: \_\_\_\_\_
  - ( ) (k) undergo medical or psychiatric treatment and/or remain in an institution as follows: \_\_\_\_\_
  - ( ) (l) return to custody each (week) day as of \_\_\_\_\_ o'clock after being released each (week) day as of \_\_\_\_\_ o'clock for employment, schooling, or the following limited purpose(s): \_\_\_\_\_
  - ( ) (m) maintain residence at a halfway house or community corrections center, as deemed necessary by the pretrial services office or supervising officer.
  - ( X ) (n) refrain from possessing a firearm, destructive device, or other dangerous weapons.
  - ( X ) (o) refrain from ( ) any ( X ) excessive use of alcohol.
  - ( X ) (p) refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner.
  - ( X ) (q) submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote alcohol testing system, and/or any form of prohibited substance screening or testing.
  - ( ) (r) participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed advisable by the pretrial services office or supervising officer.
  - ( ) (s) refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing or electronic monitoring which is (are) required as a condition(s) of release.
  - ( ) (t) participate in one of the following home confinement program components and abide by all the requirements of the program which ( ) will or ( ) will not include electronic monitoring or other location verification system. You shall pay all or part of the cost of the program based upon your ability to pay as determined by the pretrial services office or supervising officer.
    - ( ) (i) Curfew. You are restricted to your residence every day ( ) from \_\_\_\_\_ to \_\_\_\_\_, or ( ) as directed by the pretrial services office or supervising officer; or
    - ( ) (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities as pre-approved by the pretrial services office or supervising officer; or
    - ( ) (iii) Home Incarceration. You are restricted to your residence at all times except for medical needs or treatment, religious services, and court appearances pre-approved by the pretrial services office or supervising officer.
  - ( X ) (u) report as soon as possible, to the pretrial services office or supervising officer any contact with any law enforcement personnel, including, but not limited to, any arrest, questioning, or traffic stop.
  - ( X ) (v) You shall report to the United States Probation Officer as directed and follow all instructions given by the officer. \_\_\_\_\_
  - ( ) (w) \_\_\_\_\_
  - ( ) (x) \_\_\_\_\_

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
(2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
(3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
(4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

R. David Allaire III
Signature of Defendant

1553 Bridge Rd
Address

Charleston WV 304-550-021
City and State Telephone

Directions to United States Marshal

- ( x ) The defendant is ORDERED released after processing.
( ) The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the appropriate judicial officer at the time and place specified, if still in custody.

Date: April 28, 2008

Joseph R. Goodwin
Signature of Judicial Officer

Joseph R. Goodwin, United States District Judge
Name and Title of Judicial Officer

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, Counsel for the Board of Medicine, do hereby certify that I have served the foregoing Order of Revocation of License to Practice Medicine and Surgery upon R. David Allara, M.D., by depositing copies of the same in the United States mail, postage prepaid, certified, this 14<sup>th</sup> day of May, 2008, addressed to him and to his counsel as follows:

R. David Allara, M.D.  
310 35<sup>th</sup> Street, S.E., Suite 11  
Charleston, West Virginia 25304

Duane C. Rosenlieb, Jr.  
PO Box 913  
St. Albans, West Virginia 25177

  
Deborah Lewis Rodecker  
Deborah Lewis Rodecker

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**VICTOR ARTURO ARGUMEDO, M.D.**

**CONSENT ORDER**

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

**FINDINGS OF FACT**

1. Dr. Argumedo held License Number 20592, which license was suspended July 1, 2004, for failure to provide required continuing medical education at the time for renewal. Dr. Argumedo's address with the Board is in Russellville, Alabama.

2. In January, 2008, Dr. Argumedo requested the reinstatement of his license to practice medicine and surgery in the State of West Virginia and in the course of submitting documents in support of such reinstatement of licensure, it became evident that Dr. Argumedo had provided false information on his license renewal application submitted in 2002.

3. Dr. Argumedo meets the requirements for active licensure under the West Virginia Medical Practice Act, as he has now acquired adequate continuing medical education hours, and such hours in end-of-life care including pain management

in March, 2008, but for him to receive reactivation 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. Argumedo an active 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 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. Argumedo 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. Argumedo 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**

Victor Arturo Argumedo, 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. Argumedo 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. Argumedo 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. Argumedo waives all rights to such a hearing;

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

5. Dr. Argumedo 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. Argumedo, the West Virginia Board of Medicine hereby **ORDERS** as follows:

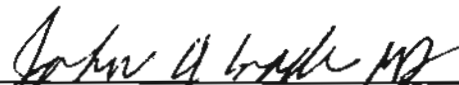
1. Dr. Argumedo is granted reinstatement in an **ACTIVE** status for his suspended license to practice medicine and surgery in the State of West Virginia, License Number 20592, effective upon date of entry of this Consent Order.

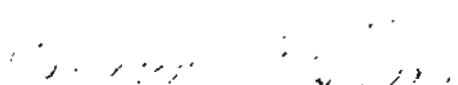
2. Dr. Argumedo shall pay three-hundred dollars (\$300) for providing false information to the Board on his application submitted to the Board, as set forth in the Findings of Fact of this Consent Order.

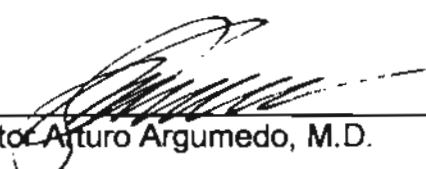
3. On or before May 30, 2008, Dr Argumedo shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required period, one-hundred dollars (\$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.

Entered this 30th day of May, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Victor Arturo Argumedo, M.D.

Date: 5/28/2008

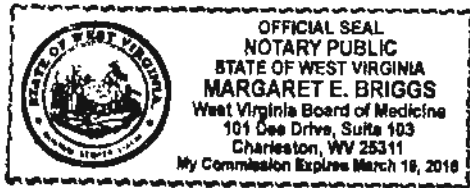
STATE OF WEST VIRGINIA

COUNTY OF KANAWHA

I, MARGARET E. BRIGGS, a Notary Public for said county and state do hereby certify that Victor Arturo Argumedo, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 28th day of May, 2008.

My commission expires March 19, 2016.



Margaret E. Briggs  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: ASHRAF S. BADOUR, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Ashraf S. Badour, M.D. ("Dr. Badour") 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. Badour currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 15535, issued originally in 1988. Dr. Badour's address of record with the Board is in Martins Ferry, Ohio.

2. On August 15, 2007, Dr. Badour entered separate pleas of guilty in the Belmont County Court, Martins Ferry, Ohio, to misdemeanor criminal offenses of resisting arrest and disorderly conduct, and was sentenced to 125 days in jail and fined \$250, plus \$75 in court costs for each offense. Dr. Badour was also placed on supervised probation for two (2) years, subject to conditions.

3. On August 28, 2007, Dr. Badour entered a plea of guilty in the Magistrate Court of Hancock County, West Virginia, to the misdemeanor criminal offense of reckless driving, and was sentenced to 90 days in jail, which was suspended, fined \$425.50, and assessed court costs of \$100. Dr. Badour was also placed on unsupervised probation for one (1) year, and was required to comply with treatment at University of Pittsburgh Medical Center.

4. The actions described above were based upon separate events which occurred on May 22, 2007, in West Virginia, and on May 23, 2007, in Ohio. As a result of these events, Dr. Badour's privileges to admit, consult, and provide medical care and treatment at Wheeling Hospital, Wheeling, West Virginia, were suspended.

5. On September 10, 2007, the Board's Complaint Committee initiated a complaint against Dr. Badour based upon the aforementioned events and the suspension of Dr. Badour's privileges at Wheeling Hospital.

6. By correspondence dated October 19, 2007, Dr. Badour responded to the Committee's Complaint and stated that he was diagnosed with an acute onset of bipolar disorder and was in a manic phase for much of May, 2007. He is now taking medication and is following up with physicians and therapists.

7. On November 15, 2007, the State Medical Board of Ohio and Dr. Badour entered into a Consent Agreement, wherein Dr. Badour's Ohio medical license was placed in a probationary status for a minimum of five (5) years, subject to terms, conditions, and limitations. (A copy of the November 15, 2007, Consent Agreement is attached hereto and incorporated by reference herein.)

8. In January, 2008, Dr. Badour appeared before the Board's Complaint Committee for a full discussion of his situation and his health and well being, and the Complaint Committee determined that based on all the information provided, permitting Dr. Badour to practice medicine and surgery in the State of West Virginia without certain terms, conditions, and limitations could adversely effect 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. Badour pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), in that Dr. Badour's license to practice medicine has been acted against or subjected to other discipline in the State of Ohio.
3. The Board has determined that it is appropriate and in the public interest to place certain terms, conditions, and limitations on Dr. Badour's West Virginia medical license until he has fully and completely complied with the Consent Agreement he entered into with the State Medical Board of Ohio.

## CONSENT

Ashraf S. Badour, 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. Badour 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. Badour 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. Badour waives all rights to such a hearing.

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

5. Dr. Badour 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. Badour, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective immediately upon the entry of this Consent Order, and consistent with the Consent Agreement between Dr. Badour and the State Medical Board of Ohio, the license of Dr. Badour to practice medicine and surgery in the State of West Virginia, License No. 15535, is hereby placed in a **PROBATIONARY STATUS**, for an indefinite period of time, not to exceed a period of five (5) years, and continuing for the duration of his probation with the State Medical Board of Ohio.

2. Dr. Badour's license shall remain in a **PROBATIONARY STATUS** until the Board receives written notification from the State Medical Board of Ohio that all terms, conditions, and limitations placed upon his Ohio medical license have been fully and completely satisfied.

3. Within five (5) days of entry of this Consent Order, Dr. Badour shall provide a copy of this Consent Order to the State Medical Board of Ohio by certified mail, return

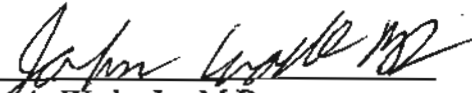
receipt requested. Further, Dr. Badour shall provide the WV Board with a copy of the return receipt as proof of notification to the State Medical Board of Ohio.

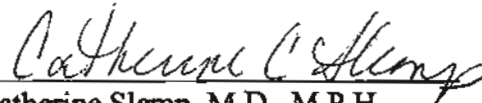
4. Dr. Badour shall meet with the Board's Complaint Committee at the first available regular meeting of the Committee after he has received written notification from the State Medical Board of Ohio that he is in full and complete compliance with the November 15, 2007, Consent Agreement.

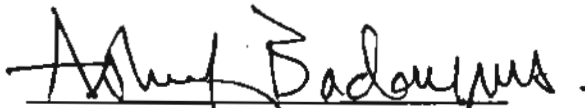
5. In the event that Dr. Badour fails to meet any of the terms or provisions of this Order and/or the Consent Agreement he entered into with the State Medical Board of Ohio, or if he otherwise violates any of the terms or provisions of said Order and/or Consent Agreement, his license to practice medicine and surgery in the State of West Virginia shall be **REVOKED**, effective immediately, without further process or hearing.

Entered this 19th day of February, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
Ashraf S. Badour, M.D.

Date: 2/15/2008



STATE OF West Virginia

COUNTY OF Ohio, to wit:

I, Paula J. Peters, a Notary Public for said county and state do hereby certify that Ashraf S. Badour, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 5<sup>th</sup> day of February, 2008.

My commission expires 06/06/11.

Paula J. Peters  
Notary Public



2007 NOV 13 P 4:36

**PROBATIONARY  
CONSENT AGREEMENT  
BETWEEN  
ASHRAF SOLIMAN BADOUR, M.D.  
AND  
THE STATE MEDICAL BOARD OF OHIO**

This Consent Agreement is entered into by and between Ashraf Soliman Badour, M.D., [Dr. Badour], and the State Medical Board of Ohio [Board], a state agency charged with enforcing Chapter 4731., Ohio Revised Code.

Dr. Badour enters into this Consent Agreement being fully informed of his rights under Chapter 119., Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudicative hearing on the issues considered herein.

**BASIS FOR ACTION**

This Consent Agreement is entered into on the basis of the following stipulations, admissions and understandings:

- A. The Board is empowered by Section 4731.22(B)(19), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for "[i]nability to practice according to acceptable and prevailing standards of care by reason of mental illness or physical illness, including, but not limited to, physical deterioration that adversely affects cognitive, motor, or perceptive skills."
- B. The Board enters into this Consent Agreement in lieu of formal proceedings based upon the violation of Section 4731.22(B)(19), Ohio Revised Code, as set forth in Paragraphs E and F, below, and expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4731. of the Revised Code, whether occurring before or after the effective date of this Consent Agreement.
- C. Dr. Badour is licensed to practice medicine and surgery in the State of Ohio, License # 35.055004.
- D. Dr. Badour states that he is also licensed to practice medicine and surgery in the State of West Virginia.
- E. Dr. Badour admits that on or about May 22, 2007, he was arrested in Hancock County, West Virginia, and charged with Fleeing an Officer and Reckless Driving. Dr. Badour further admits that on or about May 23, 2007, in Martins Ferry, Ohio, he

was arrested and charged with Assault, Obstructing Official Business, and Resisting Arrest. Dr. Badour admits that on or about June 20, 2007, as a result of his arrest in Martins Ferry, Ohio, the Belmont County Court, Northern Division, modified its Order dated June 6, 2007, and ordered the Belmont County Sheriff's Department to transport him to the Appalachian Behavioral Healthcare Center in Cambridge, Ohio, for emergency treatment for at least ninety days. Dr. Badour states that the aforementioned arrests were the result of actions that occurred when he was in a manic phase, and that he was diagnosed with Bipolar Disorder while at the Appalachian Behavioral Healthcare Center.

- F. Dr. Badour admits that on or about September 12, 2007, pursuant to Board order, he was assessed by Stephen G. Noffsinger, M.D., a physician who has been approved by the Board to provide an evaluation of Dr. Badour, to determine whether he is in violation of Section 4731.22(B)(19), Ohio Revised Code. Dr. Badour further admits that such evaluation resulted in a determination that, although he was unable to practice medicine according to acceptable and prevailing standards of care during his manic episode in the spring of 2007, he is currently capable of practicing medicine according to acceptable and prevailing standards of care, subject to certain conditions. Dr. Badour further admits that Dr. Noffsinger diagnosed him with Bipolar Disorder, Most Recent Episode Manic, in Partial Remission, based, in part, on Dr. Badour's history of occasional, intermittent mild depressive and hypomanic episodes; and the full manic episode that Dr. Badour experienced during the spring of 2007 that included symptoms of decreased need for sleep, decreased appetite with weight loss, increased energy, rapid pressured speech, spending sprees, and psychotic symptoms of religious and paranoid delusions. Dr. Badour admits that Dr. Noffsinger recommended the following: that Dr. Badour receive outpatient psychiatric treatment by a Board-approved psychiatrist, consisting of, at a minimum, one-half hour of medication management every two weeks; that Dr. Badour continue to receive a mood stabilizing medication to prevent further mood episodes; that Dr. Badour comply with all other medications recommended and prescribed by his treating psychiatrist; that Dr. Badour periodically have his blood level of mood stabilizing medication checked, if he is prescribed Lithium, Depakote, or Tegretol, as coordinated by his treating psychiatrist, to ensure continued compliance with his medications; that Dr. Badour authorize his treating psychiatrist to submit regular written updates to the Board; and that Dr. Badour refrain from use of any illicit substances and undergo random urine toxicology screens, as prescribed by his treating psychiatrist.

#### AGREED CONDITIONS

Wherefore, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any formal proceedings at this time, Dr. Badour knowingly and voluntarily agrees with the Board to the following PROBATIONARY terms, conditions and limitations:

1. Dr. Badour shall obey all federal, state, and local laws, and all rules governing the practice of medicine in Ohio.
2. Dr. Badour shall submit quarterly declarations under penalty of Board disciplinary action or criminal prosecution, stating whether there has been compliance with all the conditions of this Consent Agreement. The first quarterly declaration must be received in the Board's offices on the first day of the third month following the month in which this Consent Agreement becomes effective. Subsequent quarterly declarations must be received in the Board's offices on or before the first day of every third month.
3. Dr. Badour shall appear in person for an interview before the full Board or its designated representative during the third month following the effective date of this Consent Agreement. Subsequent personal appearances must occur every three months thereafter, and/or as otherwise requested by the Board. If an appearance is missed or is rescheduled for any reason, ensuing appearances shall be scheduled based on the appearance date as originally scheduled.
4. In the event Dr. Badour is found by the Secretary of the Board to have failed to comply with any provision of this Consent Agreement, and is so notified of that deficiency in writing, such period(s) of noncompliance will not apply to the reduction of the probationary period under this Consent Agreement.

## **MONITORING AND TREATMENT**

### **Monitoring Physician**

5. Within thirty days of the effective date of this Consent Agreement, Dr. Badour shall submit the name and curriculum vitae of a monitoring physician for prior written approval by the Secretary or Supervising Member of the Board. In approving an individual to serve in this capacity, the Secretary and Supervising Member will give preference to a physician who practices in the same locale as Dr. Badour and who is engaged in the same or similar practice specialty.

The monitoring physician shall monitor Dr. Badour and his medical practice, and shall review Dr. Badour's patient charts. The chart review may be done on a random basis, with the frequency and number of charts reviewed to be determined by the Board.

Further, the monitoring physician shall provide the Board with reports on the monitoring of Dr. Badour and his medical practice, and on the review of Dr. Badour's patient charts. Dr. Badour shall ensure that the reports are forwarded to the Board on a quarterly basis and are received in the Board's offices no later than the due date for Dr. Badour's quarterly declaration.

In the event that the designated monitoring physician becomes unable or unwilling to serve in this capacity, Dr. Badour must immediately so notify the Board in writing. In addition, Dr. Badour shall make arrangements acceptable to the Board for another monitoring physician within thirty days after the previously designated monitoring physician becomes unable or unwilling to serve, unless otherwise determined by the Board. Furthermore, Dr. Badour shall ensure that the previously designated monitoring physician also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

### **Psychiatric Treatment**

6. Within thirty days of the effective date of this Consent Agreement, Dr. Badour shall submit to the Board for its prior approval the name and qualifications of a psychiatrist of his choice. Upon approval by the Board, Dr. Badour shall undergo and continue psychiatric treatment at least once every 2 weeks or as otherwise directed by the Board. Dr. Badour shall comply with his psychiatric treatment plan, including taking medications as prescribed and/or ordered for his psychiatric disorder. Dr. Badour shall ensure that psychiatric reports are forwarded by his treating psychiatrist to the Board on a quarterly basis, or as otherwise directed by the Board. The psychiatric reports shall contain information describing Dr. Badour's current treatment plan and any changes that have been made to the treatment plan since the prior report; Dr. Badour's compliance with his treatment plan; Dr. Badour's mental status; Dr. Badour's progress in treatment; and results of any laboratory studies that have been conducted since the prior report. Dr. Badour shall ensure that his treating psychiatrist immediately notifies the Board of his failure to comply with his psychiatric treatment plan and/or any determination that Dr. Badour is unable to practice due to his psychiatric disorder. It is Dr. Badour's responsibility to ensure that quarterly reports are received in the Board's offices no later than the due date for Dr. Badour's quarterly declaration.

In the event that the designated treating psychiatrist becomes unable or unwilling to serve in this capacity, Dr. Badour must immediately so notify the Board in writing. In addition, Dr. Badour shall make arrangements acceptable to the Board for another treating psychiatrist within thirty days after the previously designated treating psychiatrist becomes unable or unwilling to serve, unless otherwise determined by the Board. Furthermore, Dr. Badour shall ensure that the previously designated treating psychiatrist also notifies the Board directly of his or her inability to continue to serve and the reasons therefore.

### **Drug and Alcohol Screens**

7. The Board retains the right to require, and Dr. Badour agrees to submit, blood or urine specimens for screenings for drugs and alcohol, for analysis of therapeutic levels of

medications that may be prescribed for Dr. Badour, or for any other purpose, at Dr. Badour's expense, and upon the Board's request and without prior notice. Dr. Badour's refusal to submit a blood or urine specimen upon request of the Board shall result in a minimum of one year of actual license suspension.

#### **Releases**

8. Dr. Badour shall provide authorization, through appropriate written consent forms, for disclosure of evaluative reports, summaries, and records, of whatever nature, by any and all parties that provide treatment or evaluation for Dr. Badour's psychiatric conditions or related conditions, or for purposes of complying with this Consent Agreement, whether such treatment or evaluation occurred before or after the effective date of this Consent Agreement. The above-mentioned evaluative reports, summaries, and records are considered medical records for purposes of Section 149.43 of the Ohio Revised Code and are confidential pursuant to statute. Dr. Badour further agrees to provide the Board written consent permitting any treatment provider from whom he obtains treatment to notify the Board in the event he fails to agree to or comply with any treatment contract or aftercare contract. Failure to provide such consent, or revocation of such consent, shall constitute a violation of this Consent Agreement.

#### **Required Reporting by Licensee**

9. Within thirty days of the effective date of this Consent Agreement, Dr. Badour shall provide a copy of this Consent Agreement to all employers or entities with which he is under contract to provide health care services or is receiving training; and the Chief of Staff at each hospital where he has privileges or appointments. Further, Dr. Badour shall provide a copy of this Consent Agreement to all employers or entities with which he contracts to provide health care services, or applies for or receives training, and the Chief of Staff at each hospital where he applies for or obtains privileges or appointments.
10. Within thirty days of the effective date of this Consent Agreement, Dr. Badour shall provide a copy of this Consent Agreement by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which he currently holds any professional license. Dr. Badour further agrees to provide a copy of this Consent Agreement by certified mail, return receipt requested, at time of application to the proper licensing authority of any state in which he applies for any professional license or for reinstatement of any professional license. Further, Dr. Badour shall provide this Board with a copy of the return receipt as proof of notification within thirty days of receiving that return receipt.
11. Dr. Badour shall provide a copy of this Consent Agreement to all persons and entities that provide Dr. Badour psychiatric treatment or monitoring.

### **FAILURE TO COMPLY**

If, in the discretion of the Secretary and Supervising Member of the Board, Dr. Badour appears to have violated or breached any term or condition of this Consent Agreement, the Board reserves the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including, but not limited to, alleged violations of the laws of Ohio occurring before the effective date of this Consent Agreement.

If the Secretary and Supervising Member of the Board determine that there is clear and convincing evidence that Dr. Badour has violated any term, condition or limitation of this Consent Agreement, Dr. Badour agrees that the violation, as alleged, also constitutes clear and convincing evidence that his continued practice presents a danger of immediate and serious harm to the public for purposes of initiating a summary suspension pursuant to Section 4731.22(G), Ohio Revised Code.

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

Dr. Badour shall not request termination of this Consent Agreement for a minimum of five years. In addition, Dr. Badour shall not request modification to the probationary terms, limitations, and conditions contained herein for at least one year. Otherwise, the above-described terms, limitations and conditions may be amended or terminated in writing at any time upon the agreement of both parties.

### **ACKNOWLEDGMENTS/LIABILITY RELEASE**

Dr. Badour acknowledges that he has had an opportunity to ask questions concerning the terms of this Consent Agreement and that all questions asked have been answered in a satisfactory manner.

Any action initiated by the Board based on alleged violations of this Consent Agreement shall comply with the Administrative Procedure Act, Chapter 119., Ohio Revised Code.

Dr. Badour hereby releases the Board, its members, employees, agents, officers and representatives jointly and severally from any and all liability arising from the within matter.

This Consent Agreement shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. Dr. Badour acknowledges that his social security number will be used if this information is so reported and agrees to provide his social security number to the Board for such purposes.

**EFFECTIVE DATE**

It is expressly understood that this Consent Agreement is subject to ratification by the Board prior to signature by the Secretary and Supervising Member and shall become effective upon the last date of signature below.

  
ASHRAF SOLIMAN BADOUR, M.D.

  
LANCE A. TALMAGE, M.D.  
Secretary

11-8-2007  
DATE

11-14-07  
DATE

  
HOLLY S. PLANINSIC  
Attorney for Dr. Badour

  
RAYMOND J. ALBERT  
Supervising Member

November 8 2007  
DATE

11/13/07  
DATE

  
LYNN ZONDORAK  
Enforcement Attorney

11-14-2007  
DATE



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOSEPH CHARLES DARROW, JR., M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and JOSEPH CHARLES DARROW, JR., M.D., ("Dr. Darrow") freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-14, *et seq.*

**FINDINGS OF FACT**

1. Dr. Darrow currently holds License Number 19291, which license is in a lapsed status, and Dr. Darrow's address of record with the Board is in Logan, Ohio.

2. In May, 2008, Dr. Darrow requested that his lapsed 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. Darrow had provided false information on his license renewal application submitted in 2002, when he attested to his completion of the mandatory two (2) hours of continuing medical education coursework in the subject of end-of-life care, including pain management.

3. Dr. Darrow 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 June, 2008, 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. Darrow an active 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 12.1(a), relating to presenting false statements in connection with an application for a license.

2. The Board determined that under all of the circumstances it is appropriate to grant Dr. Darrow 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. Darrow 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**

JOSEPH CHARLES DARROW, JR., 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. Darrow 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 §29A-5-1, *et seq.*;

2. Dr. Darrow 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. Darrow waives all rights to such a hearing;

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

5. Dr. Darrow 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. Darrow, the West Virginia Board of Medicine hereby **ORDERS** as follows:


1. Dr. Darrow is granted **ACTIVE** status for his currently lapsed license to practice medicine and surgery in the State of West Virginia, License Number 19291, effective upon date of entry of this Consent Order.

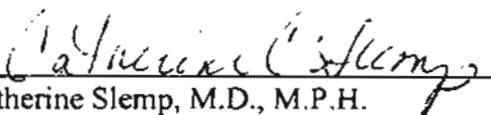
2. Dr. Darrow shall pay three-hundred dollars (\$300) for providing false information to the Board on his application submitted to the Board, as set forth in the Findings of Fact of this Consent Order.

3. On or before July 31, 2008, Dr. Darrow 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 period, 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 29<sup>th</sup> day of July, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
JOSEPH CHARLES DARROW, JR., M.D.

Date: 21 July 2008

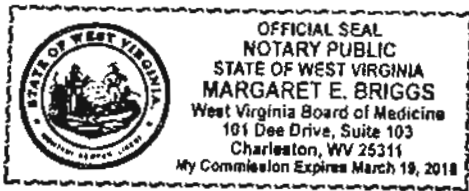
STATE OF WEST VIRGINIA

COUNTY OF KANAWHA, to-wit:

I, MARGARET E. BRIGGS, a Notary Public for said county and state do hereby certify that JOSEPH CHARLES DARROW, JR., M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 21st day of July, 2008.

My Commission expires March 19, 2016.



*Margaret E. Briggs*  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: JAN ALLEN DEWITT, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Jan Allen DeWitt, M.D. ("Dr. DeWitt") 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. DeWitt currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21904, issued originally in 2005. Dr. DeWitt's address of record is in Johnson City, TN.
2. On March 14, 2007, the Kentucky Board of Medical Licensure ("Kentucky Board") determined that Dr. DeWitt was deficient in the completion of mandatory continuing medical education ("CME") requirements under the law of the Commonwealth of Kentucky, which requirements are substantially similar to those under the law of West Virginia, particularly with respect to CME hours required for licensure. Accordingly, the Kentucky Board entered an Order fining Dr. DeWitt \$400.00, and granting him an extension of six (6) months to complete the mandatory CME requirements.
3. On October 12, 2007, the Kentucky Board determined that Dr. DeWitt had failed to comply with the Kentucky Board's March 14, 2007, Order, and entered an additional Order suspending Dr. DeWitt's license to practice medicine in the Commonwealth of Kentucky.

The October 12, 2007, Order was based upon Dr. DeWitt's failure to comply with the March 14, 2007, Order, including his failure to complete the mandatory CME requirements within the six (6) month extension provided for in the March 14, 2007, Order entered by the Kentucky Board.

4. On October 19, 2007, upon receipt of verification by the Kentucky Board that Dr. DeWitt had completed the mandatory CME requirements at issue in the prior Orders, the Kentucky Board entered an Order terminating the suspension and reinstating Dr. DeWitt's license to practice medicine in the Commonwealth of Kentucky. Copies of the "Order Suspending License" and "Order Reinstating Suspended License" entered by the Kentucky Board are attached hereto, and incorporated herein by reference as exhibit 1.

5. On March 10, 2008, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. DeWitt based upon the action against Dr. DeWitt by the Kentucky Board.

6. By correspondence dated June 5, 2008, Dr. DeWitt responded to the allegations in the Complaint.

7. Dr. DeWitt admits the above Findings of Fact and wishes to enter into this Consent Order in order to settle 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 may exist to substantiate charges against Dr. DeWitt pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. DeWitt's license

to practice medicine in the Commonwealth of Kentucky was 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. DeWitt and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. DeWitt enters into this Consent Order.

### CONSENT

Dr. DeWitt, 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. DeWitt 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. DeWitt 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. DeWitt waives all rights to such a hearing.

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




5. Dr. DeWitt 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.

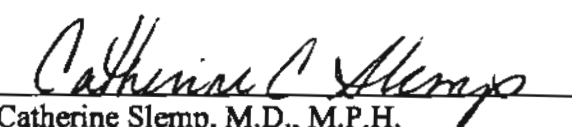
**ORDER**

**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. DeWitt, the West Virginia Board of Medicine hereby **ORDERS** that Dr. DeWitt is **PUBLICLY REPRIMANDED** for having his license to practice medicine and surgery acted against by the licensing authority in another state.

The foregoing Order was entered this 10<sup>th</sup> day of November, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Jan Allen DeWitt, M.D.

Date: 9-19-08

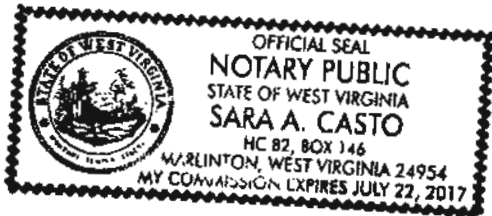
STATE OF West Virginia

COUNTY OF Pocahontas

I, Sara A. Casto, a Notary Public in and for said county and state, do hereby certify that Jan Allen DeWitt, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 19 day of September, 2008.

My commission expires July 22, 2017.



Sara A. Casto  
Notary Public

COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. CME458

FILED OF RECORD

OCT 12 2007

K.B.M.L.

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF  
KENTUCKY HELD BY JAN A. DEWITT, M.D., LICENSE NO. 33357, 314  
QUAIL DR., JOHNSON CITY, TN 37601

**ORDER SUSPENDING LICENSE**  
**PURSUANT TO 201 KAR 9:310**

On March 14, 2007, the Board entered an Order of Fine; Granting Six Months to Comply with 201 KAR 9:310 against this licensee's Kentucky medical license. The Order was based upon a finding that the licensee had neither completed the continuing medical education requirements of 201 KAR 9:310 nor obtained an extension of time for completion of the continuing medical education requirements. Pursuant to subsection (1)(5) of that regulation, the Board imposed a \$400 fine, due and payable immediately, and granted the licensee a period of six months, to and including September 14, 2007 to come into compliance, by paying the fine imposed and completing the continuing medical education requirements. The licensee was also provided notice that, if there was a failure of compliance, the licensee's Kentucky medical license would be suspended and would remain suspended until the licensee has submitted verifiable evidence of completion of the continuing medical education requirements, along with the payment of the fine imposed.

A review of the Board's records reveals that the licensee has failed to comply with the March 14, 2007 Order on or before September 14, 2007. Accordingly, the Board FINDS that the licensee is not in compliance with 201 KAR 9:310. The Board CONCLUDES that the licensee no longer meets the statutory and regulatory


requirements for licensing in the Commonwealth of Kentucky. In accordance with 201 KAR 9:310, Section 1(5), the Board ORDERS that the license to practice medicine in the Commonwealth of Kentucky held by JAN A. DEWITT, M.D is SUSPENDED IMMEDIATELY and SHALL REMAIN SUSPENDED until such time that the licensee provides verifiable proof that the licensee has completed the continuing medical education requirements and the licensee has paid the \$400 fine in full.

SO ORDERED this 12<sup>th</sup> day of October, 2007.

  
DANNY M. CLARK, M.D.  
PRESIDENT

Certificate of Service

I certify that the original of this Order of Suspension was delivered to Mr. C. William Schmidt, Executive Director, Kentucky Board of Medical Licensure, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222 and a copy was mailed, by certified mail return-receipt requested, to Jan A. DeWitt, M.D. 109 Land Oak Road, Knoxville, TN 37922 on this 15<sup>th</sup> day of October, 2007.

  
C. LLOYD VEST II  
General Counsel  
Kentucky Board of Medical Licensure  
310 Whittington Parkway, Suite 1B  
Louisville, Kentucky 40222  
(502) 429-7150

COMMONWEALTH OF KENTUCKY  
BOARD OF MEDICAL LICENSURE  
CASE NO. CME458

FILED OF RECORD

OCT 19 2007

K.B.M.L.

IN RE: THE LICENSE TO PRACTICE MEDICINE IN THE COMMONWEALTH OF  
KENTUCKY HELD BY JAN A. DEWITT, M.D., LICENSE NO. 33357, 314  
QUAIL DR., JOHNSON CITY, TN 37601

**ORDER REINSTATING SUSPENDED LICENSE**

On October 12, 2007, the Kentucky Board of Medical Licensure entered an Order Suspending License Pursuant to 201 KAR 9:310, suspending the license to practice medicine in the Commonwealth of Kentucky held by Jan A. DeWitt, M.D. This Order suspending Dr. DeWitt's Kentucky medical license was based upon his failure to complete the minimum number of continuing medical education (CME) requirements, despite the fact that he had been granted a six (6) months extension in which to complete those requirements. Dr. DeWitt had not submitted verification of completion of any CME requirements by the deadline. By its October 12, 2007 Order, the Board ordered that Dr. DeWitt's Kentucky medical license be suspended immediately and shall remain suspended until such time as he submits verifiable evidence indicating completion of the CME requirements.

On October 18, 2007, the Board's CME coordinator received verification from Dr. DeWitt that he completed the CME requirements of 201 KAR 9:310. By providing such verifiable evidence indicating completion of the CME requirements and payment of the fine, Dr. DeWitt has met the conditions for reinstatement of his medical license. Accordingly, the Board ORDERS that the SUSPENSION imposed by the Board's October 12, 2007 Order is TERMINATED and the license to practice medicine in the


Commonwealth of Kentucky held by Jan A. DeWitt, M.D., is hereby REINSTATED to its previous status, retroactive to October 18, 2007.

SO ORDERED this 19th day of October, 2007.

  
DANNY M. CLARK, M.D.  
PRESIDENT

Certificate of Service

I certify that the original of this Order Reinstating Suspended License was delivered to C. William Schmidt, Executive Director, Kentucky Board of Medical Licensure, 310 Whittington Parkway, Suite 1B, Louisville, Kentucky 40222, and a copy was mailed, by certified mail return-receipt requested to Jan A. DeWitt, M.D., 109 Land Oak Road, Knoxville, TN 37922 on this 19<sup>th</sup> day of October, 2007.

  
C. LLOYD VEST II  
General Counsel  
Kentucky Board of Medical Licensure  
310 Whittington Parkway, Suite 1B  
Louisville, Kentucky 40222  
(502) 429-7150

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: SEAN CHARLES DICRISTOFARO, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and SEAN CHARLES DICRISTOFARO, M.D. ("Dr. DiCristofaro"), 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**

**A. Introduction**

1. Dr. DiCristofaro currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 19679, issued originally in 1999, and his address of record with the Board is in Hurricane, West Virginia.

2. On February 7, 2007, the Board received a letter from Albert H. Michaels, President and CEO of CAMC Teays Valley Hospital, in Hurricane, West Virginia, stating as follows:

In the early hours of January 4, 2007, Sean C. DiCristofaro, M.D., wrote a "Do Not Resuscitate" order for a patient he was attending at CAMC Teays Valley Hospital. Later that morning, he wrote in the chart: "Norcuron 10 mg IV given by me IVP." Dr. DiCristofaro pronounced the patient dead a short time after administration of the Norcuron. The patient was not mechanically ventilated or intubated.

3. On March 12, 2007, based upon the information received from CAMC Teays Valley Hospital, the Complaint Committee of the Board initiated a Complaint against Dr. DiCristofaro, which Complaint related to his care and treatment of the patient (hereinafter referred

to as "Patient A") at CAMC Teays Valley Hospital, particularly as it relates to his administration of the drug Norcuron<sup>1</sup> to Patient A.

4. The Complaint Committee began an investigation of the Complaint, and on March 21, 2007, the Board issued a subpoena to obtain medical and other records from CAMC Teays Valley Hospital.

5. By correspondence dated April 19, 2007, Dr. DiCristofaro responded in writing to the Complaint. In his response, Dr. DiCristofaro provided an overview of the care rendered to Patient A and also addressed the administration of Norcuron to Patient A. In that regard, he stated that the use of Norcuron "was appropriate palliative care under the unique circumstances of a patient suffering from agonal gasping whose death was clearly imminent."

6. On May 13, 2007, Dr. DiCristofaro appeared before the Complaint Committee for a full discussion of this matter. During the meeting with the Complaint Committee, Dr. DiCristofaro acknowledged that, in retrospect, his use of Norcuron in this case was an error in judgment on his part, that he had not used it previously, and he would not do it again.

7. The Complaint Committee authorized an investigation to determine the facts of the case and whether the administration of Norcuron, a neuromuscular blocking agent, to Patient A during "end of life" or "palliative" care, was consistent with the prevailing standards of medical and ethical care. The Committee's investigation included numerous interviews of health care professionals and the patient's family members, consultation with an expert in medical ethics, review of medical literature, and a review and analysis of hospital records.

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<sup>1</sup> Norcuron is a neuromuscular blocking agent, which is generally used to provide muscle paralysis during intubation, surgery or mechanical ventilation.



## B. Case Summary.

8. For several years prior to his death, Patient A was receiving medical care from Dr. DiCristofaro in connection with declining health related to end-stage liver failure secondary to alcoholic liver disease. On several occasions before his death, Patient A was hospitalized while waiting a liver transplant, and received periodic transfusions related to the liver disease and dialysis related to renal function.

9. On January 2, 2007, Patient A went to the Emergency Room at CAMC Teays Valley Hospital and was then transferred to the Intensive Care Unit. He was suffering from gastrointestinal bleeding and hepatic encephalopathy. He underwent an endoscopic search for the source of the bleeding, and was treated with blood products, renal dialysis, antibiotics, and drugs to cleanse his bowel, maintain his blood pressure, and sustain cardiac function. Unfortunately, he was critically ill, and developed cardio-pulmonary failure.

10. Following his admission to ICU, Patient A received regular dosing of narcotic analgesics (pain medication), and was variously described in the medical records as “incoherent” or “agitated,” while at other times he “appeared comfortable.”

11. Patient A had previously signed a “State of West Virginia Living Will” and a “State of West Virginia Medical Power of Attorney,” both of which were dated March 4, 1994, and were included in the patient’s medical records. In the Living Will, the patient indicated that if two (2) physicians determined he was terminally ill, he wanted all treatment stopped that would solely prolong the dying process, and that he wanted to die naturally. In the Medical Power of Attorney, the patient named his wife as his surrogate if he became unable to

make his own decisions. Her delineated authority included, but was not limited to, the withholding or withdrawal of life-prolonging interventions.

12. On January 4, 2007, at about 01:30 a.m., Patient A experienced further deterioration, and Dr. DiCristofaro, with the consent and agreement of the patient's wife, made the decision to change his status to "Do Not Resuscitate" and "Do Not Intubate," and the patient's wife and his children decided to forego further treatment aimed at survival enabling Dr. DiCristofaro to withdraw life support to Patient A and shift to comfort and care measures only.

13. On January 4, 2007, between 03:00 a.m. and 05:00 a.m., Patient A was given further doses of narcotic pain medications (1 mg Dilaudid and between 10 and 20 mg morphine) and a sedative (2 mg Ativan). During this time, the patient was experiencing low blood pressure and respirations described by an attending nurse as "labored" and by Dr. DiCristofaro as "agonal with significant periods of apnea."<sup>2</sup> The patient reportedly remained "obtunded and unresponsive," and the patient's family became distraught over his breathing and congestion in the lungs. According to Dr. DiCristofaro, Patient A's agonal gasping was more significant in duration and severity than any patient in his prior professional experience.

14. On January 4, 2007, between 05:00 a.m. and 05:30 a.m., Dr. DiCristofaro had a conversation with the patient's wife, reviewed the medications he had given, and concluded that additional or different doses of sedation and/or pain medication would not relieve the agonal breathing which had developed. Dr. DiCristofaro then offered to give another medication to ease the patient's gasping. When the patient's wife indicated that everything should be done "to keep him comfortable," Dr. DiCristofaro asked a nurse for 10 mg of Norcuron, a neuromuscular blocking agent, which he then administered intravenously to the

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<sup>2</sup> Agonal breathing is characterized by shallow, slow (3-4 per minute), irregular inspirations followed by irregular pauses. It may also be characterized as gasping, labored breathing, accompanied by strange vocalizations and myoclonus.

patient. The patient became totally apneic and subsequently his heart stopped. He was pronounced dead at 05:38 a.m.

### **C. Patient A's Care**

15. Palliative care of dying patients is intended to provide comfort and alleviate a patient's pain and suffering, and should be consistent with the level of a patient's suffering. In this case, the patient's end of life care from 01:30 a.m. to 05:00 a.m. on January 4, 2007, appears to have met the prevailing standards of medical and ethical care. Specifically, the patient was critically ill and approaching death, in a condition sufficient to justify the removal of life-sustaining treatment in conjunction with adequate palliative care.

16. The Board has determined that when Dr. DiCristofaro made the decision to administer 10 mg Norcuron to Patient A, he deviated from the prevailing standards of medical and ethical care.

17. Neuromuscular blocking agents, such as Norcuron, are given only to cause paralysis, and have no intrinsic analgesic or sedating effects. Accordingly, there is no general acceptance within the field of medicine for the use of such agents for palliation of pain and suffering, and the use of such agents during "end of life care" does not meet the prevailing standards of medical and ethical care.

18. This Board is aware of minority support in the medical literature for the theory that there may be appropriate use, "in rare circumstances", for neuromuscular blocking agents in end of life care. See, R.M. Perkin & D.B. Resnik, The Agony of Agonal Respirations: Is the Last Gasp Necessary?, 28 J. Medical Ethics 164-169 (2005). The Board has reviewed the reasoning underlying this viewpoint, as well as the expert witness report submitted by Dr. Perkin on behalf of Dr. DiCristofaro, and disagrees with it.

19. In caring for Patient A, as outlined above, Dr. DiCristofaro believed that he had been presented with a clinically difficult and emotionally painful situation that weighed heavily upon him. The patient was approaching death and experiencing agonal respirations which were dramatic and continuing and which, in the opinion of Dr. DiCristofaro, were uncomfortable for the patient. The family understandably wanted Patient A to be kept as comfortable as possible during end of life care.

20. Dr. DiCristofaro has explained that, in administering Norcuron, it was not Dr. DiCristofaro's intent to hasten, or cause Patient A's death, but rather to ease the agonal respirations that his patient was experiencing which he believed to be capable of causing pain. He acted compassionately toward his patient and the family by attending the patient, discussing the care with family and providing palliative care. However, Dr. DiCristofaro deviated from prevailing standards of palliative care when he administered Norcuron to his patient as death approached.

21. Dr. DiCristofaro has taken personal responsibility for his medical decisions in the care of Patient A, and has cooperated fully with the Board during its investigation and review of this matter, and has never previously been the subject of any disciplinary action by the Board.

22. The continued practice of medicine by Dr. DiCristofaro in the State of West Virginia, absent compliance with this Consent Order, could adversely affect the health, safety, and welfare of patients.

23. Dr. DiCristofaro wishes to resolve this matter by agreement with the Board and is willing to enter into this Consent Order.

## 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 of Dr. DiCristofaro from the practice of medicine in the State of West Virginia due to violations of W. Va. Code §§ 30-3-14(c)(13) and (17), and violations of West Virginia Legislative Rules, West Virginia Board of Medicine, 11 CSR 1A 12.1(e), (j), (o), (x) and (bb) and 11 CSR 1A 12.2(c), all relating to administering a prescription drug other than in good faith and in a therapeutic manner in accordance with accepted medical standards, unethical or unprofessional conduct, failure to perform a legal or statutory obligation placed upon a physician, and failure to practice medicine acceptably, or otherwise violating the law.
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. DiCristofaro, by entering into this Consent Order with Dr. DiCristofaro, provided he complies with each and every term of this Consent Order.

## CONSENT

Dr. DiCristofaro, 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. DiCristofaro 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. DiCristofaro 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. DiCristofaro waives all rights to such a hearing.

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

5. Dr. DiCristofaro 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. DiCristofaro, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery of Dr. DiCristofaro, License No. 19679, is hereby **SUSPENDED**, effective February 15, 2008, and continuing for a period of **six (6) months**.

2. During the period of suspension described in the preceding paragraph, Dr. DiCristofaro shall participate in a **PROGRAM OF EDUCATION** prescribed by the Board, which program shall address the topics of medical ethics, palliative care, and end of life care, including pain management.

3. After successful completion of the program of education prescribed by the Board, and before Dr. DiCristofaro may return to the active practice of medicine, Dr.

DiCristofaro shall appear before the Complaint Committee of the Board, during the regularly scheduled meeting in July 2008, to discuss his return to the active practice of medicine.

4. After the suspension described in paragraph 1 hereof, and upon a determination and recommendation by the Complaint Committee of the Board that Dr. DiCristofaro is fully prepared to return to the active practice of medicine, Dr. DiCristofaro shall be placed on **PROBATION** for a period of time, to be determined by the Committee, not to exceed the maximum time allowed by statute.

5. During the period of probation established by the Complaint Committee as described in the preceding paragraph, Dr. DiCristofaro may resume the active practice of medicine and surgery, subject to any conditions the Complaint Committee may deem appropriate after completion of his period of suspension, including, as a minimum, the following:

a. Dr. DiCristofaro shall desist from any and all use of the drug Norcuron, its pharmacological equivalents, and/or any and all drugs or formulations with paralytic effects, other than for use in the intubation of patients;

b. Dr. DiCristofaro shall remain current with the acceptable and prevailing standards of palliative care, and shall submit documentation to the Board on an annual basis verifying the completion of no less than six (6) hours per year of Continuing Medical Education coursework on the subject of palliative care;

c. Dr. DiCristofaro shall identify a physician or physicians, to be approved by the Board, who will monitor and review his care of all patients who are known to be dying or terminally ill (or likely to become so), as set forth below;

d. Dr. DiCristofaro shall prepare and record a detailed written treatment plan for the care of all patients who are known to be dying or terminally ill (or likely to

become so), for the care of pain of each such patient, and he shall further prepare written prescribing plans for each patient for monitoring/review;

e. Dr. DiCristofaro shall review and become familiar with the ethical statements and policies established by each health care facility and/or hospital where he practices medicine, and shall obtain written verification regarding his review of such statements and policies from the Chair of the Ethics Committee or the CEO, which shall be addressed to the Board;

f. Dr. DiCristofaro shall consult with his peers in preparing any written treatment plans involving patients who are known to be dying or terminally ill (or likely to become so), and shall further consult with his peers regarding all critical decision-making in such cases;

g. The monitoring physician(s) approved by the Board shall submit quarterly reports to the Board regarding Dr. DiCristofaro's compliance with this agreement and/or any end of life care requirements of patients, and Dr. DiCristofaro shall make such other reasonable arrangements, if any, as may become necessary for effective monitoring of his treatment of patients who are known to be dying or terminally ill (or likely to become so);

h. Dr. DiCristofaro shall cease and desist immediately from the practice of medicine if the monitoring and review mechanism required above is not established or if that review mechanism fails at any time to be able to carry out its responsibilities; and

i. Dr. DiCristofaro shall adhere to all terms and conditions set forth above and herein, regardless of the location where he may practice, until relieved of such obligation by further Order of the Board.



6. During the period of probation established by the Complaint Committee as described above, Dr. DiCristofaro must comply with all laws and rules pertaining to the practice of medicine.

7. In the event that Dr. DiCristofaro fails to comply with any of the terms of this Order or with any laws and rules pertaining to the practice of medicine during the period of probation established by the Complaint Committee as described above, or if he is ever determined by any judge or jury to be criminally liable for the administration of Norcuron to Patient A in this matter, then the Complaint Committee may recommend, and the Board may require, without further hearing or process, that the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. DiCristofaro, be revoked.

8. Dr. DiCristofaro is also **PUBLICLY REPRIMANDED** for failing to conform to the prevailing standards of acceptable medical practice and the ethics of the medical profession by administering the drug Norcuron to a patient in an improper manner.

9. Dr. DiCristofaro shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. DiCristofaro is authorized to practice medicine, and during the period that this Consent Order is in effect, Dr. DiCristofaro 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 SEAN CHARLES DICRISTOFARO, M.D.,

was:

Entered this 14th day of January, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

Sean Charles Dicristofaro  
SEAN CHARLES DICRISTOFARO, M.D.

Date: 1/10/08

STATE OF WEST VIRGINIA

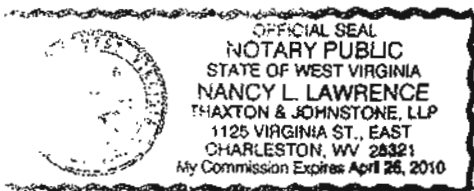
COUNTY OF Kanawha

I, Nancy L. Lawrence, a Notary Public in and for said county and state do hereby certify that SEAN CHARLES DICRISTOFARO, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 10th day of January, 2008.

My commission expires 4/26/2010

Nancy L. Lawrence  
Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: SEAN CHARLES DI CRISTOFARO, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Sean Charles Di Cristofaro, M.D. (“Dr. Di Cristofaro”), 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. On January 14, 2008, Dr. Di Cristofaro entered into a Consent Order (“Order”) with the Board whereby his license to practice medicine and surgery in the State of West Virginia, License No. 19679, was suspended for a period of six (6) months, effective February 15, 2008, for failing to conform to the prevailing standards of acceptable medical practice and the ethics of the medical profession by administering the drug Norcuron, a neuromuscular blocking agent, in an improper manner.

2. During the period of suspension described in the Order, Dr. Di Cristofaro was required to participate in a program of education prescribed by the Board, which program was designed to address the topics of medical ethics, palliative care, and end of life care, including pain management.

3. Pursuant to the Order, Dr. Di Cristofaro was also scheduled to appear before the Complaint Committee of the Board on July, 13, 2008, to discuss his ability to return to the active practice of medicine and surgery in the State of West Virginia following the period of suspension described in the Order.

4. On July 13, 2008, Dr. Di Cristofaro appeared before the Complaint Committee of the Board for a full discussion concerning his ability to return to the active practice of medicine and surgery in the State of West Virginia, including the circumstances of his return.

5. After meeting with Dr. Di Cristofaro, the Complaint Committee of the Board finds that Dr. Di Cristofaro meets the requirements for returning to the active practice of medicine and surgery provided certain conditions are placed upon his license in order to protect the health and welfare of his patients.

### **CONCLUSIONS OF LAW**

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

2. Prior to entry of the Consent Order on January 14, 2008, the Complaint Committee of the Board found probable cause necessary to file charges against Dr. Di Cristofaro pursuant to W. Va. Code §§ 30-3-14(c)(13) and (17), 11 CSR 1A 12.1(e), (j), (o), (x) and (bb), and 11 CSR 1A 12.2(c), all relating to administering a prescription drug other than in good faith and in a therapeutic manner in accordance with accepted medical standards, unethical or unprofessional conduct, failure to perform a legal or statutory obligation placed upon a physician, and failure to practice medicine acceptably, or otherwise violating the law.

3. The Board and Dr. Di Cristofaro previously determined that it was appropriate to waive the commencement of formal proceedings against Dr. Di Cristofaro and to resolve this matter subject to the terms and conditions stated in the Consent Order entered by the Board on January 14, 2008, which Consent Order is now superseded by this Consent Order.

## CONSENT

Dr. Di Cristofaro, 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. Di Cristofaro acknowledges that, prior to entry of the Consent Order on January 14, 2008, he had the following rights, among others: the right to a formal hearing held in accordance with W. Va. Code §30-3-14(h) and §29A-5-1, et seq.; 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.

2. Dr. Di Cristofaro waived all rights to such a hearing.

3. Dr. Di Cristofaro further consented to entry of the Consent Order on January 14, 2008, relative to his practice of medicine and surgery in the State of West Virginia, and now consents to the entry of this Consent Order, which supersedes the Consent Order entered on January 14, 2008.

4. Dr. Di Cristofaro understands that this Consent Order is public information, and that the information 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. Di Cristofaro, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective August 14, 2008, or the date of entry of this Order, whichever is later, Dr. Di Cristofaro may resume the active practice of medicine, subject to a five (5) year period of **PROBATION** beginning on August 14, 2008, or the date of entry of this Order, whichever is later.

2. During the period of probation described in the preceding paragraph, Dr. Di Cristofaro may resume the active practice of medicine and surgery, subject to the following **CONDITIONS, LIMITATIONS and RESTRICTIONS**:

a. Dr. Di Cristofaro shall desist from any and all use of the drug Norcuron, its pharmacological equivalents, and/or any and all drugs or formulations with paralytic effects, other than for use in the intubation of patients;

b. Dr. Di Cristofaro shall remain current with the acceptable and prevailing standards of palliative care, and shall submit documentation to the Board on an annual basis verifying the completion of no less than six (6) hours per year of Continuing Medical Education coursework on the subject of palliative care, and Dr. Di Cristofaro shall further attend the Annual Assembly of the American Academy of Hospice and Palliative Medicine (“AAHPM”) to be held in March, 2009, and provide documentation of the same to the Board;

c. In addition to the six (6) hours per year of Continuing Medical Education coursework on the subject of palliative care described in the preceding paragraph, Dr. Di Cristofaro shall also attend or review a course sponsored by AAHPM and entitled “Current Concepts in Palliative Care: Update and Review Course.” The course is currently scheduled on August 28-30, 2008.<sup>1</sup>

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<sup>1</sup> In the event that Dr. Di Cristofaro is unable to attend the course in person, he shall obtain and review the course materials by CD-ROM and submit verification of the same to the Board.

d. Dr. Di Cristofaro shall identify a physician or physicians, to be approved by the Board, who will monitor and review his care of all patients who are known to be dying or terminally ill (or likely to become so), as set forth below;

e. Dr. Di Cristofaro shall prepare and record a detailed written treatment plan for the care of all patients who are known to be dying or terminally ill (or likely to become so), for the care of pain of each such patient, and he shall further prepare written prescribing plans for each patient for monitoring/review;

f. Dr. Di Cristofaro shall review and become familiar with the ethical statements and policies established by each health care facility and/or hospital where he practices medicine, and shall obtain written verification regarding his review of such statements and policies from the Chair of the Ethics Committee or the CEO, which shall be addressed to the Board;

g. Dr. Di Cristofaro shall consult with his peers in preparing any written treatment plans involving patients who are known to be dying or terminally ill (or likely to become so), and shall further consult with his peers regarding all critical decision-making in such cases;

h. The monitoring physician(s) approved by the Board shall submit quarterly reports to the Board regarding Dr. Di Cristofaro's compliance with this agreement and/or any end of life care requirements of patients, and Dr. Di Cristofaro shall make such other reasonable arrangements, if any, as may become necessary for effective monitoring of his treatment of patients who are known to be dying or terminally ill (or likely to become so);

i. Dr. Di Cristofaro shall cease and desist immediately from the practice of medicine if the monitoring and review mechanism required above is not established or if that review mechanism fails at any time to be able to carry out its responsibilities;

j. Dr. Di Cristofaro shall adhere to all terms and conditions set forth above and herein, regardless of the location where he may practice, until relieved of such obligation by further Order of the Board; and

k. Dr. Di Cristofaro shall appear before the Complaint Committee of the Board beginning in January 2009, and thereafter as requested by the Board, to confirm that he remains in full compliance with all of the terms and conditions of this Order.

3. During the period of probation described above, Dr. Di Cristofaro must comply with all laws and rules pertaining to the practice of medicine.

4. In the event that Dr. Di Cristofaro fails to comply with any of the terms or conditions of this Order or with any laws or rules pertaining to the practice of medicine during the period of probation established by the Complaint Committee as described above, or if he is ever determined by any judge or jury to be criminally liable for the administration of Norcuron to Patient A in this matter, as described in the Consent Order entered on January 14, 2008, then the Complaint Committee may recommend, and the Board may require, without further hearing or process, that the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Di Cristofaro, be revoked.

5. Dr. Di Cristofaro shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Di Cristofaro is authorized to practice medicine, and during the period that this Consent Order is in effect, Dr. Di Cristofaro shall

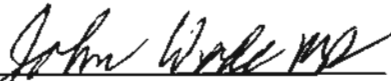


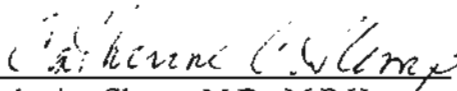
provide a copy of this Consent Order to any prospective employer or health care or medical facility where he seeks to practice medicine.

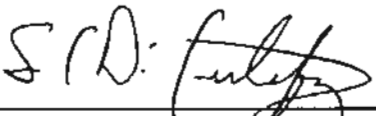
The foregoing "Consent Order" of Sean Charles Di Cristofaro, M.D., was:

Entered this 22nd day of August, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Sean Charles Di Cristofaro, M.D.

Date: 8/1/08

STATE OF WEST VIRGINIA

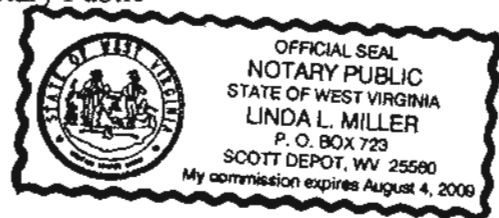
COUNTY OF Kanawha

I, Linda L. Miller, a Notary Public in and for said county and state do hereby certify that Sean Charles Di Cristofaro, M.D., whose name is signed above has this day acknowledged the same before me.

Given under my hand this 1<sup>st</sup> day of August, 2008.

My commission expires 8/4/09.

Linda L. Miller  
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 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. Ms. Fauteux was licensed as a physician assistant by the Board until May 8, 2007.
2. In August, 2007, Ms. Fauteux was publicly reprimanded by the Board for continuing to practice as a physician assistant when she was not certified by the National Commission on Certification of Physician Assistants ("NCCPA") for more than three (3) months. She also paid a \$250 fine to the Board.
3. Subsequently, in December, 2007, Ms. Fauteux applied to the Board for re-licensure as a physician assistant.
4. Ms. Fauteux meets the qualifications for physician assistant licensure, but for her to practice as a physician assistant without appropriate conditions and limitations upon her licensure to practice as a physician assistant, under all of the circumstances, could adversely affect the health and welfare of patients.

## CONCLUSIONS OF LAW

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

2. Probable cause exists to deny licensure as a physician assistant to Ms. Fauteux pursuant to the provisions of 11 CSR 1B 10.1(g) and (h), because Ms. Fauteux has previously failed to comply with those provisions of the regulations relating to physician assistants.

3. It is appropriate and in the public interest to waive the commencement of proceedings against Ms. Fauteux and to license Ms. Fauteux as a physician assistant, as she meets the requirements for licensure under the provisions of W. Va. Code § 30-3-16, subject to her agreement to enter into this Consent Order.

## CONSENT

MARY B. FAUTEUX, P.A.-C., by affixing her signature hereon, agrees solely and exclusively for the purpose of the entry of this Consent 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 11 CSR 1B 10.1 and W. Va. Code § 29A-5-1, *et seq.*, and W. Va. Code § 30-3-16;

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 any certification or licensure 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. Ms. Fauteux is granted License No. 00786, effective upon entry of this Order.

2. Ms. Fauteux shall be under direct supervision by her supervising physician for the first three (3) months from the date of entry of this Order, and her supervising physician shall file a written report with the Board on or before July 1, 2008, and on or before October 1, 2008, addressing her practice and professionalism.

3. Ms. Fauteux shall appear before the Physician Assistant Committee of the Board in March, 2009, 2010, and 2011.

4. Ms. Fauteux shall provide her supervising physician with a copy of this Consent Order within five (5) days of entry, and shall report promptly to him any results of any certifying examination results from the NCCPA.

The foregoing "Consent Order" of MARY B. FAUTEUX, P.A.-C., was:

Entered this 21st day of March, 2008.

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: 3/14/08

STATE OF OHIO

COUNTY OF COLUMBIA

I, MIKE EDWARDS, a Notary Public in and 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 14 day of MARCH, 2008.

My commission expires 9.10.11.



MIKE EDWARDS  
Notary Public, State of Ohio

My Commission Expires 9.10.11

Mike Edwards  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: WILLIAM KENT HAMILTON, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and William K. Hamilton, M.D. ("Dr. Hamilton") 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. Hamilton currently holds a license to practice medicine in the State of West Virginia, License No. 21124, issued originally in 2003. Dr. Hamilton's address of record is in Manassas, Virginia.

2. On March 23, 2007, the Virginia Board of Medicine ("Virginia Board") entered an Order regarding the license of Dr. Hamilton to practice medicine and surgery in the State of Virginia, which Order became final on April 25, 2007. Pursuant to the Order entered by the Virginia Board, Dr. Hamilton was issued a REPRIMAND, and his license to practice medicine and surgery in the State of Virginia was subjected to certain TERMS AND CONDITIONS, including a requirement that he complete 35 hours of Board-approved Continuing Medical Education coursework.

3. On July 9, 2007, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. Hamilton based upon the disciplinary action against Dr. Hamilton by the Virginia Board.

4. By correspondence dated August 22, 2007, Dr. Hamilton responded to the allegations in the Complaint.

5. Dr. Hamilton admits the above Findings of Fact and wishes to enter into this Consent Order in order to settle 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 may exist to substantiate charges against Dr. Hamilton pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that Dr. Hamilton's license to practice medicine in the State of Virginia 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. Hamilton and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Hamilton enters into this Consent Order.

### **CONSENT**

William K. Hamilton, 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. Hamilton 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. Hamilton 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. Hamilton waives all rights to such a hearing.

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

5. Dr. Hamilton 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. Hamilton, the West Virginia Board of Medicine hereby **ORDERS** as follows:

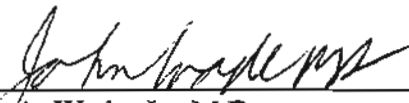
1. Dr. Hamilton is **PUBLICLY REPRIMANDED** for being subjected to disciplinary action by the licensing authority in another state;

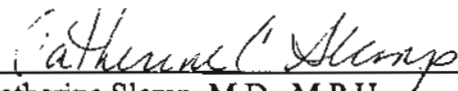
2. Dr. Hamilton must fully comply with all of the terms and conditions of the March 23, 2007, Order entered by the Virginia Board; and

3. In the event that Dr. Hamilton violates any of the terms or conditions of the Order entered by the Virginia Board, his license to practice medicine and surgery in the State of West Virginia shall be immediately **SUSPENDED**, without further process or hearing, pending his successful compliance with all of the terms and conditions of the Virginia Order.

The foregoing Order was entered this 13th day of February, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

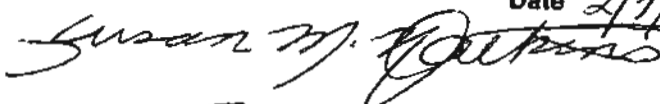
  
\_\_\_\_\_  
Catherine Slemp, M.D., M.P.H.  
Secretary

  
\_\_\_\_\_  
William K. Hamilton, M.D.

Date: Feb, 4, 2008

State of Virginia, County of Prince William  
Having shown proper identification(s), the  
person(s) whose signature(s) appear above  
did sign this document in my presence.  
Notary Public

Date 2/4/08

  
\_\_\_\_\_  
F.D. # 360003



**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's license is in an inactive status pursuant to a Consent Order entered September 26, 2007, a copy of which is attached hereto.
3. In June, 2008, the Board received written notification from West Virginia University that Dr. Hoeldtke was no longer employed by West Virginia University as of June 13, 2008.
4. Accordingly, he is unable to satisfy the requirement in the September 26, 2007, Consent Order on page 3, paragraph 2, of obtaining any recommendation from the WVU Practitioner Health Committee at University Hospitals that he is able to return to work.

5. Dr. Hoeldtke wishes to return to the active practice of medicine and in September, 2008, he appeared before the Licensure Committee for a full discussion of his situation and his health and well being.

6. Recent letters from his treating psychiatrist as well as an independent medical examiner were reviewed, reporting that his physical health remains excellent and he has been in full remission from his bipolar disorder for more than a year and that he may return to work and practice medicine.

7. Dr. Hoeldtke is a participant with the West Virginia Medical Professionals Health Program, Inc. ("WVMPHP") where he has entered into a Mental Health Recovery Contract, and a recent report from WVMPHP specifies that he continues to show stability of his disease posing no contraindication to licensure and the active, safe practice of medicine.

8. Dr. Hoeldtke has voluntarily sat for and passed the Spring 2008 Maintenance of Certification Examination in Endocrinology, Diabetes, and Metabolism.

9. It is reasonable and in the public interest for Dr. Hoeldtke to return to the active practice of medicine as there is no indication at this time that he is unable to practice medicine safely and without harm to himself or the public.

10. In light of his medical condition, and for the public health and safety, it is reasonable and necessary to require adequate oversight in the form of limitations, conditions and accommodations upon any active license granted to Dr. Hoeldtke.

## 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 and surgery pursuant to W. Va. Code §30-3-14(c) (21).
3. The Board has determined that it is appropriate and in the public interest to reinstate Dr. Hoeldtke's license in an active status, provided adequate oversight in the form of limitations, conditions and accommodations are placed upon his license.

## 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 W. Va. 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 active status effective upon entry of this Order.

2. Dr. Hoeldtke shall remain a participant in and compliant with all requirements of the Mental Health Recovery Contract with the WVMPHP.

3. If Dr. Hoeldtke moves to another jurisdiction to practice medicine, he shall so inform the Board in writing and shall transfer his participation in the WVMPHP to a physician health program recognized by the board in the jurisdiction where he moves.

4. Dr. Hoeldtke shall remain compliant with all requirements of the physician health program in the jurisdiction where he moves and he shall remain compliant with whatever limitations, conditions and accommodations, if any, are placed upon his license, in the jurisdiction where he practices medicine.

5. The WVMPHP and any physician health program where Dr. Hoeldtke transfers his participation shall notify the West Virginia Board of Medicine of any noncompliance.

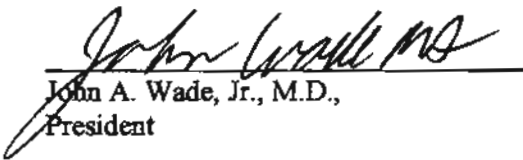
6. If at any time the Board receives a written official report that Dr. Hoeldtke is not a participant in and in compliance with the requirements of the WVMPHP or any physician health program into which he has transferred, or is not in compliance with any limitations, conditions or accommodations placed upon any license granted to practice medicine in any other jurisdiction, Dr. Hoeldtke's active license in West Virginia shall revert automatically to inactive status, without hearing or further proceedings, and the Board shall notify Dr. Hoeldtke in writing that his active West Virginia license has been changed to inactive status, and the basis therefore.

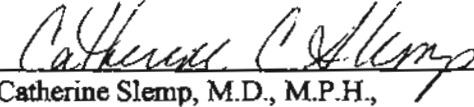
7. Within five (5) days of entry of this Consent Order, Dr. Hoeldtke shall present a copy of this Consent Order to all of his treating physicians, the WVMPHP, any physician health program recognized in the jurisdiction where he moves, and to any licensing board where he may seek licensure in the future and to any medical or health facility where he seeks to practice medicine, in any jurisdiction.

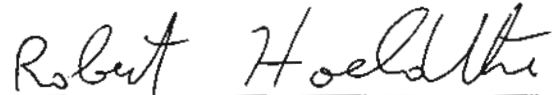
The failure of Dr. Hoeldtke to comply with any of the terms of this Consent Order may constitute grounds for further discipline of his license to practice medicine and surgery in the State of West Virginia.

Entered this 29th day of September, 2008.

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: 9/11/08

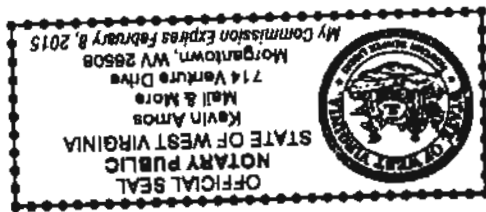
STATE OF WEST VIRGINIA

COUNTY OF MONONGALIA, to wit:

I, KEVIN AMOS, 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 11<sup>th</sup> day of SEPTEMBER, 2008.

My commission expires FEB. 8, 2015.



[Signature]  
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.

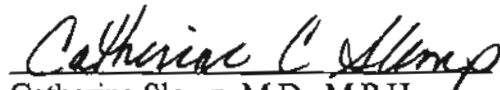
4. Within five (5) days of entry of this Consent Order, Dr. Hoeldtke shall present a copy of this Consent Order to the Vice President of Medical Affairs at University Hospitals, the Practitioner Health Committee, his treating therapist, and the Office of General Counsel at West Virginia University.


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 Slemple, M.D., M.P.H.,  
Secretary

  
\_\_\_\_\_  
Robert D. Hoeldtke, M.D.  
Date: 9/12/07

STATE OF West Virginia

COUNTY OF Mingo 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 12<sup>th</sup> day of September, 2007.

My commission expires March 13, 2015

[Signature]  
Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**WEST VIRGINIA BOARD OF MEDICINE,**

**Petitioner,**

**v.**

**KATHERINE ANNE HOOVER, M.D.,**

**Respondent.**

**ORDER**

This proceeding arises under the West Virginia Medical Practice Act, West Virginia Code § 30-3-1, et seq., and is a disciplinary proceeding involving the status of the license to practice medicine and surgery of Katherine Anne Hoover, M.D. (hereinafter “Dr. Hoover” or “Respondent”). The West Virginia Board of Medicine (hereinafter “the Board” or “Petitioner”) is the duly authorized State agency to oversee and conduct physician disciplinary hearings pursuant to the provisions of West Virginia Code § 30-3-14.

**Procedural History**

This matter was initiated on May 13, 1996, by the filing of an initial Complaint and Notice of Hearing. The procedural history regarding that Complaint is set forth more fully in the Recommended Findings of Fact and Conclusions of Law and Recommended Decision of the Hearing Examiner<sup>1</sup> (hereinafter “Recommended Decision”), which procedural history is adopted by the Board as if set forth fully herein. Following

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<sup>1</sup> It is noted that the Hearing Examiner incorrectly utilized the term “Finding of Fact” rather than “Findings of Fact” in his Recommended Decision.

litigation regarding that Complaint, the West Virginia Supreme Court of Appeals affirmed a December 18, 2002, Order of the Circuit Court of Harrison County insofar as it found a signature defect on the original Complaint. The Supreme Court reversed the Order insofar as it failed to provide the Board with an opportunity to correct the signature defect. The Supreme Court remanded the case to permit the Board to amend the Complaint to include proper signatures, and to re prosecute the case in its entirety if it chooses to do so, with a new evidentiary hearing before a different Hearing Examiner be held. Hoover v. West Virginia Board of Medicine, 216 W. Va. 23, 31-34 602 S.E. 2<sup>nd</sup> 466, 474-475 (2004).

The Board voted to re prosecute the case on September 13, 2004, and issued another "Complaint and Notice of Hearing" on November 10, 2004. That Complaint is the subject of the instant Order. The second Complaint was identical to the original Complaint, but included appropriate signatures. Like the original Complaint, the second Complaint alleged that on October 13, 1995, Respondent asked a seventeen (17) year old female patient, who was seeking gynecological care, whether the patient and any of her girlfriends would be willing to come to Respondent's home and have sex with her teenage sons. The second Complaint also charged that this conduct violated W. Va. Code §§ 30-3-14(c)(8) and (17) and 11 CSR 1A-12.1(e), (j) and (r) and 11 CSR 1A-12.2(d) (Hng. File No. 1, Bd. Ex. 6). The Respondent filed an untimely "Response" on January 16, 2005. On May 20, 2005, she filed a Petition for Writ of Prohibition in the Circuit Court of Kanawha County, as set forth more fully in the Recommended Decision. The Court denied the Writ on February 22, 2007, and authorized the Board to proceed with an evidentiary hearing before the assigned Hearing Examiner to address the matters alleged

in the second Complaint. Respondent's petition for appeal of that Order was refused by the Supreme Court.

On December 5 and 6, 2007, and on February 20, 21 and 22, 2008, the second evidentiary hearing was conducted before Hearing Examiner Jack McClung in the Conference Room at the Board offices at 101 Dee Drive, Charleston, West Virginia. The Board appeared by its disciplinary counsel, John K. McHugh, and its Executive Director, Robert G. Knittle. Also present was Leslie Higginbotham, investigator and paralegal for the Board. Dr. Hoover appeared in person and by her counsel, C. Christopher Younger. The Board called as its witnesses patient Sarah Hess-Sphon, her mother Karen Van Horn-Mercer, expert witness John B. Walden, M.D., and Child Protective Services Worker Peggy Kincaid, and introduced fifteen (15) exhibits, which were made a part of the record. Dr. Hoover testified on her own behalf and called as her witnesses medical assistant Peggy Jones and Diane E. Shafer, M.D. She also recalled as witnesses Sarah Hess-Sphon, Karen Van Horn-Mercer and Peggy Kincaid, and introduced four (4) exhibits, which were made a part of the record. Petitioner's Proposed Findings of Fact, Conclusions of Law, and Recommended Decision was filed on June 13, 2008. Respondent filed Proposed Findings of Fact and Conclusions of Law on or about June 12, 2008. Hearing Examiner McClung filed his Recommended Decision on August 22, 2008.

In accordance with 11 CSR 3 13.1, the hearing file, the stenographic record of the hearing, the Petitioner Board's and the Respondent's filings described above were provided to Board members for their individual consideration, along with the Hearing Examiner's Recommended Decision. At the September 8, 2008, regularly scheduled



meeting of the Board, at which a quorum of the Board was present and voting, the Board thoroughly considered all of this information. Drs. Wade, Lynch, Slemp, Arnold, Ferrebee, Hasan, Jimenez, Maheswaran, May and Wazir, Ms. Griffin, Ms. Hays and Mr. Wright participated in the review and, by unanimous vote, and in accordance with 11 CSR 3 7, the Board reached its decision. Dr. Wade presided.

Pursuant to 11 CSR 3 14.3, which specifies that the Board may adopt, modify or reject the recommendations of the Hearing Examiner, the Board hereby adopts the section of the Hearing Examiner's Recommended Decision labeled "Procedural History" on pages one (1) through seven (7) of his Recommended Decision. A true and accurate copy of the Recommended Decision is attached hereto.

#### **Motions**

Pursuant to 11 CSR 3 14.3, which specifies that the Board may adopt, modify or reject the recommendations of the Hearing Examiner, the Board hereby adopts the section of the Hearing Examiner's Recommended Decision labeled "Motions" on pages eight (8) through eleven (11) of his Recommended Decision with the following modification, which is made to ensure that the content of the "Motions" section properly reflects the cited references in the hearing record and exhibits:

1. In Footnote No. 5 on page 8 of the Recommended Decision, "an Amended Complaint" is modified to "the second Complaint."
2. On page 9 of the Recommended Decision, at item number 7 "'Hng. File No. 83" is modified to "Hng. File No. 53."

#### **Issues**

Pursuant to 11 CSR 3 14.3, which specifies that the Board may adopt, modify or reject the recommendations of the Hearing Examiner, the Board hereby adopts the section of the Hearing Examiner's Recommended Decision labeled "Issues" on pages eleven (11) and twelve (12) of his Recommended Decision.

### **Findings of Fact**

Pursuant to 11 CSR 3 14.3, which specifies that the Board may adopt, modify or reject the recommendations of the Hearing Examiner, the Board hereby adopts the section of the Hearing Examiner's Recommended Decision labeled "Findings of Fact," numbered one (1) through ninety-three (93) on pages twelve (12) through thirty-seven (37) of his Recommended Decision with the following modifications, exceptions and additions. All such modifications and exceptions are made to ensure that the proposed Findings of Fact properly reflect the cited references in the hearing transcript and exhibits, unless otherwise specifically noted:

1. In Finding of Fact No. 2, "an amended Complaint" and "Amended Complaint" are modified to "a second Complaint" and "second Complaint."
2. In Finding of Fact No. 5 is modified to reflect that Dr. Hoover also recalled as witnesses in her case Sarah Hess-Sphon, Karen Van Horn-Mercer and Peggy Kincaid.
3. In Finding of Fact No. 6, "Amended" is modified to "second" and (pp.) "136143" is modified to "136-143."
4. In Finding of Fact No. 12, "to come to" is modified to "to move into" and "pp. 2627" is modified to "pp. 26-27."
5. In Finding of Fact No. 14, "or offers" is not adopted.

6. In Finding of Fact No. 14, the second sentence is modified to read: “This was the only time she has ever come out of a doctor’s office with an invitation to the doctor’s house and ‘the map and the phone number to any doctor that I have been to.’”
7. In Finding of Fact No. 18, the first sentence is modified to read: “On September 6, 2001, a message was left on the answering machine at the residence of Sarah Hess-Sphon’s father in Pennsylvania stating that his daughter Sarah is going to be arrested and probably incarcerated for perjury, and that there is an investigation ongoing at the moment.” In Finding of Fact No. 18, in the third sentence, the word “threatening” is not adopted and the sentence is modified, in part, to read: “and he stated in the message that Sarah is going to be arrested and probably incarcerated for perjury.”
8. In Finding of Fact No. 21, “pp. 143-240” is modified to “pp. 143-237” and “pp. 145-193” is modified to “pp. 145-193.”
9. In Finding of Fact No. 22, the first sentence is modified to read: “Karen Van Horn-Mercer has been a management and program analyst for the Federal Bureau of Investigation (‘FBI’) since approximately October of 1997 and has been employed by the FBI since October of 1994, and she lives in Philippi, West Virginia.”
10. Finding of Fact No. 23 is modified in part to read: “with a female gynecologist because Sarah needed gynecological care.”

11. In Finding of Fact No. 25, the phrase “because Sarah was always tired” is not adopted and “approximately forty-five (45) minutes” is modified to “forty-five (45) minutes to an hour.”
12. Finding of Fact No. 27 is modified to read: “Karen Van Horn-Mercer testified further that Sarah believed that she was included in Dr. Hoover’s invitation, and she told Sarah perhaps she had misunderstood Dr. Hoover, and she didn’t want to believe this was true (Tr. Vol. I, pp. 152-153, 156-158; 188-193).”
13. In Finding of Fact No. 33, (pp.) “221-222” is modified to “220-221.”
14. In Finding of Fact No. 35, the word “professionally” is not adopted.
15. In Finding of Fact No. 36, (pp.) “221” is modified to “220-221.”
16. In Finding of Fact No. 37, page 230 from Volume I is added as a transcript reference.
17. Finding of Fact No. 41 is modified to read: “Karen Van Horn-Mercer testified about the harm to Sarah that the whole situation involving Dr. Hoover has caused Sarah. Sarah does not want to go for medical exams and testing after this episode and does not want doctors touching her, Ms. Van Horn-Mercer testified (Tr. Vol. I, pp. 172-173, 179).”
18. In Finding of Fact No. 47, the phrase “of a character” is inserted after the phrase “unprofessional conduct.”
19. In Finding of Fact No. 48, “the state” is modified to “this state” and pp. “263-272” is modified to “263-273.”

20. In Finding of Fact No. 50, the last phrase is modified to read: “the actions engaged in would violate Number 3, particularly with respect to the patient’s dignity and respect.”
21. The following additional Finding of Fact (No. 50.a.) is made to properly reflect the opinions of Dr. John Walden and is to be inserted after Finding of Fact No. 50: “Finding of Fact No. 50.a.: Dr. Walden was presented with a second modified set of hypothetical facts, which assumed that the physician asked, in a medical office setting, whether a 17-year-old patient’s friends, rather than the patient, would have sex with her sons. He testified that that modification of the hypothetical would not change his opinion that the physician’s conduct was unethical and violated the previously cited rules and statutes (Tr. Vol. I, pp. 274-276).”
22. In Finding of Fact No. 51, the first sentence is modified to read: “Dr. Walden was then presented with a third modified set of hypothetical facts, which assumed that a 17-year-old patient, in a medical office setting, came in for treatment and was asked if she and her girlfriends would come to the physician’s house, even if it was for nothing more than friends.” In Finding of Fact No. 51, (pp.) “295-297” is modified to “295-299.”
23. Finding of Fact No. 52 is modified to read: “... he would not give out a book such as this under the circumstances ...”
24. In Finding of Fact No. 55, (pp.) “306-312” is modified to “306-314.”
25. In Finding of Fact No. 59, (pp.) “36” is modified to “35-36.”

26. Finding of Fact No. 62 is modified, in part, to read: “Despite being subjected to overly aggressive cross-examination by counsel for the Respondent on portions of three days regarding the contents ...”
27. Finding of Fact No. 64 is modified to read: “Peggy Jones testified that she initially checked Sarah Hess-Sphon into the office, took her into a room and had a brief conversation with her before speaking with Dr. Hoover (Tr. Vol. III, pp. 207-208, 279-280).
28. In Finding of Fact No. 65, R. Ex. 4 is added as an exhibit reference.
29. In Finding of Fact No. 67, (pp.) “270-273, 276-279, 282-287” is modified to “270-279, 282-285.”
30. In Finding of Fact No. 68, “April 26, 1996” is modified to “April 28, 1996.”
31. In Finding of Fact No. 69, “symptoms consistent with a yeast infection” is modified to “symptoms consisting of itching and burning mainly on the outside.”
32. In Finding of Fact No. 71, the second sentence is modified to read: “As part of her practice, she does pain management and treats a lot of patients with sexual abuse and mine injuries.”
33. In Finding of Fact No. 73, (pp.) “167” is modified to “166-167.”
34. In Finding of Fact No. 74, Tr. Vol. IV, pp. 87-88 is added as a transcript reference.
35. In Finding of Fact No. 82, “about forty-five minutes, which is consistent” is modified to “about thirty (30) to forty-five (45) minutes, which is generally consistent” and (pp.) “137-143” is modified to “137-150.” (Tr.

Vol. IV, pp. 131-133, 137-150, 160; Tr. Vol. V, pp. 21-24, 26-28 and Bd. Ex. 8).

36. In Finding of Fact No. 85. "Amended Complaint" is modified to "second Complaint."

37. Finding of Fact No. 86 is modified to read: "Dr. Hoover also admitted that on September 6, 2001, her husband left a message on the telephone answering machine at the residence of Sarah's father in Pennsylvania, and that the telephone number displayed on the Caller ID in the videotape of the recorded call was the same telephone number written on the map (Bd. Ex. 2) which Dr. Hoover provided to Sarah on October 13, 1995. Dr. Hoover's husband stated that Sarah is going to be investigated and probably incarcerated for perjury. However, there is no evidence that Sarah was ever investigation or incarcerated for perjury, although Dr. Hoover testified that Sarah was being investigated by a Gary Slater with a state agency within the attorney general's office. Although Dr. Hoover now believes it was inappropriate for her husband to leave the message, she did not believe that his actions were inappropriate when she was deposed on November 20, 2002, in connection with Civil Action No. 98-C-1134 (Cir. Ct. Kanawha Co.), where Dr. Hoover sued Board staff. The videotape is authentic and the voice of the caller depicted on the videotape was that of Respondent's husband (Bd. Ex. 7, Tr. Vol. V, pp. 28-40; Vol. IV, pp. 73-74)."

38. In Finding of Fact No. 87, both references to "April 26, 1996" are modified to "April 28, 1996."

39. Finding of Fact No. 89, at the end of the last sentence, is modified to read:
- “... Gerald Fogg that he had recommended that Karen Van Horn-Mercer file a report with the Board of Medicine requesting an investigation of her, and the April 25, 1996, letter allegedly signed by her medical assistant, Peggy Jones.”
40. In Finding of Fact No. 93, the fourth sentence is modified to read: “Dr. Shafer also listed Dr. Hoover’s permanent residence as her own in connection with her thinking of attending West Virginia University. (Tr. Vol. IV, pp, 284, 302-305, 317).” In Finding of Fact No. 93, the sentences beginning with “Further pursuant to a public order ...” and “Dr. Shafer complied ...” are not adopted because no evidence regarding the Board Order dated March 20, 1989, is contained in the record herein.

#### **Discussion**

Pursuant to 11 CSR 3 14.3, which specifies that the Board may adopt, modify or reject the recommendations of the Hearing Examiner, the Board hereby adopts the section of the Hearing Examiner’s Recommended Decision labeled “Discussion,” including the subsection entitled “Credibility of Witnesses, Testimony and Exhibits” on pages thirty-seven (37) and thirty-eight (38) and the section entitled “ISSUES” on pages thirty-eight (38) and thirty-nine (39), with the following modification and addition:

1. The fourth paragraph of the “Credibility of Witnesses, Testimony and Exhibits” section is modified in part to read: “ ... Gerald Fogg that he had recommended that Karen Van Horn-Mercer file a report with the Board of Medicine requesting an investigation ....”



2. In the section entitled "Credibility of Witnesses, Testimony and Exhibits," Finding of Fact No. 70 in the Recommended Decision is incorporated herein by reference regarding the credibility of the testimony of witness Peggy Jones.

### **Conclusions of Law**

Pursuant to 11 CSR 3 14.3, which specifies that the Board may adopt, modify or reject the recommendations of the Hearing Examiner, the Board hereby adopts the section of the Hearing Examiner's Recommended Decision labeled "Conclusions of Law" on pages forty (40) through forty-two (42) of his Recommended Decision, with the following exceptions and modifications, which are made to ensure that the proposed Conclusions of Law properly reflect the cited references in the hearing transcript and exhibits:

1. In Conclusions of Law No. 3, "service" is modified to "services."
2. In Conclusions of Law No. 7, "demonstrate" is modified to "demonstrates."
3. In Conclusions of Law No. 8, "demonstrate" is modified to "demonstrates."
4. In Conclusions of Law No. 11, "(1989)" is modified to "(1889)."
5. Conclusions of Law No. 13 is modified to read: "Katherine Anne Hoover, M.D., in the absence of the restrictions and conditions placed upon her medical license herein, is unqualified to practice medicine and surgery in the State of West Virginia. West Virginia Code § 30-3-14(c)."

### **Order**

The Board accepts the Hearing Examiner's "Recommended Order" on pages forty-three (43) through forty-six (46) of his Recommended Decision with the following addition, modification and exception:

1. The following paragraph is added as No. 6, and the subsequently numbered paragraphs are renumbered as Nos. 7 through 15:

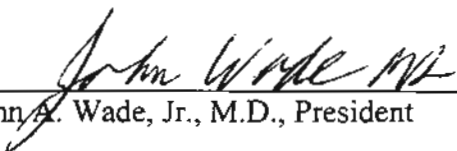
“6. It is further ORDERED that Respondent Katherine Anne Hoover, M.D., be required to periodically appear before the Board of Medicine’s Licensure Committee.”

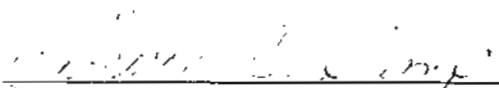
2. In Paragraph No. 14 in the Recommended Decision (which will be Paragraph No. 15 when the paragraphs are renumbered pursuant to the immediately preceding addition and modification), the phrase “and shall remain in effect for five (5) years beginning with the date of dissolution and termination” is not adopted.

The foregoing Order in the matter styled West Virginia Board of Medicine v. Katherine Anne Hoover, M.D., was:

ENTERED this 11<sup>th</sup> day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

  
\_\_\_\_\_  
Catherine Slemp, MD, MPH, Secretary

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**WEST VIRGINIA BOARD OF MEDICINE,**

**Petitioner,**

**v.**

**KATHERINE ANNE HOOVER, M.D.,**

**Respondent.**

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**RECOMMENDED FINDING OF FACT AND  
CONCLUSIONS OF LAW AND RECOMMENDED DECISION  
OF THE HEARING OFFICER**

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**INTRODUCTION**

This proceeding arises under the West Virginia Medical Practice Act, W. Va. Code § 30-3-1, *et seq.* It is a disciplinary proceeding involving the status of the license to practice medicine in the State of West Virginia of Katherine Anne Hoover, M.D. (Dr. Hoover). The procedural history of this matter is extensive, and the undersigned finds that the recitation of such by counsel for the West Virginia Board of Medicine (hereinafter Board) in the Board's post-hearing submission is credible and accurate and adopts the same in its entirety, which is set forth as follows:

**PROCEDURAL HISTORY**

This matter dates back to events which occurred on October 13, 1995, at the Myers Clinic, in Philippi, West Virginia, and a prior Complaint and Notice of Hearing ("Complaint") issued by the Board on May 13, 1996. During the past twelve (12) years, Respondent has pursued several petitions

for writs of prohibition<sup>1</sup> and related appeals attacking the procedures utilized by the Board, and the case has been before the West Virginia Supreme Court of Appeals on several occasions. See *State ex rel. Hoover v. Berger*, 199 W. Va. 12, 483 S.E.2d 12 (1996) (involving issuance of a subpoena on a privately retained court reporter); *State ex rel. Hoover v. Smith*, 198 W. Va. 507, 482 S.E.2d 124 (1997)(involving issuance of subpoenas to conduct depositions); and *Hoover v. West Virginia Board of Medicine*, 216 W. Va. 23, 602 S.E.2d 466 (2004)(involving signatures on Board Orders). Respondent has also filed numerous civil actions against members of the Board and Board staff, attorneys for the Board, hearing examiners and others.<sup>2</sup> Given the significant passage of time since this matter first arose, a detailed background and procedural history is both warranted and necessary.

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<sup>1</sup>See, e.g., *Hoover v. West Virginia Board of Medicine, et al.*, Kanawha County Civil Action No. 96-MISC-229 (petition for writ of prohibition against the Board and hearing examiner); *Hoover v. Giatras, et al.*, Kanawha County Civil Action No. 01-MISC-291 (petition for writ of prohibition and damages against the Board, counsel for the Board and hearing examiner); *Hoover v. West Virginia Board of Medicine, et al.*, Kanawha County Civil Action No. 05-MISC-176 (petition for writ of prohibition against the Board and hearing examiner).

<sup>2</sup>The following is a partial listing of the many civil actions, excluding petitions for writs of prohibition, filed by Respondent in various jurisdictions during the past twelve years: *Hoover v. Van Horn*, Braxton County Civil Action No. 96-C-24 (action against a material witness--stayed pending the outcome of this disciplinary action against Respondent before the Board); *Hoover v. West Virginia Department of Health and Human Resources, et al.*, U.S. Dist. Ct. S.D. W. Va., Civil Action No. 97-C-86 (action against DHHR, members of the Board and Board staff for alleged fraudulent complaint--dismissed per *Hoover v. West Virginia Department of Health and Human Resources*, 984 F. Supp. 978 [S.D. W. Va. 1997]); *Hoover v. Briggs, et al.*, Kanawha Co. Civil Action No. 98-C-1134 (action against Board staff for alleged violation of Respondent's constitutional rights and alleged RICO violations--dismissed); *Hoover v. Giatras, et al.*, Kanawha County Civil Action No. 98-C-1951 (action against attorney appointed to serve as Hearing Examiner and attorney appointed to serve as counsel for the Board--dismissed); *Hoover v. Vanbibber, et al.*, Kanawha County Civil Action No. 01-C-961 (action against counsel for the Board, Board President and Executive Director--dismissed); *Tomasic/Hoover v. McHugh, et al.*, Kanawha County Civil Action No. 07-C-1143 (action against counsel for the Board and the Board for alleged libel, slander, defamation and malicious prosecution--dismissed, Rule 60(b) motion pending). Once again, this is only a partial listing, as Respondent has also sued members of the Board in other jurisdictions, including Harrison and Marion Counties.

The disciplinary charges against Respondent were summarized by the West Virginia Supreme Court of Appeals in *Hoover v. West Virginia Board of Medicine*, as follows:

On May 13, 1996, the Board issued a complaint and notice of hearing (hereinafter referred to as "Complaint") against Dr. Hoover. The complaint alleged that Dr. Hoover asked a seventeen-year-old patient, who was seeking gynecological care, whether the patient and any of her girlfriends would be willing to come to Dr. Hoover's home and have sex with her teenage son. The Complaint charged that this conduct violated W. Va. Code §§ 30-3-14(c)(8) and (17) and 11 C.S.R. 1A-12.1(e), (j) and (r) and 11 C.S.R. 1A-12.2(d).

*Hoover v. West Virginia Board of Medicine*, 216 W. Va. at 25, 602 S.E.2d at 468; *see also*, *State ex rel. Hoover v. Smith*, 198 W. Va. at 510, 482 S.E.2d at 127; *accord*, Petitioner's "Response in Opposition to Motion that the Hearing Examiner Recommend Dismissal of Charges," which was filed and entered as part of the record in this matter on April 9, 2007 (Hearing File No. 48).

The first evidentiary hearing in this matter occurred on July 26, 2001, after Respondent pursued several petitions for writs of prohibition and related appeals, as set forth above. The Board called several witnesses and introduced numerous exhibits into evidence. Respondent chose not to participate in the hearing and left the hearing after providing a brief opening statement. On October 31, 2001, after the first hearing was concluded, the hearing examiner issued proposed findings of fact, conclusions of law, and a recommended decision for consideration by the Board. *Hoover v. West Virginia Board of Medicine*, 216 W. Va. at 25, 602 S.E.2d at 468.

On November 9, 2001, the Board, upon consideration of the proposed findings of fact, conclusions of law, and recommended decision of the hearing examiner, entered an Order affecting Respondent's license to practice medicine and surgery in the State of West Virginia. *Id.* After receiving notice of the Board's Order, Respondent immediately filed a Petition for Judicial Review

in the Circuit Court of Harrison County asserting numerous assignments of error regarding the Board proceedings and arguing that the November 9, 2001, Order should be reversed on the basis of several grounds, including alleged improper signatures on the May 13, 1996, Complaint. *Id.*

By Order entered on December 18, 2002, the Circuit Court of Harrison County reversed the Board's November 9, 2001, Order because the President and Secretary of the Board had not personally signed the original Complaint. However, the Court failed to provide the Board with an opportunity to correct the signatures, and did not address any of the other grounds raised by Respondent in her Petition for Judicial Review. *Id.*

On May 7, 2003, the Board appealed the December 18, 2002, Order by the Circuit Court. *Id.* Despite the numerous arguments presented by Respondent in her Petition for Judicial Review in the Circuit Court of Harrison County, Respondent chose not to appeal or cross-appeal the Order or to address or preserve the arguments she had previously asserted in her Petition for Judicial Review.

On May 28, 2004, the Supreme Court affirmed the December 18, 2002, Order insofar as the Circuit Court found a signature defect on the Complaint, but reversed the Order insofar as the Court failed to provide the Board with an opportunity to correct the signature defect. The Supreme Court then remanded the case to permit the Board to amend the Complaint to include proper signatures, and re prosecute the case in its entirety if it chooses to do so. *Id.*, 216 W. Va. at 31-32, 602 S.E.2d at 474-475. The only requirement after amendment of the Complaint to include proper signatures was a new evidentiary hearing before a different Hearing Examiner. *Id.* at 32, 602 S.E.2d at 475, n.7. The Supreme Court did not mandate that the matter be returned to the Complaint Committee for another finding of probable cause prior to the Board issuing the Amended Complaint.

On September 13, 2004, pursuant to the Supreme Court's opinion, the Board voted to "reprosecute the case" against Respondent. *See* Petitioner's "Response in Opposition to Motion that the Hearing Examiner Recommend Dismissal of Charges" (Hng. File No. 48, p. 4). On November 10, 2004, the Board issued an amended Complaint and Notice of Hearing ("Amended Complaint"), which included appropriate signatures, and scheduled another evidentiary hearing before a new Hearing Examiner (Hng. File No. 1, Bd. Ex. 6). The Amended Complaint was identical to the original Complaint, but included appropriate signatures. Like the original Complaint, the Amended Complaint alleged that on October 13, 1995, Respondent asked a seventeen (17) year old female patient, who was seeking gynecological care, whether the patient and any of her girlfriends would be willing to come to Respondent's home and have sex with her teenage sons. The Amended Complaint also charged that this conduct violated W. Va. Code §§ 30-3-14(c)(8) and (17) and 11 C.S.R. 1A-12.1(e), (j) and (r) and 11 C.S.R. 1A-12.2(d) (Hng. File No. 1, Bd. Ex. 6).

On January 16, 2005, Respondent served an untimely "Response" to the Amended Complaint, wherein she generally denied the allegations set forth therein (Hng. File No. 9).<sup>3</sup>

On May 20, 2005, Respondent filed another Petition for Writ of Prohibition in the Circuit Court of Kanawha County alleging that the complaint procedures utilized by the Board were inadequate, that the Board failed to comply with applicable Statutes and Rules of the Board, and that the Board lacked subject matter jurisdiction or exceeded its legitimate powers in prosecuting her. Respondent raised the same arguments previously presented to the Circuit Court of Harrison County

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<sup>3</sup>Pursuant to the provisions of 11 C.S.R. 3-11.5(s), Respondent was required to serve her answer within thirty (30) days after service of the Amended Complaint. Upon the failure of the Respondent to respond to the complaint as required by law, all of the allegations set forth therein as to the conduct or conditions of the Respondent may be taken by the Board as confessed by the Respondent.

in connection with the Petition for Judicial Review filed in 2001. The Petition resulted in a temporary stay of proceedings before the Board pending a decision by the Court with respect to the Petition. *See* Petitioner's "Response in Opposition to Motion that the Hearing Examiner Recommend Dismissal of Charges" (Hng. File No. 48), and Respondent's "Petition for Writ of Prohibition" attached as Exhibit C thereto.

By Order entered on February 22, 2007, the Circuit Court of Kanawha County denied Respondent's Petition for Writ of Prohibition and authorized the Board to proceed with an evidentiary hearing before the assigned Hearing Examiner to address the matters alleged in the Amended Complaint, in accordance with the Board's September 13, 2004, decision to "reprosecute the case." *See* Petitioner's "Response in Opposition to Motion that the Hearing Examiner Recommend Dismissal of Charges" (Hng. File No. 48), and the Circuit Court Order attached as Exhibit A thereto.

In its February 22, 2007, Order the Circuit Court of Kanawha County considered and rejected Respondent's arguments, not only because they were previously raised by Respondent in prior proceedings, but also because she had other adequate means during the previous eleven (11) years to address these issues and/or she waived them (Hng. File No. 48, Ex. A, pp.7-9). The Court also recognized that the Board had fully complied with all of the requirements of the West Virginia Supreme Court of Appeals, as set forth in *Hoover v. West Virginia Board of Medicine*, 216 W. Va. 23, 32, 602 S.E.2d 466, 475 (2004), which authorized the Board to "amend the complaint with the proper signatures, so that the Board may reprosecute the case in its entirety if it chooses to do so" (Hng. File No. 48, Ex. A, p. 8).



Respondent appealed the Circuit Court's Order to the West Virginia Supreme Court, but her Appeal was refused. After the Circuit Court rejected Respondent's arguments, and denied her Petition for Writ of Prohibition, this Hearing Examiner then denied her Motion to Dismiss and further Ordered that the matter should proceed to evidentiary hearing. See "Order Denying Respondent's Motion that the Hearing Examiner Recommend Dismissal of Charges," entered by the Hearing Examiner on April 19, 2007 (Hng. File No. 50); and "Order Regarding Pre-Hearing Motions," entered by the Hearing Examiner on October 15, 2007 (Hng. File No. 80).

The second evidentiary hearing in this matter began on December 5 and 6, 2007, and was continued to February 20, 21 and 22, 2008. During the second evidentiary hearing, the Board called as its witnesses patient Sarah Hess-Sphon, her mother Karen Van Horn-Mercer, expert witness John B. Walden, M.D., and Child Protective Services Worker Peggy Kincaid, and introduced fifteen (15) exhibits, which were made a part of the record (e.g., "Bd. Ex."). Respondent testified on her own behalf and called as her witnesses medical assistant Peggy Jones and Diane E. Shafer, M.D. Respondent also introduced four (4) exhibits, which were made a part of the record (e.g., "R. Ex."). A stenographic record of the testimony, evidence, arguments and rulings on the admissibility of testimony during the five (5) day hearing ("Tr. Vol I" through "Tr. Vol V") was prepared pursuant to 11 C.S.R. 3-12.1.

Upon conclusion of the hearing, the undersigned Hearing Examiner instructed both parties to submit proposed Findings of Fact and Conclusions of Law by June 16, 2008.<sup>4</sup>

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<sup>4</sup>Pursuant to 11 C.S.R. 3-13.1, proposed findings of fact and conclusions of law are generally due "within thirty (30) days of the conclusion of a hearing, or in the event the proceedings of a hearing are transcribed, within twenty (20) days from the date the final transcript is available to all parties and to all members of the Board." However, given the length of the hearing in this matter, the extensive procedural history, and the number of exhibits introduced into evidence, this deadline was necessarily extended.

## MOTIONS

The parties filed numerous pre-hearing motions regarding various issues, including repeated motions by Respondent seeking the issuance of a subpoena to compel witness Sarah Hess-Sphon, a designated witness for Petitioner, to submit to a pre-hearing deposition, repeated motions by Respondent seeking dismissal of the Amended Complaint, motions by both parties to exclude evidence, and motions by both parties to address the conduct of the hearing.<sup>5</sup> The primary pre-hearing motions considered by this Hearing Examiner, and the rulings thereon,<sup>6</sup> were as follows:

1. Respondent's "Motion to Issue Subpoena for Complaining Witness to Attend Deposition by Respondent and for Amended Witness List" served by Respondent on May 2, 2005 (Hng. File No. 30) was DENIED;

2. Respondent's "Motion That the Hearing Examiner Recommend Dismissal of Charges" served by Respondent on May 11, 2005 (Hng. File No. 31) was DENIED;

3. Respondent's renewed "Motion to Dismiss this Complaint" served by Respondent on September 5, 2007, together with the request by Respondent that attorney John K. McHugh be removed as counsel for the Board (Hng. File No. 74) was DENIED;

4. Respondent's "Objections to Exhibits Listed by Mr. McHugh" served by Respondent on September 5, 2007 (Hng. File No. 75) was DENIED;

5. Respondent's "Motion in Response to Supplemental Disclosure by Petitioner" served by counsel for Respondent on May 14, 2007 (Hng. File No. 56) was DENIED;

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<sup>5</sup>The motions described herein are only those filed after November 10, 2004, when the Board issued an Amended Complaint and Notice of Hearing, and scheduled another evidentiary hearing before a new Hearing Examiner.

<sup>6</sup>See "Order Regarding Pre-Hearing Motions" (Hng. File No. 80).

6. Respondent's "Motion for Leave to Present Testimony of Fact Witness (Peggy Jones) by Phone" served by counsel for Respondent on April 30, 2007 (Hng. File No. 52) was GRANTED;

7. "Petitioner's Motion to Strike Respondent's Reply to Petitioner's Response in Opposition to Respondent's Motion to Issue Subpoena for Complaining Witness to be Deposed and for Amended Witness List" served by counsel for Petitioner on May 1, 2007 (Hng. File No. 83) was GRANTED;

8. "Petitioner's Motion to Exclude Irrelevant and Inadmissible Evidence" served by counsel for Petitioner on April 30, 2007 (Hng. File No. 51) was DENIED; and

9. "Petitioner's Motion Relating to Conduct of Hearing" served by counsel for Petitioner on April 30, 2007 (Hng. File No. 51) was GRANTED.

The first two (2) pre-hearing motions filed in May 2005 were decided based upon the submission of briefs by the parties. This Hearing Examiner denied Respondent's "Motion to Issue Subpoena for Complaining Witness to Attend Deposition by Respondent and for Amended Witness List," by Order entered on May 24, 2005, after considering Respondent's Motion and the Board's Response in Opposition thereto (Hng. File No. 41). The controlling authority for the ruling was the decision in *State ex rel. Hoover v. Smith*, 198 W. Va. 507, 482 S.E.2d 124 (1997) identifying the "due process" criteria necessary to require such a deposition over the objection of the Board. The Court in *Hoover* held in syllabus point 3:

Pursuant to the West Virginia Medical Practice Act set forth in W. Va. Code, 30-3-1 et seq. and the regulations promulgated by the Board of Medicine pursuant to W. Va. Code, 30-3-1 et seq. found in 11 C.S.R. 1A-1 et seq., discovery depositions are not expressly or implicitly authorized in a disciplinary proceeding before the Board of Medicine. Furthermore, the due process clause found in article III, § 10 of the Constitution of West Virginia does not mandate that

discovery be accorded to a physician in a disciplinary proceeding unless there are particular circumstances which would make it fundamentally unfair to refuse to allow the physician to conduct discovery prior to the hearing in the disciplinary proceeding. In such event the physician may obtain subpoenas for purposes of obtaining pre-hearing discovery depositions.

For the reasons stated in the May 24, 2005, Order, reference to which is herein made, circumstances of fundamental unfairness were not found, and the motion was denied (Hng. File No. 41).

This Hearing Examiner denied Respondent's "Motion That the Hearing Examiner Recommend Dismissal of Charges" by Order entered on April 19, 2007, after considering Respondent's Motion and the Board's Response in Opposition thereto (Hng. File No. 50). The controlling authority for the decision was the Order entered in the Circuit Court of Kanawha County, West Virginia, on February 22, 2007, denying Respondent's Petition for Writ of Prohibition (Hng. File No. 48, Ex. A) and the West Virginia Supreme Court of Appeals' opinion in *Hoover v. West Virginia Board of Medicine*, 216 W. Va. 23, 602 S.E.2d 466 (2004). Although Respondent appealed the Circuit Court's Order to the West Virginia Supreme Court, her Appeal was refused. Accordingly, after the Circuit Court rejected Respondent's arguments, and denied her Petition for Writ of Prohibition, this Hearing Examiner then denied Respondent's Motion to Dismiss, and further Ordered that the matter should proceed to evidentiary hearing.

The remaining pre-hearing motions were fully briefed and then argued during a pre-hearing conference, which occurred on September 19, 2007, and this Hearing Examiner entered an Order on October 15, 2007, regarding each of the remaining motions (Hng. File No. 80). A transcript of the extensive pre-hearing conference, consisting of some 76 pages, is contained in the record and reflects

the relative positions of the parties with respect to their motions, as well as the reasons assigned by the Hearing Examiner for his rulings (Hng. File No. 78).

Additional motions were made during the evidentiary hearing, and the Transcript of Hearing reflects the relative positions of the parties with respect to their motions, the rulings of the Hearing Examiner, and the reasons assigned by the Hearing Examiner for his rulings.

All decisions rendered on all motions filed in this action are hereby affirmed, and all other motions filed in this action by either of the parties upon which the Hearing Examiner previously made no ruling are hereby denied and rejected.

### **ISSUES**

1. Whether Respondent violated W. Va. Code § 30-3-14(c)(8) and 11 C.S.R. 1A 12.1(r) by exercising influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity, as set forth in paragraph 2 of Petitioner Board's Complaint and Notice of Hearing?

2. Whether Respondent violated W. Va. Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1(e) and (j), as further described in 11 C.S.R. 1A 12.2 (d) by engaging in unprofessional, unethical, dishonorable conduct, as set forth in paragraph 2 of Petitioner Board's Complaint and Notice of Hearing?

After a review of the record and the exhibits admitted into evidence, matters of which the Hearing Examiner took judicial notice during the proceedings, assessing the credibility and demeanor of the witnesses, and weighing the evidence in consideration of the same, the Hearing Examiner makes the following Findings of Fact and Conclusions of Law. To the extent that these findings of fact and conclusions of law are consistent with any proposed findings of fact and conclusions of law submitted by the parties, the same are adopted by the Hearing Examiner, and

conversely to the extent that the same are inconsistent with these findings of fact and conclusions of law, they are rejected. To the extent that the testimony of any witness is not in accord with these findings of fact and conclusions of law, such testimony is not credited. Any proposed finding of fact, conclusion of law, or argument proposed and submitted by a party but omitted herein is deemed irrelevant or unnecessary to the determination of the material issues in this matter.

### **FINDINGS OF FACT**

1. Respondent, Dr. Hoover, is licensed to practice medicine and surgery in the State of West Virginia, and her license is identified as License No. 11571, issued originally in 1978. Dr. Hoover's self-designated medical specialty is Internal Medicine, and her address of record with the Board is in Lost Creek, West Virginia (Hng. File No. 1, Bd. Ex. 6).

2. On November 10, 2004, charges were filed by the West Virginia Board of Medicine in an amended Complaint and Notice of Hearing ("Amended Complaint"), alleging that on October 13, 1995, Respondent, in the course of rendering gynecological care and treatment to a seventeen (17) year old female patient at the Myers Clinic in Philippi, West Virginia, asked the patient to talk to her girlfriends and see if the patient and any of her girlfriends would come to Respondent's home to have sex with her teenage sons (Hng. File No. 1, Bd. Ex. 6).

3. On January 16, 2005, Respondent served an untimely "Response" to the Amended Complaint, wherein she generally denied the allegations set forth therein (Hng. File No. 9).

4. Following the resolution of a Petition for Writ of Prohibition filed by Respondent on May 20, 2005, in the Circuit Court of Kanawha County, this Hearing Examiner, pursuant to an Order entered by the Circuit Court on February 22, 2007, denied Respondent's Motion to Dismiss and

further Ordered that the matter should proceed to evidentiary hearing. See "Order Denying Respondent's Motion that the Hearing Examiner Recommend Dismissal of Charges," entered by the Hearing Examiner on April 19, 2007 (Hng. File No. 50); and "Order Regarding Pre-Hearing Motions," entered by the Hearing Examiner on October 15, 2007 (Hng. File No. 80).

5. The evidentiary hearing in this matter began on December 5 and 6, 2007, and was continued to February 20, 21 and 22, 2008.<sup>7</sup> During the evidentiary hearing on the Amended Complaint, the Board called as its witnesses patient Sarah Hess-Sphon, her mother Karen Van Horn-Mercer, expert witness John B. Walden, M.D., and Child Protective Services Worker Peggy Kincaid, and introduced fifteen (15) exhibits, which were made a part of the record. Respondent testified on her own behalf and called as her witnesses medical assistant Peggy Jones and expert witness Diane E. Shafer, M.D. Respondent also introduced four (4) exhibits, which were made a part of the record (Tr. Vols I through V).

#### **Testimony of Sarah Hess-Sphon**

6. Sarah Hess-Sphon, who is named in the Amended Complaint, testified during the hearing about her prior experience as a seventeen (17) year old gynecological patient who was treated by Respondent on October 13, 1995, at the Myers Clinic. Sarah was twenty-nine (29) years old at the time of the evidentiary hearing on the Amended Complaint (Tr. Vol I, pp. 11 – 109, 136143, and Tr. Vol III, pp. 106-145).

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<sup>7</sup>As referenced in the Hearing File, there were several continuances before the final evidentiary hearing actually began, including a continuance by mutual agreement, a continuance due to Respondent obtaining new counsel, a continuance due to the withdrawal by counsel for Respondent, and another continuance due to Respondent obtaining substitute counsel (Hng. File Nos. 12, 29, 66, and 82).

7. Sarah Hess-Sphon testified that her mother, Karen Van Horn-Mercer, made an appointment at the Myers Clinic, picked her up from school and drove her to the clinic. She also testified that she was scheduled to see Dr. Hoover for medical treatment, that this was her first ever gynecological visit, and she was very nervous, uncomfortable, and didn't know what to expect (Tr. Vol I, pp. 12-16, 20-21).

8. Sarah Hess-Sphon testified about the yeast infection which had caused her to seek medical treatment and that she told both a medical assistant and Dr. Hoover that she had just recently become sexually active, on a limited basis, with an out-of-state boyfriend, and that she wanted birth control (Tr. Vol I, pp. 16, 18-21).

9. Sarah Hess-Sphon testified that she did not want her mother to know she was sexually active or receiving birth control pills to prevent pregnancy, because she did not want to disappoint her (Tr. Vol I, pp. 16-18, 91-100, and Tr. Vol III, pp. 117-120).

10. Sarah Hess-Sphon testified that she also confided in Dr. Hoover that she did not like sex and was concerned there may be a problem. She further confided in Dr. Hoover that her step-grandfather had sexually abused her when she was about seven (7) years old, and she was concerned about whether this was causing problems (Tr. Vol I, pp. 22-24).

11. Sarah Hess-Sphon testified that Dr. Hoover told her not to worry, demonstrated with her fingers different sexual positions Sarah should try that Dr. Hoover and her husband liked, and recommended that Sarah read a book entitled "ESO: Extended Sexual Orgasm" and that her boyfriend read another book entitled "You Can Heal Your Life." Dr. Hoover wrote the names of the books down for Sarah (Bd. Exs. 1 and 12, and Tr. Vol I, pp. 25, 27-29).



12. Sarah Hess-Sphon testified that Dr. Hoover asked if she had any cute girlfriends whose parents would be lenient enough to allow them to come to Dr. Hoover's house and have sex with her sons. When questioned by Sarah about whether she was serious in this request, Dr. Hoover indicated that she was serious, and stated that she would encourage it. Dr. Hoover wrote down the names and ages of her sons for Sarah on a prescription pad, drew a map to her house and provided her home telephone number for Sarah. Dr. Hoover also provided verbal directions to her house. Sarah testified that she, Sarah, considered herself included in the invitation to come to Dr. Hoover's house with her cute girlfriends to have sex with Dr. Hoover's sons (Bd. Ex. 2, and Tr. Vol I, pp. 2627, 30-34, 63, 72).

13. Sarah Hess-Sphon testified that she was very clear in her mind about why Dr. Hoover wanted Sarah and her friends to come to Dr. Hoover's house and that she had not misconstrued or misunderstood what Dr. Hoover had said to her (Tr. Vol I, pp. 33-34, 62-63, 78-79, 81, 112-113, 120).

14. Sarah Hess-Sphon testified that she has since been to other physicians for gynecological exams, and has never had any similar problems or offers. This was the only time she has ever come out of a doctor's office, with an invitation to the doctor's house, the doctor's phone number, and a map to the doctor's house with the names and ages of the doctor's sons written on the map, after being told by the doctor that the doctor was interested in finding girls whose parents would be lenient enough to allow them to come to the doctor's house and have sex with the doctor's sons (Tr. Vol I, pp. 64-65, 111-112).

15. The testimony of Sarah Hess-Sphon is confirmed by the contents of the complaint filed by her mother with the Board dated October 27, 1995 (Bd. Ex. 4, Tr. Vol I, pp. 43-45, and Tr. Vol III, pp. 135-136).

16. Sarah Hess-Sphon testified that she has since supported her mother's complaint to the Board. She also signed her name to a letter dated April 29, 1996, confirming that she was interested in pursuing the complaint filed with the Board by her mother, Karen Van Horn-Mercer (Bd. Ex. 5, and Tr. Vol. I, pp. 44-45, 48-50, 64).

17. Sarah Hess-Sphon testified that her motivation in pursuing the complaint was to prevent another seventeen (17) year old girl, who might be more vulnerable or prone to compliance with the invitation, from experiencing what she has experienced (Tr. Vol 1, pp. 69-70, 137).

18. On September 6, 2001, Sarah Hess-Sphon received a threatening telephone call on the answering machine at her father's residence. Sarah made a videotape of the recorded telephone call (Bd. Ex. 7). The telephone number displayed on the "Caller ID" in the videotape of the recorded telephone call was the same telephone number written on the map (Bd. Ex. 2), which Respondent provided to Sarah on October 13, 1995. The person making the threatening telephone call was later identified by Respondent as her husband and stated that Sarah was being investigated for perjury and would be arrested and incarcerated for perjury. Sarah was never arrested or incarcerated for perjury, and was never advised by any entity that she was being investigated for perjury. The videotape is authentic and the voice of the caller depicted on the videotape was that of Respondent's husband (Bd. Ex. 7, Tr. Vol I, pp. 53-62, 127-131, and Tr. Vol V, pp. 28-40).

19. Sarah Hess-Sphon also testified about an addendum made by Respondent to Sarah's medical record on November 1, 1995, after she learned that Sarah's mother had made a complaint.

The addendum reads: "*Patient had used condoms with boyfriend. On exam medium speculum easily inserted. No hymen present. Patient definitely not a virgin—has had numerous episodes of intercourse.*" According to Sarah, this addendum to the record was degrading, made her look bad, and really upset her (Tr. Vol I, pp. 43, 47-48, 117-120, and Bd. Ex. 3).

20. The testimony of Sarah Hess-Sphon was perceived by the undersigned as being very credible on all material matters by her demeanor, supporting documentation and her refusal to waiver in the face of extensive, aggressive, and sometimes argumentative cross-examination.

#### **Testimony of Karen Van Horn-Mercer**

21. Sarah's mother, Karen Van Horn-Mercer, testified during the evidentiary hearing about her experience in connection with Sarah's interaction in October, 1995, with Dr. Hoover (Tr. Vol I, pp. 143-240, and Tr. Vol III, pp. 145-205).

22. Karen Van Horn-Mercer, was then and is now a management and program analyst for the Federal Bureau of Investigation ("FBI") and lives in Philippi, West Virginia. In connection with her employment with the FBI, she is required to maintain a top secret security clearance, and is subject to periodic polygraph examinations (Tr. Vol I, pp. 143-145).

23. Karen Van Horn-Mercer testified about telephoning the Myers Clinic in 1995, and requesting an appointment for Sarah with a female physician because she presumed Sarah had a yeast.infection and needed medical care (Tr. Vol I, pp. 146-147).

24. Karen Van Horn-Mercer confirmed that she made an appointment at the Myers Clinic, picked her daughter up from school and drove her to the clinic. She also confirmed that this was Sarah's first gynecological visit (Tr. Vol I, pp. 147-148).

25. Karen Van Horn-Mercer described the events upon their arrival at the clinic. She further testified that, as Sarah was entering the exam area, she told a nurse that she wanted a blood test because Sarah was always tired. She then returned to the waiting area, and Sarah came out after approximately forty-five (45) minutes (Tr. Vol I, pp. 148-149).

26. Karen Van Horn-Mercer testified about what Sarah said to her when she had finished her appointment with Dr. Hoover. Specifically, Sarah told her that Dr. Hoover was “one of those peace, love, flower type, hippie type people...” Dr. Hoover told Sarah that “sex should be a free and gratifying experience, and that she encouraged it in her children...” According to Sarah, Dr. Hoover then gave Sarah “a map with directions to her home and her sons’ names and ages and her phone number and that she wanted Sarah to get some of her friends and that she was looking for some girls to come to her home to have sex with her sons.” (Tr. Vol I, pp. 150-151, 153, 198, and Tr. Vol III, pp. 145-147, 149).

27. Karen Van Horn-Mercer testified further that Sarah believed she was included as a potential sex partner for Dr. Hoover’s sons, and she told Sarah perhaps she had misunderstood Dr. Hoover, and she didn’t want to believe this was true (Tr. Vol I, pp. 152-153, 156-158).

28. Karen Van Horn-Mercer identified the document introduced as Bd. Ex. 1, which includes the names of two books recommended by Dr. Hoover which Sarah referenced in her testimony that Dr. Hoover gave Sarah at Sarah’s appointment (Tr. Vol I, pp. 153-155, and Bd. Ex. 1).

29. Karen Van Horn-Mercer also identified the prescription sheet bearing Dr. Hoover’s telephone number, the names of Dr. Hoover’s sons and their ages, and a map to Dr. Hoover’s house, as found in Bd. Ex. 2, which Sarah referenced in her testimony that Dr. Hoover gave Sarah at Sarah’s

appointment. According to Ms. Mercer, the map is an accurate map to Dr. Hoover's house (Tr. Vol I, pp. 155-157, and Bd. Ex. 2).

30. Karen Van Horn-Mercer testified further that about six (6) days after Sarah's appointment with Dr. Hoover, Dr. Hoover telephoned her and asked if Sarah and some of her friends would like to come to Dr. Hoover's home on Sunday, to which she replied "No, she will be going to her father's home" (Tr. Vol I, pp. 159-160, 188, 193, 198, 206-207, 214-222, 226-228).

31. Karen Van Horn-Mercer testified that Dr. Hoover had been pleasant during the telephone conversation, and that she and Dr. Hoover discussed Sarah's diagnosis and prescriptions. They also discussed the need for blood tests because Sarah was always tired, and Dr. Hoover agreed to order Sarah "a CBC, a Sed Rate, and a thyroid." During the first telephone call, Ms. Mercer did not ask Dr. Hoover about her discussions with Sarah, because she still thought Sarah may have misunderstood what had happened (Tr. Vol I, pp. 160-163).

32. Karen Van Horn-Mercer testified that, after further reflection, she decided to telephone Dr. Hoover to let her know what Sarah had told her about Dr. Hoover's remarks to Sarah during Sarah's appointment. Dr. Hoover was with a patient, so she asked that Dr. Hoover return her call (Tr. Vol I, pp. 163).

33. Karen Van Horn-Mercer testified that when Dr. Hoover returned her call, she told Dr. Hoover during the telephone conversation that "I should have mentioned this to you the first time that I talked to you but you caught me a little off guard . . . I think Sarah misconstrued something that you said....Sarah is under the impression that you want her to get some of her friends and get the girls to come to your house to have sex with your sons..." (Tr. Vol I, pp. 163-164, 221-222).

34. Karen Van Horn-Mercer testified that Dr. Hoover's voice got "very cold and so very, very flat" and Dr. Hoover stated "no, she didn't misconstrue me, we parents need to get our heads out of the sand, we did it, our kids are doing it, and the best thing we can do as parents is provide them with a safe and protective environment" (Tr. Vol I, pp. 164-165, 177-178, 199, 206-207, 214-222, 226-228, 230, and Tr. Vol III, pp. 166-169, 174-176).

35. Karen Van Horn-Mercer testified she was in shock at Dr. Hoover's admission and that she expressed concern for Dr. Hoover professionally that she was talking to minors in this manner and that other parents might not react as calmly as she was (Tr. Vol I, pp. 165-166).

36. Karen Van Horn-Mercer testified that Dr. Hoover expressed surprise that Sarah had told her mother about Sarah's conversation with Dr. Hoover and Dr. Hoover stated "I'll have to be more discreet" (Tr. Vol I, pp. 165-166, 199, 221).

37. Karen Van Horn-Mercer testified that Dr. Hoover's response to Ms. Mercer, where she stated "no, she didn't misconstrue me" was a primary basis for filing a complaint against Dr. Hoover (Tr. Vol I, pp. 186-187).

38. Karen Van Horn-Mercer's testimony was consistent with her complaint to the Board, made on October 27, 1995 (Bd. Ex. 4).

39. Karen Van Horn-Mercer testified that she was aware that an assistant prosecuting attorney in Barbour County, Gerald Fogg, had written a letter to Dr. Hoover on October 30, 1995, describing the incidents with Sarah as a patient and Karen Van Horn-Mercer on the telephone (Tr. Vol I, pp. 175-177, and Bd. Ex. 8).

40. Gerald Fogg's letter to Dr. Hoover states that he recommended to Karen Van Horn-Mercer, after hearing about the situation, that she file a report with the West Virginia Board of Medicine requesting an investigation (Bd. Ex. 8).

41. Karen Van Horn-Mercer testified about the harm to Sarah that Dr. Hoover's propositioning of Sarah had caused Sarah. Sarah didn't want to go for female exams after this episode, didn't want to be touched, and is afraid she is not normal (Tr. Vol I, pp. 172-173, 179).

42. Karen Van Horn-Mercer confirmed that her daughter has supported her complaint to the Board. Both of them signed a letter dated April 29, 1996, confirming that Sarah was interested in pursuing the complaint filed with the Board (Bd. Ex. 5, and Tr. Vol. I, pp. 170-171, 178).

43. Karen Van Horn-Mercer testified that her daughter has since had other gynecological exams, and has never experienced similar problems with other physicians (Tr. Vol. I, pp. 178-179).

44. The testimony of Karen Van Horn-Mercer was perceived by the undersigned as being credible in its entirety and effectively corroborates the testimony of her daughter, Sarah Hess-Sphon.

#### **Testimony of John B. Walden, M.D.**

45. John B. Walden, M.D., Professor and Associate Dean at Marshall University School of Medicine and Co-Chairman of the Department of Family and Community Health, testified as an expert witness on behalf of the Board during the evidentiary hearing (Bd. Ex. 9, and Tr. Vol I, pp. 240-315).

46. Dr. Walden testified that assuming a physician in the course of rendering gynecological care and treatment to a seventeen (17) year old female patient asked that patient to talk to her girlfriends and see if the patient and any of her girlfriends would come to the physician's home to have sex with the physician's sons, would constitute a violation of W. Va. Code § 30-3-14(c)(8),

and 11 C.S.R. 1A 12.1(r), exercising influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity (Tr. Vol I, pp. 249-255, 262-263, and Bd. Ex. 10).

47. Dr. Walden further testified that assuming the same facts, there would be a violation of W. Va. Code § 30-3-14(c)(17), and 11 C.S.R. 1A 12.1(e), violating a rule of the Board, specifically engaging in dishonorable, unethical or unprofessional conduct likely to deceive, defraud or harm the public or any member thereof (Tr. Vol I, pp. 256-262).

48. Dr. Walden testified further that assuming the same facts, there would be a violation of W. Va. Code § 30-3-14(c)(17), and 11 C.S.R. 1A 12.1(j), engaging in unprofessional conduct including, but not limited to, any departure from, or failure to conform to, the standards of acceptable and prevailing medical practice or the ethics of the medical profession, irrespective of whether or not a patient is injured thereby, or has committed any act contrary to honesty, justice or good morals, whether the same is committed in the course of his or her practice or otherwise and whether committed within or without the state (Tr. Vol I, pp. 263-272).

49. Dr. Walden further testified that assuming the same set of facts, there would be a violation of the provisions of 11 C.S.R. 1A 12.2(d), bringing the medical profession into disrepute and would not conform to the prevailing standards of medical practice in West Virginia (Tr. Vol I, pp. 258-261).

50. Dr. Walden testified as to Number 3 of the AMA Code of Medical Ethics, Fundamental Elements of the Patient – Physician Relationship, that “The patient has the right to courtesy, respect, dignity, responsiveness and timely attention to his or her needs” and stated that assuming the same set of facts, the actions engaged in would violate the patient’s dignity and self-respect. (Tr. Vol I, pp. 266-267, and Bd. Ex. 11).



51. Dr. Walden was then presented with a second modified set of hypothetical facts, which assumed that the patient, in an office setting, came in for treatment and was then invited to the physician's house. Dr. Walden testified that even if a patient who came in for treatment was merely invited to the physician's house, such an action would still be a violation of the Statutes and Rules, as stated previously, if the invitation was made in the practice setting, particularly, without any prior social relationship between the physician and patient. Dr. Walden also testified that he has never invited anyone to be friends with his children while he was in the process of evaluating or treating them (Tr. Vol I, pp. 276-278, 295-297).

52. Dr. Walden was then presented with a copy of the book entitled "ESO: Extended Sexual Orgasm," which was the same book recommended by Dr. Hoover to Sarah Hess-Sphon during her first gynecological visit on October 13, 1995. Dr. Walden was asked to assume that the patient previously testified that, before the initial exam, she had only recently become sexually active and had only had sex on a few occasions. Dr. Walden testified that, in his personal experience and practice, he would not give out the book under the circumstances described, and that "It just would seem to me to be inappropriate in a clinical setting, given the circumstances you have presented me with" (Tr. Vol I, pp. 278-283, and Bd. Ex. 12).

53. Dr. Walden also reviewed the addendum made by Respondent to Sarah's medical record on November 1, 1995, after she found out Sarah's mother had complained, which reads: "*Patient had used condoms with boyfriend. On exam medium speculum easily inserted. No hymen present. Patient definitely not a virgin—has had numerous episodes of intercourse.*" Regarding the entry, Dr. Walden testified that, in his opinion, there was no medical reason for the addendum, and that it appears to have nothing to do with what the patient came to see the doctor for in the first

place. Specifically, Dr. Walden stated: “It strikes me as . . . an attempt to enter something into the record. It’s almost some sort of – as a cover for something.” Dr. Walden further stated, “If this were an attempt to somehow cover one’s self for something that was wrong, went astray or might go astray, it strikes me that this might fill the bill for what someone might write in a chart, having seen other examples of physicians who have been involved in some things. And that’s how it strikes me, as a possibility or a likelihood” (Tr. Vol I, pp. 286-294, and Bd. Ex. 3).

54. When asked to assume that there was evidence that the physician had used the addendum to cover herself, as suspected by Dr. Walden, Dr. Walden testified that, assuming such facts as true, the addendum would be both unprofessional and unethical. Dr. Walden then explained his opinion in detail with reference to the addendum (Tr. Vol I, pp. 300-301, 302-305, and Bd. Ex. 3).

55. Dr. Walden was also presented with a copy of prior deposition testimony of Dr. Hoover, taken in connection with a related civil action, on November 20, 2002, wherein Dr. Hoover specifically admitted that the reason why she wrote the addendum on November 1, 1995, was because Karen Van Horn-Mercer complained. Dr. Walden testified that, if Dr. Hoover’s motivation for adding the addendum was because she somehow knew a complaint was made against her, as admitted by her in her prior deposition testimony of November 20, 2002, then the addendum would be both unprofessional and unethical (Tr. Vol I, pp. 306-312).

56. The testimony of Dr. Walden is credible and believable, based upon the Hearing Examiner’s observations of the demeanor of the witness, and the truthful testimony provided by the witness on all material matters.

### Testimony of Peggy Kincaid

57. Peggy Kincaid, a Child Protective Services Worker with the Department of Health and Human Resources working in Barbour County in 1995, testified that she had been contacted by assistant prosecutor Gerald Fogg in October, 1995, and was asked to interview Sarah and her mother regarding the events of October 13, 1995, and determine if they were credible. She identified the report that she had prepared after the interviews (Bd. Ex. 13, Tr. Vol II, pp. 13-16, and Tr. Vol III, pp. 30-32, 34-35, 42, 52, 92).

58. Peggy Kincaid testified that her investigation in this matter was limited and didn't fall within the jurisdiction of Child Protective Services, as it didn't involve wrongdoing toward a child by someone within the household, and that she had conducted the interviews as a courtesy to the assistant prosecutor (Tr. Vol II, pp. 23-24).

59. Peggy Kincaid testified that she included everything in her report which she felt was necessary and important in connection with her limited role of interviewing Sarah and her mother regarding the events of October 13, 1995, and she believes that her report accurately reflects what she discovered during the interviews and that her testimony regarding the same has been honest and forthright (Tr. Vol III, pp. 21-22, 36, 52-54, 93-94, and Tr. Vol IV, p. 59).

60. Ms. Kincaid testified regarding her opinion that Sarah Hess-Sphon was credible, honest, truthful, and had a clear recollection of what had occurred on October 13, 1995. She further testified about her recollection that Sarah told her that Dr. Hoover wanted to find a girl or girls whose parents were liberal enough to let their daughter move into Dr. Hoover's home to have sex with her sons (Tr. Vol II, pp. 55-56, and Tr. Vol III, pp. 36, 38, 43, 54)

61. In response to inquiry by counsel for Respondent as to whether Sarah was included in the invitation to Dr. Hoover's house to have sex with her sons, Ms. Kincaid stated: "What I recall is that I felt Sarah had the distinct impression, and she shared that with me, that she and/or her friends were invited to Dr. Hoover's home." (Tr. Vol II, pp. 27-30).

62. Despite being subjected to three days of overly aggressive cross-examination by counsel for the Respondent on the contents of her file relating to this matter, the undersigned finds that Peggy Kincaid's testimony is consistent and corroborative with the testimony of Sarah Hess-Sphon and her mother, Karen Van Horn-Mercer, concerning Sarah's and Dr. Hoover's conversation at Myers clinic on October 13, 1995. It is further the finding of the undersigned that the bulk of Peggy Kincaid's testimony has minimal application to the material issues of this matter.

#### **Testimony of Peggy Jones**

63. Peggy Jones served as a medical assistant at the Myers Clinic in Philippi, West Virginia, for twenty-four (24) years. For about a year in 1995, she was periodically assigned to work with Dr. Hoover, and was working on October 13, 1995, when Sarah Hess-Sphon came to see Dr. Hoover (Tr. Vol III, pp. 206-285).

64. Peggy Jones testified that she initially checked Sarah Hess-Sphon into the office, recorded her height and weight, took a brief patient history, and had a brief conversation with Sarah Hess-Sphon before speaking with Dr. Hoover (Tr. Vol III, pp. 207-208, 279-280).

65. After checking Sarah in, Peggy Jones was instructed by Dr. Hoover to prepare Sarah for a pelvic exam, and was present during the pelvic exam. Although Ms. Jones did not hear any inappropriate conversations between Dr. Hoover and Sarah Hess-Sphon during the pelvic exam, she

admitted that she was not present during conversations that Dr. Hoover had with Sarah before and after the pelvic exam (Tr. Vol III, pp. 211-213, 226, 249-250).

66. Counsel for Respondent called Peggy Jones primarily to provide testimony regarding a letter dated April 25, 1996, which purportedly summarizes her observations and impressions concerning the treatment of Sarah Hess-Sphon during the office visit on October 13, 1995, at the Myers Clinic. The observations and impressions of Peggy Jones, as set forth in the April 25, 1996, letter, are allegedly based upon conversations between Peggy Jones and Sarah Hess-Sphon, Sarah's medical treatment at the Myers Clinic, and Sarah's interaction with Dr. Hoover. The letter also contains statements concerning the character of Dr. Hoover, Sarah and her mother (Tr. Vol III, pp. 206-285, and R. Ex. 4).

67. Peggy Jones was completely confused as to how the letter, which is dated more than six (6) months after the October 13, 1995, office visit, was prepared, who prepared it, when it was prepared, and the circumstances surrounding its preparation, including the persons who were present when it was allegedly signed and notarized. Ms. Jones testified that she did not write or author the letter, doesn't recall typing or writing anything, and doesn't recall Dr. Hoover ever telling her to write anything regarding the office visit of October 13, 1995, and she can't even recall signing the letter. Ms. Jones believes someone else actually wrote the letter or, in the alternative, that it was from a deposition sent to her by Dr. Hoover or someone else, but she is not sure, and she had never been involved in anything like it before or since (Tr. Vol III, 206-207, 248, 259-260, 263-268, 270-273, 276-279, 282-287).

68. This Hearing Examiner finds that the apparent confusion of Peggy Jones as to how the April 25, 1996, letter was prepared, who prepared it, when it was prepared, and the circumstances

surrounding its preparation are directly attributable to the fact that Peggy Jones did not actually write or author the letter. Instead, it is clear from the remaining evidence in this case, including the testimony of Dr. Hoover, and the specific wording contained in the letter, which matches the November 1, 1995, addendum added to Sarah's medical records by Dr. Hoover, that the letter was actually authored and written by Dr. Hoover, in order to serve her own interests, and in preparation for her appearance before the Board on April 26, 1996. The fact that the letter was authored and written by Dr. Hoover, when combined with the inability of this witness to recall any specific facts about the letter, raises serious questions regarding the credibility of this witness and whether her testimony is accurate and complete (Tr. Vol IV, pp. 155-156, 227-235, and R. Ex. 4).

69. There are also significant inconsistencies and conflicts with respect to the testimony of Peggy Jones and the remaining evidence, including the April 25, 1996, letter, and the medical records. For example, Ms. Jones initially testified that the primary reason Sarah Hess-Sphon was seeking treatment was to obtain birth control, as opposed to her seeking treatment for a yeast infection. In that regard, Ms. Jones initially testified "there was no mention of an infection to me," and stated that she didn't find that out until later (Tr. Vol III, p. 210, 279-280). However, this contradicts the medical records and remaining testimony, based upon her handwritten office notes dated October 13, 1995, that Sarah had complained of symptoms consistent with a yeast infection when she arrived at the clinic (Tr. Vol III, pp. 231-237, 260, and Bd. Ex. 3).

70. The testimony of Peggy Jones lacked credibility and is disregarded by the Hearing Examiner based upon the Hearing Examiner's determinations regarding the credibility of Ms. Jones as a witness and the substance of her testimony, which suggested multiple inconsistencies, conflicts and ulterior motives, particularly with respect to her confusion and inability to recall specific details

concerning the origin of a letter, which Dr. Hoover prepared for Ms. Jones to sign on or about April 25, 1996, six (6) months after the subject events occurred, and just before Dr. Hoover appeared before the Board in connection with the original complaint filed by Karen Van Horn-Mercer.

**Testimony of Katherine A. Hoover, M.D.**

71. Dr. Hoover's address of record with the Board is in Lost Creek, West Virginia, but she practices medicine in Williamson, West Virginia, where she currently specializes in pain management. As part of her practice, she deals with chronic pain patients some of whom are also sexual abuse patients (Tr. Vol IV, pp. 61-64).

72. Dr. Hoover testified during the hearing about her treatment of Sarah Hess-Sphon as a seventeen (17) year old gynecological patient on October 13, 1995, at the Myers Clinic in Philippi, West Virginia (Tr. Vol IV, pp. 61-255, and Tr. Vol V, pp. 10-27).

73. Dr. Hoover testified that she had never met Sarah Hess-Sphon prior to October 13, 1995, when she was scheduled to provide medical treatment to Sarah. According to Dr. Hoover, when Sarah arrived for treatment, the only persons in the waiting room were her mother, Karen Van Horn-Mercer, and other patients. Dr. Hoover testified that her medical assistant, Peggy Jones, assisted in treating Sarah (Tr. Vol IV, pp. 88-94, 167, and Tr. Vol V, pp. 10-27).

74. Dr. Hoover testified about the yeast infection which had caused Sarah to seek medical treatment, and stated that Sarah told medical assistant Peggy Jones and her that she had just recently become sexually active, on a limited basis, with an out-of-state boyfriend, and that she wanted birth control. Dr. Hoover was aware that this was Sarah's first gynecological exam and confirmed that Sarah was nervous during the exam (Tr. Vol IV, pp. 82-83, 101-102, 168-173, and Tr. Vol V, pp. 11-13).

75. Dr. Hoover testified that Sarah did not want her mother to know she was sexually active or receiving birth control pills to prevent pregnancy, because Sarah was afraid her mother would disapprove. Dr. Hoover believed this put her in a difficult position (Tr. Vol IV, pp. 66, 100-101, 107-109).

76. Dr. Hoover testified that Sarah confided in her that she was having problems with sex and was concerned there may be a problem. Dr. Hoover denies that Sarah further confided in her that her step-grandfather had sexually abused her when she was about seven (7) years old, or that Sarah was concerned about whether this was causing problems. Had Sarah told Dr. Hoover about this, Dr. Hoover would have been required to report it to authorities, and her treatment would have been different (Tr. Vol IV, pp. 77-80, 85, and Tr. Vol V, pp. 15-17, 48-49).

77. Dr. Hoover admitted that she recommended that Sarah read a book entitled "ESO: Extended Sexual Orgasm" and that her boyfriend read another book entitled "You Can Heal Your Life." Dr. Hoover wrote the names of the books down for Sarah and still believes the books are appropriate. Dr. Hoover did not mention the books in Sarah's medical records, did not make a clinical assessment concerning the books, and was surprised Sarah's mother obtained the information. Dr. Hoover has never recommended the book entitled "ESO: Extended Sexual Orgasm" to another minor female patient (Tr. Vol IV, pp. 84-87, 214-216, 220-221, Tr. Vol V, p. 17, and Bd. Exs. 1 and 12).

78. Dr. Hoover admitted that she discussed her sons with Sarah and wrote down their names and ages for Sarah on a prescription pad, drew a map to her house and provided her home telephone number for Sarah. She also admitted that she invited Sarah to her house, but denied telling Sarah she wanted her to have sex with her sons. According to Dr. Hoover, Sarah initiated the



conversations regarding her sons, and offered to help them. Dr. Hoover believes that Sarah misconstrued or misunderstood what Dr. Hoover had said to her about her sons, and she attempted to blame Sarah for any misunderstanding.<sup>8</sup> She does not believe it is improper to have patients come to her home or to provide her phone number to patients. However, this is the first time that she ever provided her phone number, a map to her house, and the names and ages of her sons to a minor female patient (Tr. Vol IV, pp. 95-99, 128-130, 137, 152, 154, 211-213, Tr. Vol V, pp. 18-20, and Bd. Ex. 2).

79. Dr. Hoover denied asking Sarah to find some of her girlfriends to come out to her home to have sex with her sons, and doesn't believe Sarah would have said that "because it seems to me if her girlfriends were sexually active, her mother would think that she was sexually active also" (Tr. Vol IV, pp. 110-112, 127-128, 135-136, 141-142, and Tr. Vol V, pp. 18-20).

80. Dr. Hoover also disagrees with the allegations that she told Sarah sex should be free and open, that she would encourage sex with her sons, or that she told Karen Van Horn-Mercer she should be more discreet (Tr. Vol IV, pp. 135-136, 145-146, 149-150, and Tr. Vol V, p.17).

81. Dr. Hoover acknowledged that Sarah was laughing during the pelvic exam because she appeared uncomfortable and embarrassed about the exam (Tr. Vol IV, p. 88, and Tr. Vol V, pp. 11-13).

82. Dr. Hoover confirmed that the appointment lasted about forty-five (45) minutes, which is consistent with the testimony of Karen Van Horn-Mercer, and testified further that Sarah

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<sup>8</sup> Throughout her testimony, Dr. Hoover attempted to shift the blame to Sarah for what occurred and actually concluded the hearing by stating: "Well, I have always been concerned for Sarah, and her mental and physical health and I still am. I think she has got problems that need to be looked at and addressed. And I hope she gets the help she needs" (Tr. Vol. V, p. 51).

left the appointment carrying papers and birth control. She also confirmed that she spoke with Sarah's mother by telephone regarding test results, proposed blood work, a medication prescribed for the yeast infection and Karen Van Horn-Mercer's continuing education. However, Dr. Hoover did not have a specific memory of the contents of her various telephone conversations with Karen Van Horn-Mercer. Instead, she was relatively vague as to what actually occurred, and her testimony is unclear. She also was unaware that Karen Van Horn-Mercer was upset until she received the letter dated October 30, 1995, from Gerald Fogg (Tr. Vol IV, pp. 131-133, 137-143, Tr. Vol V, pp. 21-24, 26-28, and Bd. Ex. 8).

83. Initially, Dr. Hoover testified that she had agreed to lie for Sarah regarding the reason for prescribing birth control pills and state that the birth control pills were to regulate periods. However, upon further reflection during the hearing, Dr. Hoover changed her testimony and stated, in the alternative, that neither she nor Sarah were lying, and that the reasons listed in the record for prescribing birth control were legitimate (Tr. Vol IV, pp. 133, 160-163).

84. Dr. Hoover also testified about an addendum she made to Sarah's medical record on November 1, 1995, after she learned that Sarah's mother, Karen Van Horn-Mercer, had made a complaint, which reads: "*Patient had used condoms with boyfriend. On exam medium speculum easily inserted. No hymen present. Patient definitely not a virgin—has had numerous episodes of intercourse.*" According to Dr. Hoover, she added the addendum after her conversation with Karen Van Horn-Mercer and after she received a letter dated October 30, 1995, from Gerald Fogg (Bd. Ex. 8). Dr. Hoover knew that Karen Van Horn-Mercer had complained before she added the addendum, and she allegedly wanted to clarify the record. According to Dr. Hoover, the addendum merely states the facts (Tr. Vol IV, pp. 81-82, 177-187, 193-204, and Bd. Exs. 3 and 8).

85. During the hearing, Dr. Hoover again complained about the adequacy of the complaint procedures utilized by the Board, the Board's compliance with applicable Statutes and Rules, and other matters previously addressed in prior Court Orders in *Hoover v. West Virginia Board of Medicine*, 216 W. Va. 23, 602 S.E.2d 466 (2004). Although Dr. Hoover was allowed to provide testimony concerning these procedural matters, her testimony was not particularly helpful within the context of this evidentiary hearing to address the specific allegations set forth in the Amended Complaint, and these procedural matters have no tendency to make the existence of any fact that is of consequence to the determination of this action more probable or less probable than it would be without the evidence, particularly since they were resolved by prior court orders (Tr. Vol IV, pp. 66-71, and Tr. Vol V, pp. 4, 8-9).

86. Dr. Hoover also admitted that on September 6, 2001, her husband made a threatening telephone call on the answering machine at the residence of Sarah's father, and that the telephone number displayed on the "Caller ID" in the videotape of the recorded telephone call was the same telephone number written on the map (Bd. Ex. 2), which Dr. Hoover provided to Sarah on October 13, 1995. Dr. Hoover's husband stated that Sarah was being investigated for perjury and would be arrested and incarcerated for perjury. However, there is no evidence that Sarah was ever arrested or incarcerated for perjury, although Dr. Hoover suggested Sarah was previously being investigated by a Gary Slater with a state agency within the attorney general's office. Although Dr. Hoover now believes it was inappropriate for her husband to call a witness in this case and threaten that the witness was going to be arrested for perjury, she did not believe her husband's actions were inappropriate when she was deposed on November 20, 2002, in connection with Civil Action No. 98-C-1134 (Cir. Ct. Kanawha Co.), where Dr. Hoover had sued Board staff. The videotape is

authentic and the voice of the caller depicted on the videotape was that of Respondent's husband (Bd. Ex. 7, Tr. Vol V, pp. 28-40).

87. Dr. Hoover also provided testimony concerning how the April 25, 1996, letter signed by Ms. Peggy Jones was prepared. According to Dr. Hoover, Ms. Jones was completely incorrect in her testimony regarding how the letter was prepared and who prepared it. Unfortunately, Dr. Hoover's testimony with respect to what occurred is also somewhat unclear and confusing. She essentially testified that she told Ms. Jones to write in long-hand what had occurred during the office visit of October 13, 1995, and that she would then type it into a letter format for presentation to the Board during a meeting scheduled on April 26, 1996, in Beckley, West Virginia. Dr. Hoover further testified that Ms. Jones complied with her request and that she (Dr. Hoover) then typed the notes of Ms. Jones exactly as written. According to Dr. Hoover, she did not save any notes prepared by Ms. Jones, did not assist with editing in any way, and she further denies coaching Ms. Jones at all on what she should or shouldn't say. In any event, this Hearing Examiner is convinced from Dr. Hoover's testimony and the remaining evidence in this case, including the specific wording contained in the letter, which matches the November 1, 1995, addendum added to Sarah's medical records by Dr. Hoover, that the letter was actually authored and written by Dr. Hoover, in order to serve her own interests, and in preparation for her appearance before the Board on April 26, 1996 (R. Ex. 4, and Tr. Vol IV, pp. 155-156, 227-235).

88. Dr. Hoover also confirmed that she previously subpoenaed the records of witness Peggy Kincaid on September 23, 1999, in connection with her prior deposition of Ms. Kincaid on October 4, 1999, in a related civil action, *Katherine A. Hoover, et ux. v. Karen Van Horn*, Civil Action No. 96-C-24, which remains pending in the Circuit Court of Barbour County, West Virginia.

She denied obtaining the file, but was obviously aware that the file existed or she wouldn't have requested the subpoenas in her related civil action pending against material witness Karen Van Horn-Mercer. In addition, Dr. Hoover never followed up on her prior subpoenas during the deposition in 1999, even though the witness mentioned her file and personal notes during the deposition, and Dr. Hoover requested no additional subpoenas either in the pending civil action or in this proceeding (Tr. Vol IV, pp. 239-251, R. Ex. 3).

89. The testimony of Dr. Hoover was not entirely credible, based upon the Hearing Examiner's observations of Dr. Hoover as a witness, when combined with various inconsistencies, conflicts and ulterior motives. Dr. Hoover's testimony was often inconsistent and confusing in relation to the evidence and medical records, particularly with respect to the circumstances of her invitation to Sarah Hess-Sphon, the book she recommended to Sarah Hess-Sphon entitled "ESO: Extended Sexual Orgasm," an addendum dated November 1, 1995, which Dr. Hoover added to the medical records of Sarah Hess-Sphon after she received notice from prosecuting attorney Gerald Fogg that a complaint would be filed against her with the Board by Karen Van Horn-Mercer, and the April 25, 1995, letter allegedly signed by her medical assistant, Peggy Jones.

**Testimony of Diane Shafer, M.D.**

90. Diane E. Shafer, M.D., was called to testify as an expert witness on behalf of Respondent. Dr. Shafer practices medicine and surgery in Williamson, West Virginia, and her primary medical specialty is orthopedic surgery (Tr. Vol IV, pp. 255-261).

91. Dr. Shafer has practiced orthopedic surgery in West Virginia for approximately twenty-eight (28) years, and is familiar with the ethics of the medical profession. Dr. Shafer also works for Logan Mental Health and conducts mental hygiene exams in Williamson, West Virginia.

Dr. Shafer has limited experience in treating women who have been sexually abused in connection with her work at Tug Valley Recovery Shelter (Tr. Vol IV, pp. 255-261, 265-267).

92. Dr. Shafer lacks any formal education or training in the areas of sexual abuse, psychiatry or mental health, and did not participate in an internship, residency, fellowship, or other certification process. Like other physicians, she rotated through psychiatry in medical school, and occasionally attends Continuing Medical Education ("CME") courses which address issues related to sexual abuse, psychiatry or mental health. Dr. Shafer has authored two (2) articles for the Tug Valley Medical Society regarding sexual abuse, but has authored no other publications (Tr. Vol. IV, pp. 286-289, 317).

93. It is the finding of the undersigned that the testimony of Dr. Shafer is entitled to little or no weight because of her close personal relationship with Dr. Hoover. Dr. Hoover resides with Dr. Shafer from Monday through Thursday in Williamson, West Virginia. Dr. Shafer and Dr. Hoover engage in a wide variety of activities together including travel. Dr. Shafer has also listed Dr. Hoover's permanent residence as her own in connection with her work in the Clarksburg, West Virginia, area. Further pursuant to a public order entered by the Board on March 20, 1989, Dr. Shafer was subjected to disciplinary action by the Board for attempting to obtain, obtaining, renewing, or attempting to renew her license to practice medicine and surgery by fraudulent misrepresentation and engaging in dishonorable, unethical and unprofessional conduct of a character likely to deceive, defraud or harm the public or any member thereof, and her license was subject to such limitations and restrictions set forth in the order. Dr. Shafer complied with the limitations and restrictions as of March 31, 1991. (Tr. Vol IV, pp. 284, 302-305, 317); (Public Board Order dated March 20, 1989). Dr. Shafer's testimony and demeanor clearly reflected a bias and deference toward Dr. Hoover and

essentially destroyed her credibility as a witness and therefore her testimony has largely been disregarded by the undersigned.

## DISCUSSION

### Credibility of Witnesses, Testimony and Exhibits

After reviewing all of the evidence in this matter, and based upon detailed credibility determinations, this Hearing Examiner is satisfied that the Board's witnesses, Sarah Hess-Sphon, and her mother, Karen Van Horn-Mercer, were both credible and truthful, and that they provided sincere testimony, which was both clear and convincing. The demeanor of these witnesses together with the substance of their testimony, including their opportunity for knowledge, information possessed, ability to recall and relate specific events, and similar indications of veracity, suggested no significant inconsistencies, conflicts, or ulterior motives, and there is no evidence suggesting any personal gain to be achieved by either Sarah Hess-Sphon or her mother Karen Van Horn-Mercer as a result of testifying.

The opinion testimony of the Board's expert witness, John B. Walden, M.D., was also credible, clear and convincing. Dr. Walden clearly possesses the necessary professional knowledge, experience, education and training to provide useful expert opinion testimony, and his expert opinion testimony was particularly helpful in enabling this Hearing Examiner to understand the evidence and determine the facts at issue, particularly with respect to the applicable standard of care to which Dr. Walden's expert opinion testimony was addressed.

The testimony of Board witness Peggy Kincaid, the Child Protective Services Worker who interviewed Sarah Hess-Sphon in late 1995, was somewhat confusing, and at times appeared to be inconsistent with the evidence. However, the overall importance of Ms. Kincaid's testimony was minimal.

The Hearing Examiner does not believe that the testimony of Dr. Hoover was entirely credible, based upon her demeanor as a witness and various inconsistencies, conflicts and ulterior motives. Dr. Hoover's testimony was often inconsistent and confusing in relation to the evidence and medical records, particularly with respect to the circumstances of her invitation to Sarah Hess-Sphon, the book she recommended to Sarah Hess-Sphon entitled "ESO: Extended Sexual Orgasm," an addendum dated November 1, 1995, which Dr. Hoover added to the medical records of Sarah Hess-Sphon after she received notice from prosecuting attorney Gerald Fogg that a complaint would be filed against her with the Board by Karen Van Horn-Mercer, and the April 25, 1996, letter allegedly signed by her medical assistant, Peggy Jones.

The testimony of Dr. Diane Shafer, the Respondent's expert witness, was not perceived as credible for the reasons hereinbefore set forth in Finding of Fact No. 93.

It is further the finding of the Hearing Examiner that all records and documents entered as exhibits are authentic, valid, and were entered with proper evidentiary foundation.

### **ISSUES**

1. Whether Respondent violated W. Va. Code § 30-3-14(c)(8) and 11 C.S.R. 1A 12.1(r) by exercising influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity, as set forth in paragraph 2 of Petitioner Board's Complaint and Notice of Hearing?



2. Whether Respondent violated W. Va. Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1(e) and (j), as further described in 11 C.S.R. 1A 12.2 (d) by engaging in unprofessional, unethical, dishonorable conduct, as set forth in paragraph 2 of Petitioner Board's Complaint and Notice of Hearing?

With respect to Issue 1, the substantial, credible, clear and convincing evidence adduced by the Board as set forth in the foregoing Findings of Fact shows that the Respondent did in fact exercise influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity, in violation of W. Va. Code § 30-3-14(c)(8) and 11 C.S.R. 1A 12.1(r).

With respect to Issue 2, the substantial, credible, clear and convincing evidence adduced by the Board as set forth in the foregoing Findings of Fact shows that the Respondent's actions in the course of rendering gynecological care and treatment to a seventeen year old patient and asking the patient to talk to her girlfriends and see if the patient and any of her girlfriends would come to the Respondent's home to have sex with her teenage sons constitute engaging in unprofessional, unethical, dishonorable conduct, in violation of W. Va. Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1(e) and (j), as further described in 11 C.S.R. 1A 12.2 (d).

From the review of the testimony taken during this proceeding and the exhibits admitted into the record, it is, therefore, the opinion of this Hearing Examiner that given all of the evidence of record, the following Conclusions of Law are appropriate and the following proposed disposition is justified.

## CONCLUSIONS OF LAW

1. Respondent is a physician licensed to practice medicine and surgery in the State of West Virginia and the West Virginia Board of Medicine is the State agency charged with licensure and discipline of physicians under W. Va. Code § 30-3-1, *et seq.*

2. The West Virginia Board of Medicine has jurisdiction over the subject matter and over the Respondent. W. Va. Code § 30-3-1, *et seq.*

3. The expressed purpose of the West Virginia Medical Practice Act is to provide for the licensure and professional discipline of physicians and to provide a professional environment that encourages the delivery of quality medical service within the State. W. Va. Code § 30-3-2.

4. Petitioner bears the burden of proving the allegations in the Complaint and Notice of Hearing by clear and convincing evidence. *See* W. Va. Code § 30-3-14(b), and *Webb v. West Virginia Board of Medicine*, 212 W. Va. at 155, 569 S.E.2d at 231.

5. The basic purpose of any evidentiary hearing is the ascertainment of truth with the aid of all testimony which may properly contribute to that purpose. The ascertainment of truth and the prevention of manifest injustice are entitled to priority consideration by the trier of fact. *Roark v. Dempsey*, 159 W. Va. at 32, 217 S.E.2d at 918.

6. In an administrative proceeding, the trier of fact is entitled to take into account the credibility and demeanor of witnesses, including their inconsistent statements and inability to recall details, in making findings of fact and conclusions of law, and the trier of fact is uniquely situated so as to make such determinations. *Webb v. West Virginia Board of Medicine*, 212 W. Va. at 156, 569 S.E.2d at 232. In addition, determinations of credibility by an administrative law judge are

entitled to deference upon review. *See Maxey v. McDowell County Board of Education*, 212 W. Va. 668, 575 S.E.2d 278 (2002).

7. The testimony of Sarah Hess-Sphon, Karen Van Horn-Mercer, Peggy Kincaid, and John B. Walden, M.D., as set forth in the Findings of Fact, clearly and convincingly demonstrate that Dr. Hoover exercised influence within a patient-physician relationship for the purpose of engaging a patient in sexual activity, in violation of W. Va. Code § 30-3-14(c)(8) and 11 C.S.R. 1A 12.1(r), for which Dr. Hoover may be disciplined.

8. The testimony of Sarah Hess-Sphon, Karen Van Horn-Mercer, Peggy Kincaid, and John B. Walden, M.D., as set forth in the Findings of Fact, clearly and convincingly demonstrate that Dr. Hoover's actions in the course of rendering gynecological care and treatment to Sarah Hess-Sphon, then seventeen (17), in asking Sarah to talk to her girlfriends and see if Sarah and any of the girlfriends would come to Dr. Hoover's home to have sex with her teenage sons, constitute engaging in unprofessional, unethical, dishonorable conduct, in violation of W. Va. Code § 30-3-14(c)(17) and 11 C.S.R. 1A 12.1(e) and (j) and as further described at 11 C.S.R. 1A 12.2(d) specifically bringing the medical profession into disrepute, for which Dr. Hoover may be disciplined.

9. The opinion testimony of the Board's expert witness, John B. Walden, M.D., was credible, clear and convincing and was particularly helpful in enabling this Hearing Examiner to understand the evidence and determine the facts at issue, particularly with respect to the applicable standard of care to which Dr. Walden's expert opinion testimony was directly addressed. Dr. Walden's expert testimony is given great weight in this matter under the provisions of Rules 702 and 704 of the West Virginia Rules of Evidence and the Board's standard practice and custom. *See West Virginia Board of Medicine v. David C. Shamblin, MD.*, (1989); *West Virginia Board of*

*Medicine v. Thomas J. Park, MD.*, (1994); *West Virginia Board of Medicine v. Thomas E. Mitchell, M.D.* (1995).

10. The practice of medicine is a high calling; a professional license is a high privilege; the state may attach to its possession conditions "onerous and exacting." *Barsky v. Board of Regents*, 111 N.E. 2d 222 (N.Y. 1953, *reh. den.* 112 N.E. 2d 773, *affirmed* 347 U.S. 442, 74 S. Ct. 650), cited in *West Virginia Board of Medicine v. Clayton E. Linkous, Jr., MD.*, (1991); and in *West Virginia Board of Medicine v. Rahmet Muzaffer, MD.*, *supra*; and see W. Va. Code § 30-1-1a; and § 30-1-1, cited in *State ex rel Webb v. West Virginia Board of Medicine*, 203 W. Va. 234, 506 S.E.2d 830 (1998).

11. The inherent object of the underlying statute regulating the practice of medicine is the preservation of the public health. *Vest v. Cobb*, 76 S.E.2d 885 (W. Va. 1953) citing *Dent v. State of West Virginia*, 129 U.S. 114, 123 S. Ct. 231 (1889), cited in the 1993 revocation Order in *West Virginia Board of Medicine v. Magdi Z. Fahmy, MD.*, and in the 1994 revocation Order in *West Virginia Board of Medicine v. Thomas J. Park, M.D.*

12. A variety of disciplinary sanctions may be imposed by the Board under the provisions of W. Va. Code § 30-3-14(j) and 11 C.S.R. 1A 12.3, when the Board finds a person unqualified to practice medicine in the State of West Virginia after hearing and due process.

13. Katherine Anne Hoover, M.D., is unqualified to practice medicine and surgery in the State of West Virginia. W. Va. Code § 30-3-14(c).

### RECOMMENDED ORDER

WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law, and pursuant to the provisions of W. Va. Code §§ 30-3-14(j), and 11 C.S.R. 1A 12.3, the Hearing Examiner recommends that the Board enter an **ORDER** as follows:

1. The license to practice medicine and surgery in the State of West Virginia heretofore issued to Katherine Anne Hoover, M.D., is hereby **REVOKED**, effective at 12:01 a.m. on Monday, October 6, 2008, which **REVOCATION** is hereby **STAYED IMMEDIATELY**, and which **STAY** is subject to immediate dissolution and termination upon the Board's determination of the Respondent's failure to comply fully, timely, and satisfactorily with any other term or condition of this **ORDER**.

2. Effective immediately upon the **STAY**, the Respondent's license shall be placed on **PROBATION** for five (5) years in which the licensee shall practice only under the supervision of one (1) or more duly licensed physicians approved by the Board prior to commencement of such supervision, and under such other supervision and reporting requirements as the Board may impose during the probationary period.

3. In order to effectuate Board approval of a supervising physician, the Respondent shall submit to the Board, on or before October 6, 2008, the names, addresses, and telephone numbers of three (3) proposed supervising physicians, and the Board shall select one (1) of the three (3) proposed supervising physicians for service in this case. If none of the proposed supervising physicians is acceptable to the Board, then the Board may, in its sole discretion, select an appropriate supervising physician. The Board-approved supervising physician shall then provide directly to the Board correspondence on his or her letterhead confirming the nature of supervision to be rendered.

4. The Board-approved supervising physician shall provide quarterly reports to the Board attesting to the continued ability of Respondent to practice medicine and surgery in a safe and effective manner, and further describing the status of Respondent with respect to patient care, practice management, delivery of medical services, medical ethics requirements and professionalism, and any other subject matter designated or pre-approved by the Board throughout the five (5) year probationary period.

5. The quarterly reporting periods commence in March 2009, and all reports shall be made by the supervising physician and submitted directly to the Board within the last business week of March, June, September, and December of each year throughout the five (5) year probationary period.

6. Should the performance of Respondent at any time fall below the reasonable standard of care or otherwise endanger the health, safety, and welfare of patients, the Board-approved supervising physician shall immediately notify the Board.

7. If at any time the designated supervising physician is unwilling or unable to serve in that capacity, Respondent shall have ten (10) working days from the date of the supervising physician's termination of service, to obtain another duly licensed supervising physician approved by the Board.

8. Throughout the five (5) year probationary period, the Respondent shall not render medical services to any patient who has not yet attained the age of eighteen (18) years without a Board-approved chaperone present in the examination room.

9. The Respondent shall report the substance of and present a copy of this **ORDER** to her approved supervising physician, any employer or health care or medical facility where

Respondent is authorized to practice medicine and surgery in the State of West Virginia, and during the period that this Order is in effect, Respondent shall provide a copy of this Order to any prospective employer or health care or medical facility where Respondent seeks to practice medicine and surgery in the State of West Virginia.

10. The Respondent shall submit to any further conditions, accommodations, limitations or restrictions the Board may deem necessary and appropriate to effectuate the terms and conditions of this **ORDER** throughout the five (5) year probationary period.

11. Administrative costs including but not limited to fees and expenses of attorneys, Hearing Examiners, court reporters, advisors and consultants, and all other costs of investigation and prosecution of this matter, shall be paid by the Respondent to the Board within thirty (30) days of issuance of an invoice by the Board.

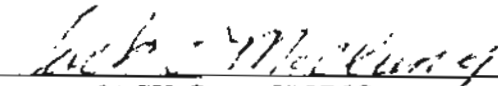
12. The Respondent shall pay to the State of West Virginia a civil fine of One Thousand Dollars (\$1,000.00), to be received by the Board within thirty (30) days of entry of this **ORDER**.

13. The Respondent shall comply with all Statutes and Rules of the Board and shall comply with all State and Federal law.

14. Upon the Board's determination of the Respondent's failure to comply with any of the terms and conditions of this **ORDER**, the Board shall issue written **NOTICE** of immediate and

automatic dissolution and termination of the **STAY**, upon which the **REVOCATION** shall take full force and effect without further proceedings and shall remain in effect for five (5) years beginning with the date of dissolution and termination.

Dated this 21<sup>st</sup> day of August, 2008.

  
\_\_\_\_\_  
JACK C. McCLUNG  
HEARING OFFICER



**CERTIFICATE OF SERVICE**

I, Rebecca L. Stepto, post-hearing legal advisor to the West Virginia Board of Medicine, do hereby certify that service of the foregoing "Order" has been made upon the parties and counsel of record by mailing true copies thereof to in the manner specified on this 12<sup>th</sup> day of September, 2008:

Hand Delivered to:

West Virginia Board of Medicine  
101 Dee Drive  
Charleston, WV 25311

Hand Delivered to:

John K. McHugh, Esquire  
West Virginia Board of Medicine  
101 Dee Drive  
Charleston, WV 25311

Via U.S. Mail, postage pre-paid, and via Certified Mail, Return Receipt Requested, to:

Katherine Anne Hoover, M.D.  
Route 2, Box 203  
Lost Creek, WV 26385

Via U.S. Mail, postage pre-paid:

C. Christopher Younger, Esquire  
106 Logan Street  
Williamson, WV 25661  
*Counsel for Katherine Anne Hoover, M.D.*



Rebecca L. Stepto  
State Bar No. 3597  
844 Sherwood Road  
Charleston, WV 25314

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: NALINI R. KAKULAVARAM, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("WV Board") and Nalini R. Kakulavaram, M.D. ("Dr. Kakulavaram"), 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. Kakulavaram currently holds an inactive license to practice medicine and surgery in the State of West Virginia, License No. 16726, originally issued in 1991. The address of record for Dr. Kakulavaram is in Coffeyville, Kansas.
2. On October 15, 2007, Dr. Kakulavaram and the Kansas State Board of Healing Arts ("Kansas Board") entered into a Consent Order ("KS Order"), wherein they stipulated and agreed that the license of Dr. Kakulavaram to practice medicine and surgery in the State of Kansas was SURRENDERED to the Kansas Board effective October 15, 2007. A true copy of the KS Order is attached hereto incorporated herein by reference as Exhibit 1.
3. Pursuant to the KS Order, Dr. Kakulavaram agreed in writing that she is unable to practice medicine and surgery with reasonable skill and safety to her patients.
4. Pursuant to the KS Order, Dr. Kakulavaram may apply for the reinstatement of her license to practice medicine and surgery in the State of Kansas provided she

can successfully demonstrate by clear and convincing evidence that she is able to practice with reasonable safety to her patients, and is currently clinically competent to practice.

5. On February 22, 2008, the Complaint Committee of the WV Board initiated a Complaint against Dr. Kakulavaram, pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), for having been disciplined by the Kansas Board.

6. On March 13, 2008, Dr. Kakulavaram responded to the Complaint by the WV Board confirming that, pursuant to the KS Order, she had surrendered her license to practice medicine and surgery in the State of Kansas, effective October 15, 2007.

7. Dr. Kakulavaram admits the above Findings of Fact and wishes to resolve this matter by entering into this Consent Order with the WV Board.

### **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. Kakulavaram pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that the license of Dr. Kakulavaram to practice medicine has been acted against or subjected to other discipline in the State of Kansas.

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

## CONSENT

Dr. Kakulavaram, 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. Kakulavaram acknowledges that she is fully aware that, without her consent, here given, 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 §29A-5-1, et seq.

2. Dr. Kakulavaram 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 representation by counsel at her own expense; and the right to cross-examine witnesses against him.

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

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

5. Dr. Kakulavaram 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**, based upon the foregoing Findings of Fact and Conclusions of Law of the Board, and based upon the foregoing consent of Dr. Kakulavaram, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective immediately upon the entry of this Consent Order, the inactive license of Dr. Kakulavaram to practice medicine and surgery in the State of West Virginia, License No. 16726, is hereby **SURRENDERED**.

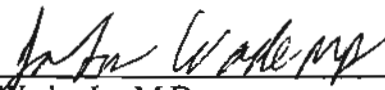
2. In the event that Dr. Kakulavaram's license to practice medicine and surgery in the State of Kansas is ever reinstated by the Kansas Board, Dr. Kakulavaram may apply for the reinstatement of her inactive license to practice medicine and surgery in the State of West Virginia, provided she meets the criteria necessary for inactive licensure in the State of West Virginia, and is fully prepared to resume inactive licensure in the State of West Virginia without harm to either herself or the public.

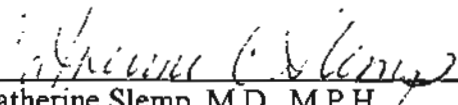
3. Within thirty (30) days of the effective date of this Order, Dr. Kakulavaram shall provide a copy of this Order to all employers or entities with which she is under contract to provide physician services or is receiving training, and to the Chief of Staff at each hospital where she has privileges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

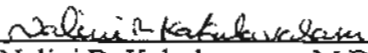
4. Within thirty (30) days of the effective date of this Order, Dr. Kakulavaram shall provide a copy of this Order by certified mail, return receipt requested, to the proper licensing authority of any state or jurisdiction in which she currently holds a license to practice. Dr. Kakulavaram further agrees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

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Nalini R. Kakulavaram, M.D.

Date: 8-4-'08

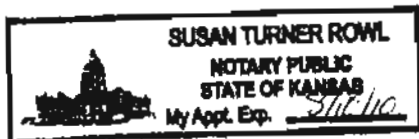
STATE OF Kansas

COUNTY OF Sedgewick

I, Susan Turner Rowl, a Notary Public for said county and state do hereby certify that Nalini R. Kakulavaram, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 4<sup>th</sup> day of August, 2008.

My commission expires Indefinite.



Susan Turner Rowl  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**BRETON LEE MORGAN, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Breton Lee Morgan, M.D. (“Dr. Morgan”), freely and voluntarily enter into the following Order pursuant to W. Va. Code § 30-3-1, et seq.

**FINDINGS OF FACT**

1. Dr. Morgan held a license to practice medicine and surgery in West Virginia, License No. 15143, and practiced medicine in Point Pleasant, West Virginia, until he surrendered his license to the Board in March, 2006.

2. Dr. Morgan underwent treatment for chemical dependency at the Talbott Recovery Center, Atlanta, Georgia, for a three (3) month period and has been in continuing treatment and monitoring through the West Virginia Professional Advocacy Group Effort since his discharge.

3. Dr. Morgan appeared before the Licensure Committee in November, 2006, expressing a desire to resume the practice of medicine, and a full discussion as to his situation and health and well being was had. He was in compliance with an agreement he had with the West Virginia Professional Advocacy Group Effort.



4. The Licensure Committee thoroughly reviewed all pertinent documents and materials in connection with Dr. Morgan's treatment for chemical dependency.

5. The Licensure Committee recommended to the Board and the Board found that Dr. Morgan met the requirements for reinstatement of an inactive license to practice medicine and surgery and on December 11, 2006, the Board reinstated Dr. Morgan's license to practice medicine and surgery in West Virginia in an inactive status, through a Consent Order attaching appropriate limitations, conditions, and accommodations upon his inactive license. Dr. Morgan complied with the limitations, conditions, and accommodations.

6. 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.*

7. On May 14, 2007, Dr. Morgan's medical license was revoked by the Board, pursuant to provisions mandating the same in the West Virginia Medical Practice Act, § 30-3-14(d).

8. Dr. Morgan has completed his sentence of confinement, probation or other court-ordered supervision and has fully satisfied a fine and other fees imposed by the sentencing court and has applied for a license to practice medicine and surgery in West Virginia.

9. Dr. Morgan appeared before the Licensure Committee in November, 2007, again expressing a desire to resume the practice of medicine, and again, a full discussion of his situation and health and well being was had, and his logs of Alcoholics

Anonymous meetings and continuing medical education credits were presented and reviewed, as well as continuing reports of compliance with his agreement with the West Virginia Professional Advocacy Group Effort.

10. The Licensure Committee recommended to the Board and the Board found that Dr. Morgan should sit for and pass the Special Purpose Examination (SPEX) to determine if Dr. Morgan is, except for the underlying conviction, otherwise qualified to practice medicine.

11. The SPEX measures the knowledge and cognitive abilities required of all physicians, regardless of specialty practiced, and who are five (5) years or more beyond medical school graduation.

12. The Licensure Committee recommended to the Board and the Board found that provided he did sit for and pass the SPEX, it would be appropriate to issue a license to practice medicine and surgery to Dr. Morgan, through a Consent Order containing appropriate conditions, limitations, and accommodations.

13. Dr. Morgan sat for and passed the SPEX.

14. On December 12, 2007, Dr. Morgan's certificate to practice medicine in Ohio was suspended through a Consent Order entered into between D. Morgan and the State Medical Board of Ohio, and he is not eligible to apply for reinstatement of his certificate in Ohio until two hundred and seventy (270) days from December 12, 2008, which will be after August 12, 2008.

15. The suspension of Dr. Morgan's certificate to practice medicine in Ohio was based upon similar circumstances that caused the West Virginia Board of Medicine to revoke his license to practice medicine and surgery, that being his plea of

guilty to one (1) count of Obtaining a Controlled Substance by Fraud and was also based upon the fact that his medical license in West Virginia had been revoked.

16. In June, 2008, Dr. Morgan was excluded from participation in the Medicare and Medicaid programs for a minimum period of five (5) years as a result of the felony conviction, and he is appealing this exclusion.

17. Dr. Morgan appeared before the Licensure Committee in July, 2008, again expressing a desire to resume the practice of medicine, and a full discussion as to his health and well being was had. He remains in his recovery.

18. Despite the fact that his certificate to practice medicine in Ohio is suspended, Dr. Morgan is, except for the underlying conviction, otherwise qualified to practice medicine in West Virginia.

19. Dr. Morgan has the right to request the Board of Medicine for reinstatement of his license to practice medicine and surgery in West Virginia

### **CONCLUSIONS OF LAW**

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

2. Probable cause exists to substantiate disqualification from the practice of medicine due to a violation of W. Va. Code § 30-3-14(c)(2) and (d) relating to being convicted of a felony involving administering and dispensing a controlled substance under state or federal law, for other than generally accepted therapeutic purposes.

3. The Board has determined in accordance with the Findings of Fact in this Consent Order, that it is appropriate and lawful to grant Dr. Morgan a license to

practice medicine and surgery in the State of West Virginia, provided limitations, conditions, and accommodations are placed upon such license.

### CONSENT

Breton Lee Morgan, 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. Morgan 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. Morgan 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. Morgan waives all such rights to a hearing;

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

5. Dr. Morgan understands that this Order is considered public information and that matters 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. Morgan, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Morgan, having met the requirements for medical licensure in the State of West Virginia, is licensed to practice medicine and surgery in the State of West Virginia, License No. 15143, effective upon entry of this Order, in **ACTIVE** status.

2. Said License No. 15143 is issued subject to compliance with all of the following:

- a. Immediately upon issuance, Dr. Morgan's active license is **REVOKED** and such revocation is immediately **STAYED** and Dr. Morgan's license for a five (5) year period is placed on **PROBATION**.
- b. Dr. Morgan shall appear in person for an interview with the Licensure Committee at its regularly scheduled meetings in January, 2009; July, 2009, and annually thereafter in July, and as otherwise requested by the Licensure Committee.
- c. Dr. Morgan shall attend a minimum of three (3) Alcoholics Anonymous, Narcotics Anonymous, or Caduceus meetings each week in person.
- d. Dr. Morgan shall maintain a log of his Alcoholics Anonymous, Narcotics Anonymous, or Caduceus meetings in a hand held spiral notebook, which shall be open to the Board's inspection at any time, and he shall bring the log to any and all meetings of the Licensure Committee at which he is requested or scheduled to appear.
- e. Dr. Morgan shall refrain from ingesting poppy seeds and alcohol in any form.
- f. Within ten (10) days of entry of this Order, Dr. Morgan shall advise the Board, in writing, of the identity of any and all of his treating physician(s), and Dr. Morgan shall ensure that the Board is fully and

completely apprised on a continuing basis of the identity of any and all of his treating physician(s), and he shall refrain from the use of all controlled substances/mood altering drugs/psychoactive drugs unless prescribed to him by his duly licensed treating physician, and such duly licensed treating physician must immediately document in writing to the Board what and why such controlled substances/mood altering drugs/psychoactive drugs have been prescribed to Dr. Morgan at any time the same are prescribed.

- g. Dr. Morgan shall seek and maintain a sponsor in Alcoholics Anonymous, Narcotics Anonymous, or Caduceus who will regularly review his log and who will discuss his progress and who will file reports with the Board every sixty (60) days, beginning October 1, 2008, confirming Dr. Morgan's required attendance at all Alcoholics Anonymous, Narcotics Anonymous, and Caduceus meetings.
- h. Dr. Morgan shall, at his own expense, participate in the monitoring service offered by the West Virginia Medical Professionals Health Program, Inc., which shall include random and unannounced testing of bodily fluids and hair analysis, all carried out in a manner directed and approved by the Board, and at any time upon request of the Board.
- i. Dr. Morgan's practice of medicine may occur only with a Board approved monitoring and supervising internist who shall meet with Dr. Morgan every two (2) weeks and select two (2) random charts from each treatment day during the prior two (2) weeks for review.

- j. The Board approved monitoring and supervising physician shall file a report in writing with the Executive Director of the Board every thirty (30) days, beginning October 1, 2008, attesting to the adequacy of the care and treatment rendered by Dr. Morgan during the last thirty (30) days based on review of the randomly selected charts, and shall advise the Board as to whether Dr. Morgan appears to be practicing medicine and providing treatment at an acceptable and reasonable level of care, skill, and safety for patients.
- k. Should the performance of Dr. Morgan as a physician at any time fall below the level of acceptable and reasonable care, skill and safety, the Board approved monitoring and supervising physician shall immediately notify the Executive Director of the Board.
- l. Dr. Morgan may not practice more than a total of forty (40) hours in any seven (7) day week, including on-call time, and including any practice of medicine in any other state.
- m. Dr. Morgan may not register as a dispensing physician with the Board under Board rule 11 CSR 5.
- n. Dr. Morgan may not receive, administer, distribute or dispense professional samples which are controlled substances.
- o. Dr. Morgan may not apply for a Drug Enforcement Administration (“DEA”) number for six months from entry of this Consent Order.
- p. Dr. Morgan may not make any request for a modification to this Consent Order for a period of one (1) year from entry of this Consent Order.

- q. Dr. Morgan shall review this Consent Order on a regular basis in order that he fully understands its requirements and to prevent any noncompliance.
- r. Dr. Morgan shall present a copy of this Consent Order, when entered, to his Board approved monitoring and supervising physician, his Alcoholics Anonymous, Narcotics Anonymous or Caduceus Sponsor, and to his duly licensed treating physician(s), and within ten (10) days of entry, each of such persons shall confirm in writing to the Board that they understand their responsibilities hereunder.
- s. Throughout the probationary period, Dr. Morgan shall present a copy of this Consent Order to any employer or health care or medical facility where Dr. Morgan seeks to practice medicine.
- t. At the option of either Dr. Morgan or the Board, this Consent Order or a modified version thereof may again be entered into by the parties at the end of the five (5) year probationary period.
- u. Dr. Morgan shall abide by all laws and rules of the Board.

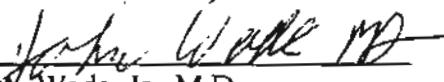
The failure of Dr. Morgan to comply with any of the terms of this Consent Order shall constitute grounds for the revocation of his license to practice medicine and surgery in the State of West Virginia, and if Dr. Morgan violates any of the terms of this Consent Order, in any respect, as determined by the Board, the Board may **TERMINATE** and **DISSOLVE** the **STAY of REVOCATION** herein imposed, upon written notice of the same to Dr. Morgan, and Dr. Morgan understands that, notwithstanding any provision of law to the contrary, such termination and dissolution of the **STAY of REVOCATION** may



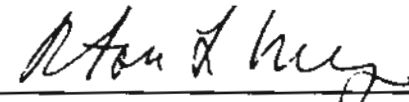
occur without any hearing provided by the Board, and by his signing of this Consent Order,  
Dr. Morgan has consented to the same.

The foregoing was entered this 28th day of July, 2008

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Breton Lee Morgan, M.D.

Date: 7/21/08

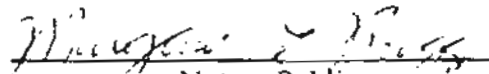
STATE OF WEST VIRGINIA

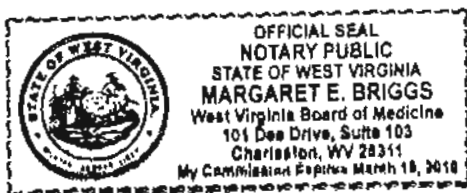
COUNTY OF KANAWHA, to wit:

I, MARGARET E. BRIGGS, a Notary Public for said county and  
state do hereby certify that Breton Lee Morgan, M.D., whose name is signed on this page,  
has this day acknowledged the same before me.

Given under my hand this 21st day of July, 2008.

My commission expires March 19, 2016.

  
\_\_\_\_\_  
Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: BEN DAVID MULDONG, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Ben David Muldong, M.D. (“Dr. Muldong”), 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. Muldong currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 10305, issued originally in 1975. Dr. Muldong’s address of record is in Knoxville, Tennessee.

2. In January 2008, Dr. Muldong 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, 2005, to June 30, 2007.

3. In Dr. Muldong’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated June 2, 2007, Dr. Muldong represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Muldong had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005, to June 30, 2007, 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 2008, the Complaint Committee of the Board initiated a complaint against Dr. Muldong based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 8, 2008, Dr. Muldong responded to the Complaint by essentially stating that he believed he had previously completed the requirement of two (2) hours of CME coursework in the subject of end-of-life care, including pain management. He further indicated that he had since completed two (2) hours of CME in the subject of end-of-life care, including pain management, on March 20, 2008, and he provided appropriate documentation of 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. Muldong pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Muldong and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Muldong complies with the terms and conditions set forth herein.

### CONSENT

Dr. Muldong, 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. Muldong 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. Muldong 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. Muldong waives all rights to such a hearing.

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

5. Dr. Muldong 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. Muldong, 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. Muldong completed on March 20, 2008, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Muldong has now met the one-time requirement for completion of this particular coursework.


2. Dr. Muldong 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, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00 Dollars**, which fine and administrative fee shall be received by the Board on or before August 15, 2008.


3. In the event that Dr. Muldong 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 as required by this Order.

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

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Ben David Muldong, M.D.

Date: July 27, 2008


STATE OF TENNESSEE

COUNTY OF ANDERSON

I, Darren Hinson, a Notary Public in and for said county and state do hereby certify that Ben David Muldong, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23<sup>rd</sup> day of JULY, 2008.

My commission expires \_\_\_\_\_

  
\_\_\_\_\_  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: HOWARD NEIBERG, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Howard Neiberg, M.D. (“Dr. Neiberg”), 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. Neiberg currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 13937, issued originally in 1984. Dr. Neiberg’s address of record is in Wheeling, West Virginia.

2. In January 2008, Dr. Neiberg 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, 2005, to June 30, 2007.

3. In Dr. Neiberg’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated June 9, 2007, Dr. Neiberg represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.



4. The random audit revealed that Dr. Neiberg had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005, to June 30, 2007, 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 2008, the Complaint Committee of the Board initiated a complaint against Dr. Neiberg based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On April 7, 2008, Dr. Neiberg responded to the Complaint by essentially stating that he believed he had previously completed the requirement of two (2) hours of CME coursework in the subject of end-of-life care, including pain management. He further indicated that he had completed two (2) hours of CME in the subject of end-of-life care, including pain management, on February 6, 2008, as soon as he learned about the deficiency discovered during the Board's audit.

#### **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. Neiberg pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Neiberg and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Neiberg complies with the terms and conditions set forth herein.

### CONSENT

Howard Neiberg, 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. Neiberg 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. Neiberg 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. Neiberg waives all rights to such a hearing.

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

5. Dr. Neiberg 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. Neiberg, 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. Neiberg completed on February 6, 2008, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Neiberg has now met the one-time requirement for completion of this particular coursework.

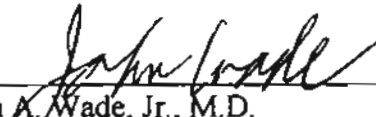
2. Dr. Neiberg shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00 Dollars**, which fine and administrative fee shall be received by the Board on or before June 30, 2008.

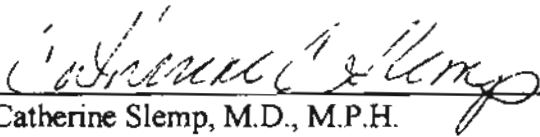
3. In the event that Dr. Neiberg fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of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

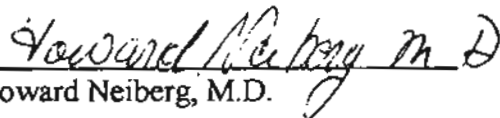
4. Upon the Board's determination that Dr. Neiberg is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 14th day of July, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Howard Neiberg, M.D.

Date: May 20, 2008

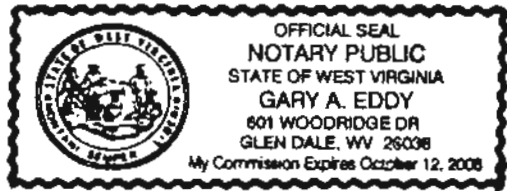
STATE OF West Virginia

COUNTY OF Marshall

I, Gary Eddy, a Notary Public in and for said county and state do hereby certify that Howard Neiberg, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 20<sup>th</sup> day of May, 2008.

My commission expires 10-12-2008.



[Signature]  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: ROBERT TONEY O'BANNON, III, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Robert Toney O'Bannon, III, M.D. ("Dr. O'Bannon") 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. O'Bannon currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22326, issued originally in 2006. Dr. O'Bannon's address of record with the Board is in Westover, West Virginia.

2. On July 14, 2008, the Complaint Committee of the Board initiated a complaint due to the denial of licensure to him in the State of Florida, based upon Dr. O'Bannon's failure to obey a lawful order of the State of Florida Board of Medicine requiring him to appear before the Credentials Committee of the State of Florida Board of Medicine to discuss his application for licensure, and for his failure to disclose on his licensure application to the State of Florida Board of Medicine that he had been suspended from Tufts University during his undergraduate education.

3. The Complaint Committee of the Board began an investigation of the complaint and on August 22, 2008, a response to the complaint was filed by Dr. O'Bannon from Grovetown, Georgia, though he has not to date changed his address of record with the Board.

4. In September, 2008, the Complaint Committee of the Board reviewed the complaint and the response from Dr. O'Bannon and determined that Dr. O'Bannon has been denied licensure in the State of Florida in March, 2008.

5. The 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. O'Bannon for a violation of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), relating to having been denied a license to practice medicine in another state.

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

### **CONSENT**

Dr. O'Bannon, 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. O'Bannon 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. O'Bannon 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. O'Bannon waives all rights to such a public hearing.

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

5. Dr. O'Bannon 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. O'Bannon, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. O'Bannon is **PUBLICLY REPRIMANDED** for being denied a license in another state, and for the actions which led to such denial.

The foregoing Order was entered this 7th day of October, 2008.



WEST VIRGINIA BOARD OF MEDICINE

*John A. Wade, Jr.*

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

*Catherine C. Slemp*

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

~~*Robert Toney O'Bannon, III*~~  
Robert Toney O'Bannon, III, M.D.

Date: 9/23/08

STATE OF Georgia

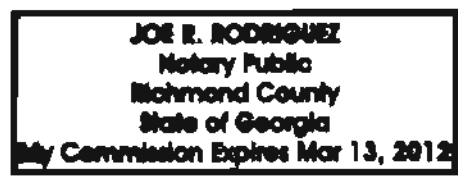
COUNTY OF Richmond

I, Joe R. Rodriguez, a Notary Public in and for said county and state, do hereby certify that Robert Toney O'Bannon, III, M.D, whose name is signed on this page above, has this day acknowledged the same before me.

Given under my hand this 23 day of September, 2008.

My commission expires March 13, 2012.

*Joe R. Rodriguez*  
Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: EUGENE OH, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Eugene Oh, M.D. (“Dr. Oh”), 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. Oh currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21549, issued originally in 2004. Dr. Oh’s address of record is in Glendale, Arizona.

2. In January 2008, Dr. Oh 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, 2005, to June 30, 2007.

3. In Dr. Oh’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated May 23, 2007, Dr. Oh represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Oh had completed only forty-nine (49) hours of approved CME coursework during the preceding licensure period from July 1, 2005 to June 30, 2007, and had further failed to complete the required two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2008, the Complaint Committee of the Board initiated a complaint against Dr. Oh based upon his apparent deficiency of approved CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 15, 2008, Dr. Oh responded to the Complaint by essentially stating that he believed he had previously completed the required fifty (50) hours of CME coursework, and that a clerical error had occurred regarding the calculation of his CME hours. Dr. Oh further indicated that he had completed the required two (2) hours of CME coursework in the subject of end-of-life care, including pain management on August 12, 2007, once the error was realized, and he provided appropriate documentation of 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. Oh pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Oh and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Oh complies with the terms and conditions set forth herein.

### CONSENT

Dr. Oh, 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. Oh 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. Oh 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. Oh waives all rights to such a hearing.

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

5. Dr. Oh 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. Oh, 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. Oh completed on August 12, 2007, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Oh has now met the one-time requirement for completion of this particular coursework.

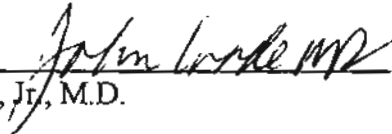
2. Dr. Oh shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00 Dollars**, which fine and administrative fee shall be received by the Board on or before August 15, 2008.


3. In the event that Dr. Oh 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 as required by this Order.

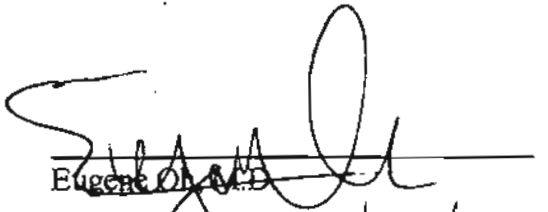
4. Upon the Board's determination that Dr. Oh is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Eugene Oh, M.D.  
Date: 7/23/08

STATE OF Arizona

COUNTY OF Maricopa

I, Lauren DeSma, a Notary Public in and for said county and state do hereby certify that Eugene Oh, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23<sup>rd</sup> day of July, 2008.

My commission expires 11/28/09.

Lauren DeSma  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: JEFFREY ALAN PATEY, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Jeffrey Alan Patey, M.D. ("Dr. Patey"), 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. Patey currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22631, issued originally in 2007. Dr. Patey's address of record is in Marietta, OH.

2. In January 2008, Dr. Patey 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, 2005, to June 30, 2007.

3. In Dr. Patey's licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated June 11, 2007, Dr. Patey represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.



4. The random audit revealed that Dr. Patey had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005, to June 30, 2007, 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 2008, the Complaint Committee of the Board initiated a complaint against Dr. Patey based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 16, 2008, Dr. Patey responded to the Complaint by essentially stating that he believed he had previously completed the requirement of two (2) hours of CME coursework in the subject of end-of-life care, including pain management. He further indicated that he had also completed two (2) hours of CME in the subject of end-of-life care, including pain management, on February 13, 2008, after learning about the Board's audit, and he provided appropriate documentation of 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. Patey pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Patey and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Patey complies with the terms and conditions set forth herein.

### CONSENT

Dr. Patey, 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. Patey 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. Patey 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. Patey waives all rights to such a hearing.

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

5. Dr. Patey 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. Patey, 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. Patey completed on February 13, 2008, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Patey has now met the one-time requirement for completion of this particular coursework.

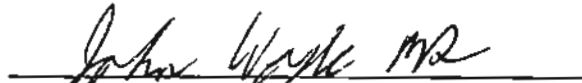
2. Dr. Patey shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00 Dollars**, which fine and administrative fee shall be received by the Board on or before August 15, 2008.

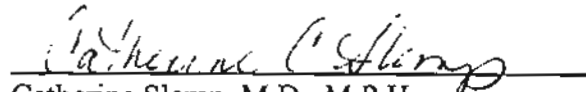
3. In the event that Dr. Patey fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion of this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


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

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
Jeffrey Alan Patey, M.D.

Date: 7-21-08

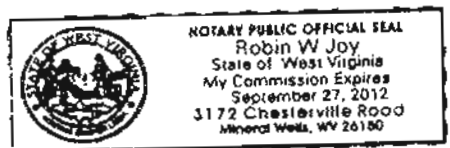
STATE OF W Va

COUNTY OF Wood

I, Robin Joy, a Notary Public in and for said county and state do hereby certify that Jeffrey Alan Patey, 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 July, 2008.

My commission expires Sept 27, 2012.



Robin W Joy  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: GARTH DAVID ROSENBERG, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Garth David Rosenberg, M.D. ("Dr. Rosenberg"), 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. Rosenberg currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22702, issued originally in 2007. Dr. Rosenberg's address of record is in Frederick, Maryland.

2. In January 2008, Dr. Rosenberg 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, 2005, to June 30, 2007.

3. In Dr. Rosenberg's licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated May 16, 2007, Dr. Rosenberg represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Rosenberg had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005, to June 30, 2007, 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 2008, the Complaint Committee of the Board initiated a complaint against Dr. Rosenberg based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 16, 2008, Dr. Rosenberg responded to the Complaint by essentially stating that his failure to complete the requirement of two (2) hours of CME coursework in the subject of end-of-life care, including pain management, was an oversight and he did not intend to make an incorrect statement on his licensure renewal application. Dr. Rosenberg further indicated that he had completed two (2) hours of CME in the subject of end-of-life care, including pain management, on May 5, 2008.

### **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. Rosenberg pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Rosenberg and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Rosenberg complies with the terms and conditions set forth herein.

### CONSENT

Dr. Rosenberg, 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. Rosenberg 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. Rosenberg 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. Rosenberg waives all rights to such a hearing.

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

5. Dr. Rosenberg 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. Rosenberg, 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. Rosenberg completed on May 5, 2008, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Rosenberg has now met the one-time requirement for completion of this particular coursework.

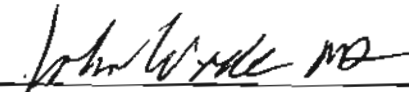
2. Dr. Rosenberg shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00 Dollars**, which fine and administrative fee shall be received by the Board on or before August 15, 2008.

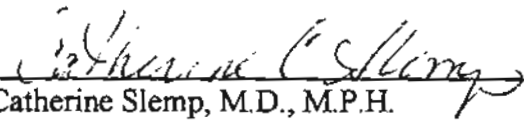
3. In the event that Dr. Rosenberg fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion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

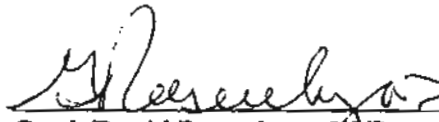
4. Upon the Board's determination that Dr. Rosenberg is in full compliance with the terms and conditions of this Consent Order, the Complaint against him shall be dismissed immediately.

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Garth David Rosenberg, M.D.

Date: 7/23/08

STATE OF Maryland

COUNTY OF Frederick

I, Yvonne Robinson, a Notary Public in and for said county and state do hereby certify that Garth David Rosenberg, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23 day of July, 2008.

My commission expires January 19, 2011.

YVONNE M. ROBINSON  
Notary Public-Maryland  
Frederick County  
My Commission Expires  
January 19, 2011

Yvonne Robinson  
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 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. Mr. Schemenauer, P.A.-C., was licensed as a physician assistant by the West Virginia Board of Medicine in September, 2007, and held license No. 01309, until it was revoked by Consent Order entered into by the Board and Mr. Schemenauer, effective November 28, 2007.

2. Under the terms of the Consent Order, prior to any consideration of physician assistant licensure in West Virginia in the future, in whole or in part, Mr. Schemenauer agreed to provide evidence 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; that he has obtained and produced for Physician Assistant Committee review a psychological assessment; and that he has obtained appropriate coursework while unlicensed.

3. Mr. Schemenauer has now requested reinstatement of his license and produced for Physician Assistant Committee review all of the required material set out in paragraph 2 of these Findings of Fact and has appeared before the Physician Assistant Committee for a full discussion of his health and well-being.

4. The Physician Assistant Committee is satisfied that Mr. Schemenauer is in recovery, with a diagnosis of alcohol dependence in remission and that he is a full participant with the West Virginia Medical Professionals Health Program.

5. The Physician Assistant Committee has determined that Mr. Schemenauer is in good health and he meets the requirements for reinstatement of his physician assistant license, though permitting such reinstatement without attaching certain accommodations, restrictions and limitations upon his license could adversely affect the health and welfare of a patient.

#### **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 reinstatement of licensure as a physician assistant to Mr. Schemenauer pursuant to the provisions of 11 CSR 1B 10.1(h) and 11 CSR 1B 11.

3. It is appropriate and in the public interest to reinstate the license of Mr. Schemenauer with certain accommodations, restrictions and limitations upon his licensure as a physician assistant in the State of West Virginia.

## CONSENT

Mr. Schemenauer agrees solely and exclusively for the purpose of the entry of this Order to the following:

1. Mr. Schemenauer acknowledges that without consent, no permanent legal action may be taken against him except after a hearing held in accordance with 11 CSR 1B 10.1 and 11 and W. Va. Code §29A-5-1, *et seq.*, and W. Va. Code §30-3-16;

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**:

1. The license to practice as a physician assistant in the State of West Virginia of Mr. Schemenauer, License # 01309, is REINSTATED, effective December 1, 2008.

2. Said License is issued for a period of one year, automatically expiring on the thirtieth (30<sup>th</sup>) day of November, 2009, and automatically expiring prior to that date should it be reported in writing by the West Virginia Medical Professionals Health Program, Inc., that Mr. Schemenauer is not in compliance with his agreement as a participant in the West Virginia Medical Professionals Health Program, Inc., and Mr. Schemenauer shall immediately surrender his license to the Board in that event.

3. Mr. Schemenauer shall continue full cooperation as a participant in the West Virginia Medical Professionals Health Program, Inc.

4. Mr. Schemenauer will meet with the Physician Assistant Committee at its regular scheduled meeting in November, 2009, for a full discussion of his progress, health and well being, and any future licensure as a physician assistant.

5. Within five (5) days of entry of this Consent Order, Mr. Schemenauer shall provide a copy of this Order to any employer or health care or medical facility where Mr. Schemenauer seeks to practice as a licensed physician assistant.

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

Dated this 20th day of November, 2008.

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

*Stephen Schemenauer P.A.-C.*  
Stephen Schemenauer, P.A.-C.

Date: 11/17/08

STATE OF OHIO

COUNTY OF WASHINGTON, to-wit:

I, BARBARA M NEVILLE, Notary Public for said county and state do hereby certify that STEPHEN SCHEMENAUER, P.A.-C., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 17<sup>TH</sup> day of NOVEMBER, 2008.

My Commission expires 4.14.2013.

*Barbara M. Neville*  
NOTARY PUBLIC



BARBARA M. NEVILLE, Notary Public  
In and For The State of Ohio  
My Commission Expires 4.14.2013



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: DAVID WILLIAM SCHROEDER, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and David William Schroeder, M.D. (“Dr. Schroeder”), 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. Schroeder currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21265, issued originally in 2003. Dr. Schroeder’s address of record is in Canton, Ohio.

2. In January 2008, Dr. Schroeder 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, 2005, to June 30, 2007.

3. In Dr. Schroeder’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated May 21, 2007, Dr. Schroeder represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Schroeder had completed at least fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005, to June 30, 2007, 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 2008, the Complaint Committee of the Board initiated a complaint against Dr. Schroeder based upon his apparent deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 23, 2008, Dr. Schroeder responded to the Complaint by essentially stating that he believed he had previously completed the requirement of two (2) hours of CME coursework in the subject of end-of-life care, including pain management. He further indicated that he also completed two (2) hours of CME in the subject of end-of-life care, including pain management, on February 19, 2008, as soon as he learned about the deficiency discovered during the Board's audit, and he provided appropriate documentation of 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. Schroeder pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Schroeder and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Schroeder complies with the terms and conditions set forth herein.

### CONSENT

Dr. Schroeder, 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. Schroeder 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. Schroeder 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. Schroeder waives all rights to such a hearing.

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

5. Dr. Schroeder 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. Schroeder, 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. Schroeder completed on February 19, 2008, shall be applied to meet the fifty (50) hours required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. However, by completing this CME, Dr. Schroeder has now met the one-time requirement for completion of this particular coursework.

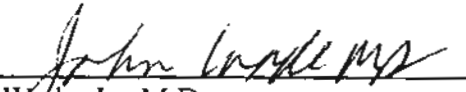
2. Dr. Schroeder shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of two (2) hours of CME in the subject of end-of-life care, including pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$300.00 Dollars**, which fine and administrative fee shall be received by the Board on or before August 15, 2008.

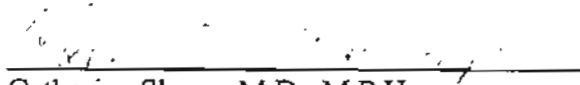
3. In the event that Dr. Schroeder fails to comply with the requirement stated in the preceding paragraph of this Order, his license to practice medicine in the State of West Virginia shall be **SUSPENDED**, effective immediately, without further process or hearing, pending his successful completion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


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

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
David William Schroeder, M.D.

Date: July 23 2008

STATE OF Tennessee

COUNTY OF Davidson

I, Judy Ivey, a Notary Public in and for said county and state do hereby certify that David William Schroeder, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23<sup>rd</sup> day of July, 2008.

My commission expires November 22, 2010.



Judy C Ivey  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: JOEL DAVID SHIFFLER, M.D.**

**AMENDED CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Joel D. Shiffler, M.D. (“Dr. Shiffler”) freely and voluntarily enter into the following Amended 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 May 22, 2007, the Board and Dr. Shiffler entered into a Consent Order, wherein Dr. Shiffler’s West Virginia medical license was suspended for a period of eighteen (18) months following entry of the Order, unless earlier dissolved, and the suspension was stayed immediately, and Dr. Shiffler was permitted to continue to practice medicine without restriction, pending his compliance with the terms and conditions set forth in the May 22, 2007, Consent Order.

3. Within six (6) months following entry of the May 22, 2007, Consent Order, Dr. Shiffler was to attend the Colorado Personalized Education for Physicians (“CPEP”) for a comprehensive assessment of his skills as a physician. The assessment was

conducted on June 28 – 29, 2007, and a copy of the assessment was sent directly to the Board's Complaint Committee for review.

4. The CPEP assessment revealed some deficiencies and recommended, in part, that Dr. Shiffler undergo the CPEP Educational Intervention Plan, which includes a program of supervised education. The Educational Intervention Plan would be designed to allow Dr. Shiffler to continue to practice medicine while concurrently addressing educational goals.

5. Pursuant to the May 22, 2007, Consent Order, Dr. Shiffler appeared before the Complaint Committee in January, 2008, to discuss the contents and conclusions of the CPEP assessment report.

6. After meeting with Dr. Shiffler regarding the CPEP assessment report, the Complaint Committee determined that appropriate additional conditions, accommodations, limitations or restrictions are 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.

#### **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. Prior to entry of the Consent Order on May 22, 2007, the Board found probable cause 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, failing to practice medicine with that level of care,



skill and treatment which is recognized by a reasonable, prudent, physician engaged in the same or similar specialty as being acceptable under similar conditions and circumstances, prescribing controlled substances and other medications for personal use, and failing to conform to the principles of medical ethics of the American Medical Association, including opinion 8.19 regarding self-treatment.

3. The Board has determined that it is appropriate and in the public interest to enter into this Amended Consent Order.

4. This Amended Consent Order between the Board and Dr. Shiffler supersedes the prior Consent Order entered on May 22, 2007, between the Board and Dr. Shiffler.

#### **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 Amended Consent Order provided for and stated herein, and the proceedings conducted in accordance with this Amended Consent Order, to the following:

1. Dr. Shiffler acknowledges that, prior to entry of the May 22, 2007, Consent Order, he had the following rights, among others: the right to a formal hearing held in accordance with W. Va. Code §30-3-14(h) and §29A-5-1, et seq.; 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.

2. By entering into the Consent Order on May 22, 2007, relative to his practice of medicine and surgery in the State of West Virginia, Dr. Shiffler waived all rights to such a hearing.

3. Dr. Shiffler now consents to the entry of this Amended Consent Order, which supersedes the Consent Order entered on May 22, 2007.

4. Dr. Shiffler further understands that this Amended Consent 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. Pursuant to the May 22, 2007, Consent Order, the license to practice medicine and surgery of Dr. Shiffler was suspended for a period of eighteen months (18) months, beginning on May 22, 2007, and ending on November 22, 2008, unless earlier dissolved by the Board, and said suspension was **STAYED** immediately, subject to Dr. Shiffler's compliance with the terms and conditions set forth in the Order.

2. Pursuant to the May 22, 2007, Consent Order, the Complaint Committee of the Board retained the right, in its sole discretion, to 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.

3. Pursuant to the May 22, 2007, Consent Order, if the Complaint Committee of the Board, at the end of the one (1) year period following entry of the May 22, 2007, Consent Order, were to determine, in its sole discretion, that Dr. Shiffler had not made a good faith effort to comply with the terms and conditions of the May 22, 2007, Consent Order, then the Complaint Committee of the Board could recommend that the Board revoke the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Shiffler, without further hearing or process.

4. Notwithstanding provisions in the May 22, 2007, Consent Order authorizing the revocation of Dr. Shiffler's license to practice medicine and surgery in the event of non-compliance, the Board has determined that the suspension of Dr. Shiffler's license should be extended for an additional period of six (6) months for a total of two (2) years, and the stay should remain in effect during this time, provided that certain additional conditions and limitations are placed upon Dr. Shiffler's license to practice medicine and surgery in the State of West Virginia, as set forth in more detail below.

5. The license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Shiffler, License No. 20094, remains **SUSPENDED**, which suspension is now extended until May 22, 2009, unless earlier dissolved as described in more detail below, and the suspension remains **STAYED** immediately, and Dr. Shiffler can continue to practice medicine without restriction, pending his compliance with the terms and conditions set forth in this Amended Consent Order.

6. Within six (6) months following the entry of this Amended Consent Order, Dr. Shiffler shall arrange, at his own expense, a supervised Educational Intervention Plan through CPEP, and any CPEP Educational Intervention Plan concerning Dr. Shiffler shall be sent directly to the offices of the Board to be provided to the Complaint Committee of the Board for review.

7. Upon receipt of any CPEP Educational Intervention Plan concerning Dr. Shiffler, the Complaint Committee of the Board may, in its sole discretion, at any time prior to May 22, 2009, recommend appropriate additional conditions, accommodations, limitations or restrictions, which it deems necessary to ensure that Dr. Shiffler completes the Board approved Educational Intervention Plan and 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.

8. The stay of suspension referenced in this Consent Order shall remain in effect for so long thereafter as Dr. Shiffler complies with the terms of this Consent Order, and provided further that Dr. Shiffler also completes the Board approved Educational Intervention Plan through CPEP, and provides documentation regarding completion of the same to the Board.

9. Upon full compliance by Dr. Shiffler of the Educational Intervention Plan, as determined by the Complaint Committee of the Board, the Committee may recommend that the Board **DISSOLVE** the **SUSPENSION** provided for herein.

10. As long as this Amended Consent Order is in effect, Dr. Shiffler shall continue to receive continued and regular treatment and monitoring by a Board approved psychiatrist who shall report in writing to the Board every sixty (60) days

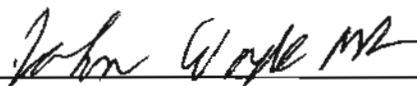
regarding Dr. Shiffler's ability and fitness to practice medicine and surgery in the State of West Virginia, with a reasonable degree of skill and safety for his patients.

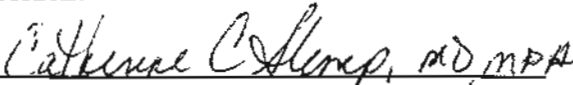
11. Within six (6) months following the entry of this Amended Consent Order, if the Complaint Committee of the Board determines, in its sole discretion, that Dr. Shiffler has failed, without good cause, to arrange or participate in the CPEP Educational Intervention Plan described herein, or if he otherwise violates any term or condition of this Amended Consent 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.

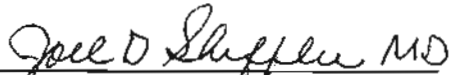
12. At the end of May 22, 2009, if the Complaint Committee of the Board determines, in its sole discretion, that Dr. Shiffler has not made a good faith effort to comply with the terms and conditions of this Amended Consent Order, then the Complaint Committee of the Board may recommend that the Board **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.

The foregoing Amended Consent Order was entered this 25th day of February, 2008.

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: 2-14-08

STATE OF WV

COUNTY OF Wood

I, Robin Emerick, 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 14 day of Feb., 2008.

My commission expires 12/31/09.

Robin Emerick Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: FRANCIS LOUIS STARO, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Francis Louis Staro, M.D. (“Dr. Staro”), 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. Staro currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22437, issued originally in 2006. Dr. Staro’s address of record is in Shepherdstown, West Virginia.

2. In January 2008, Dr. Staro 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, 2005, to June 30, 2007.

3. In Dr. Staro’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated June 6, 2007, Dr. Staro represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Staro was deficient in the amount of fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005 to June 30, 2007, out of the fifty (50) hours required by the Board. Dr. Staro further failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2008, the Complaint Committee of the Board initiated a complaint against Dr. Staro based upon his apparent deficiency of fifty (50) hours of approved CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 18, 2008, Dr. Staro responded to the Complaint by essentially stating that, because he received his license to practice medicine and surgery in West Virginia in July 2006, he believed he had more time to complete the required fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, and his failure to do the same was an oversight.

### **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. Staro pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Staro and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Staro complies with the terms and conditions set forth herein.

### **CONSENT**

Dr. Staro, 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. Staro 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. Staro 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. Staro waives all rights to such a hearing.

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

5. Dr. Staro 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. Staro, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Staro, License No. 22437, is **SUSPENDED**, effective at 12:01 a.m. on August 1, 2008, which **SUSPENSION** is hereby **STAYED IMMEDIATELY**, pending Dr. Staro's compliance with all terms and conditions set forth in this Order.

2. Dr. Staro shall complete a total of fifty (50) hours of CME coursework, plus the two (2) hours of CME coursework in the subject of end-of-life care and pain management on or before January 9, 2009, which shall be applied to meet the fifty (50) hours of CME coursework required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period.

3. Dr. Staro shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$5,100.00 Dollars**, which fine and administrative fee shall be received by the Board on or before September 15, 2008.

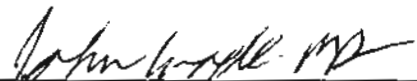
4. Upon the Board's determination that Dr. Staro has failed to comply with all of the terms and conditions of this Order on or before January 9, 2009, the **STAY** referenced above shall be **DISSOLVED** immediately, without further process or hearing, and the **SUSPENSION** shall remain in full force and effect pending Dr. Staro's successful completion of the terms and conditions of this Order, as agreed to by him, and as required by this Order.

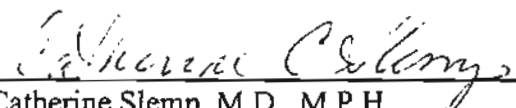
5. Upon the Board's determination that Dr. Staro is in full compliance with the terms and conditions of this Consent Order, the **SUSPENSION** shall be **DISSOLVED** immediately.

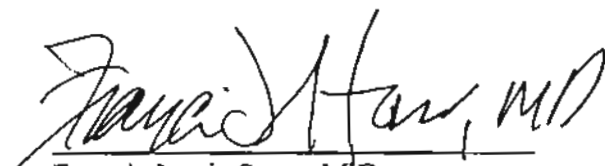
6. Dr. Staro is also **PUBLICLY REPRIMANDED** for his incorrect statement to the Board with respect to completion of CME.

The foregoing Order was entered this 8th day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Francis Louis Staro, M.D.

Date: 7/23/08

STATE OF West Virginia

COUNTY OF Jefferson

I, Amanda Snowe, a Notary Public in and for said county and state do hereby certify that Francis Louis Staro, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23<sup>rd</sup> day of July, 2008.

My commission expires July 8<sup>th</sup> 2012.



Amanda F. Showe  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: FRANCIS LOUIS STARO, M.D.**

**NOTICE**

This Notice is entered pursuant to provisions of the Consent Order between the West Virginia Board of Medicine ("Board") and Dr. Staro entered on September 8, 2008.

It was discovered during a random Board audit that Dr. Staro had completed none of the continuing medical education ("CME") required during the period July 1, 2005, to June 30, 2007, though he had represented that he had completed all of it in order to obtain license renewal for the period July 1, 2007, to June 30, 2009, and accordingly had obtained renewal of his medical license. By the terms of the Consent Order entered September 8, 2008, (a copy of which is attached hereto as an Exhibit) Dr. Staro's License No. 22437, was suspended effective on August 1, 2008, and the suspension was stayed immediately, "pending Dr. Staro's compliance with all terms and conditions set forth" in the Consent Order.

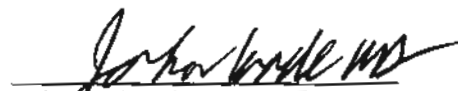
Dr. Staro agreed to pay a Civil Fine in the amount of \$100.00 per credit hour for his prior deficiency of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time Administrative Fee in the amount of \$100.00, for a total of \$5,100.00, which fine and administrative fee "shall be received by the Board on or before September 15, 2008." Dr. Staro agreed to complete on or before January 9, 2009, fifty (50) hours of CME coursework, plus the two (2) hours of CME coursework in the subject of end-of-life care

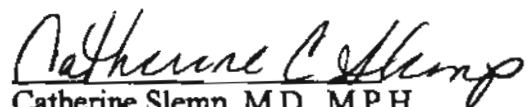
and pain management, "which shall be applied to meet the fifty (50) hours of CME coursework required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period."

The September 8, 2008, Consent Order states that upon the Board's determination that Dr. Staro has failed to comply with all of the terms and conditions of this Order "on or before January 9, 2009, the STAY referenced above shall be DISSOLVED immediately, without further process or hearing, and the SUSPENSION shall remain in full force and effect pending Dr. Staro's successful completion of the terms and conditions of this Order, as agreed to by him, and as required by this Order."

At its regular Board meeting on November 10, 2008, it was reported to the Board that to date Dr. Staro had not made any payment to the Board as agreed and required. The Board, with a quorum present and voting, determined and voted unanimously that Dr. Staro is not in full compliance with the terms and conditions of the Consent Order, and that in the public interest which the Board is required to protect the stay is to immediately dissolve and the SUSPENSION of Dr. Staro's License No. 22437 shall take effect upon entry of this Notice and shall remain in full force and effect pending Dr. Staro's successful completion of the terms and conditions of the Consent Order.

Entered this 19th day of November, 2008.

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

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

# **EXHIBIT**

## **BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: FRANCIS LOUIS STARO, M.D.**

### **CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Francis Louis Staro, M.D. (“Dr. Staro”), 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. Staro currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 22437, issued originally in 2006. Dr. Staro’s address of record is in Shepherdstown, West Virginia.
2. In January 2008, Dr. Staro 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, 2005, to June 30, 2007.
3. In Dr. Staro’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated June 6, 2007, Dr. Staro represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Staro was deficient in the amount of fifty (50) hours of approved CME coursework during the preceding licensure period from July 1, 2005 to June 30, 2007, out of the fifty (50) hours required by the Board. Dr. Staro further failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In May 2008, the Complaint Committee of the Board initiated a complaint against Dr. Staro based upon his apparent deficiency of fifty (50) hours of approved CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On June 18, 2008, Dr. Staro responded to the Complaint by essentially stating that, because he received his license to practice medicine and surgery in West Virginia in July 2006, he believed he had more time to complete the required fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, and his failure to do the same was an oversight.

#### **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. Staro pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Staro and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Staro complies with the terms and conditions set forth herein.

### CONSENT

Dr. Staro, 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. Staro 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. Staro 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. Staro waives all rights to such a hearing.

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

5. Dr. Staro 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. Staro, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Staro, License No. 22437, is **SUSPENDED**, effective at 12:01 a.m. on August 1, 2008, which **SUSPENSION** is hereby **STAYED IMMEDIATELY**, pending Dr. Staro's compliance with all terms and conditions set forth in this Order.

2. Dr. Staro shall complete a total of fifty (50) hours of CME coursework, plus the two (2) hours of CME coursework in the subject of end-of-life care and pain management on or before January 9, 2009, which shall be applied to meet the fifty (50) hours of CME coursework required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period.

3. Dr. Staro shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time **ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$5,100.00 Dollars**, which fine and administrative fee shall be received by the Board on or before September 15, 2008.


4. Upon the Board's determination that Dr. Staro has failed to comply with all of the terms and conditions of this Order on or before January 9, 2009, the STAY referenced above shall be **DISSOLVED** immediately, without further process or hearing, and the **SUSPENSION** shall remain in full force and effect pending Dr. Staro's successful completion of the terms and conditions of this Order, as agreed to by him, and as required by this Order.

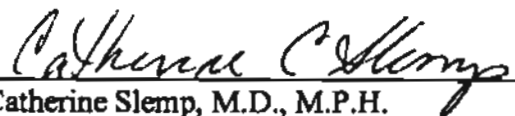
5. Upon the Board's determination that Dr. Staro is in full compliance with the terms and conditions of this Consent Order, the **SUSPENSION** shall be **DISSOLVED** immediately.


6. Dr. Staro is also **PUBLICLY REPRIMANDED** for his incorrect statement to the Board with respect to completion of CME.

The foregoing Order was entered this 8<sup>th</sup> day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Francis Louis Staro, M.D.

Date: 7/23/08

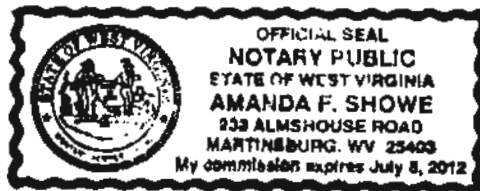
STATE OF West Virginia

COUNTY OF Jefferson

I, Amanda Showe, a Notary Public in and for said county and state do hereby certify that Francis Louis Staro, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 23<sup>rd</sup> day of July, 2008.

My commission expires July 8<sup>th</sup> 2012.



Amanda F. Showe  
Notary Public

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, Counsel for the Board of Medicine, do hereby certify that I have served the foregoing NOTICE on Francis Louis Staro, by depositing copies of the same in the United States mail, postage prepaid, by both regular and certified mail, this 19<sup>th</sup> day of November, 2008, addressed to him as follows:

Francis Louis Staro, M.D.  
68 Greystone Drive  
Shepherdstown, West Virginia 25443

  
Deborah Lewis Rodecker

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JEN C. SUN, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and JEN C. SUN, M.D., (“Dr. Sun”) freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-14, *et seq.*

**FINDINGS OF FACT**

1. Dr. Sun 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. Sun had not provided completely accurate information on his license application.

2. Dr. Sun meets the requirements for licensure under the West Virginia Medical Practice Act, but for him to receive licensure without an

appropriate condition and limitation upon his 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. Sun 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 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. Sun a 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. Sun 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**

JEN C. SUN, 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. Sun 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 §29A-5-1, *et seq.*;

2. Dr. Sun 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. Sun waives all rights to such a hearing;

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

5. Dr. Sun understands that this Order is considered public information and that matters 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. Sun, the West Virginia Board of Medicine hereby **ORDERS** as follows:


1. Dr. Sun 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 date of entry of this Consent Order.

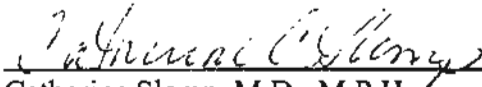



2. Dr. Sun is PUBLICLY REPRIMANDED for providing inaccurate information to the Board on his licensure application submitted to the Board in November, 2007.

The foregoing was entered this 29th day of August, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
JEN/C. SUN, M.D.

Date: 8/12/8.

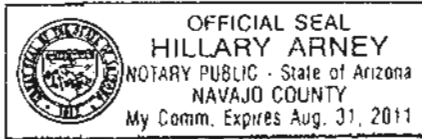
STATE OF Arizona

COUNTY OF Navajo, to-wit:

I, Hillary Arney, a Notary Public for said county and state do hereby certify that JEN C. SUN, M.D., whose name is signed on the previous page has this day acknowledged the same before me.

Given under my hand this 27<sup>th</sup> day of August, 2008.

My Commission expires August 31, 2011.



Hillary Arney  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: CONRAD D. TAMEA, JR., M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Conrad D. Tamea, Jr., M.D. ("Dr. Tamea"), 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. Tamea currently holds a license to practice medicine in the State of West Virginia, License No. 12092, issued originally in 1979. Dr. Tamea's address of record is in St. Petersburg, Florida.
2. On April 12, 2007, the Board of Medicine for the State of Florida ("Florida Board") entered a Notice of Intent to Approve Licensure with Conditions ("Notice") in connection with the application of Dr. Tamea for licensure by endorsement to practice medicine in the State of Florida.
3. In the Notice, the Florida Board Ordered that Dr. Tamea's application for licensure be approved subject to certain conditions, including the requirement that Dr. Tamea work under the indirect supervision of a Florida licensed physician for a period of one (1) year, and that Dr. Tamea submit additional documentation to the Chairman of the Credentials Committee of the Florida Board.
4. In the Notice, the Florida Board also stated: (1) "The Applicant (Dr. Tamea) appeared before the Credentials Committee and presented testimony regarding the

application file”; (2) “Dr. Tamea’s application file demonstrates that he may not be able to practice medicine with reasonable skill and safety, in violation of . . . Florida Statutes”; and (3) “The terms of this Order are considered conditions for licensure.”

5. On May 17, 2007, Dr. Tamea signed his Application for Renewal of License to Practice Medicine and Surgery in the State of West Virginia (“Application”) for the period from July 1, 2007, to June 30, 2009. On page five (5) of the Application, Dr. Tamea was required to answer the following questions:

During the last two-year registration period (July 1, 2005, to June 30, 2007) have you, in any jurisdiction, for any reason:

1. been called before or appeared before any board or panel for discussions or questions concerning violations of the law or rules pertaining to the practice of medicine, or for unethical conduct?; and

...

4. had imitations, restrictions or conditions placed upon your license to practice, or had your license to practice suspended, revoked or subjected to any kind of disciplinary action, including censure, reprimand or probation, and/or are any disciplinary actions pending against you?

6. Dr. Tamea’s answers to the preceding questions (“no” in both instances) on his West Virginia Application, which he signed on May 17, 2007, more than one (1) month after entry of the April 12, 2007, Notice by the Florida Board, appear to be in conflict with certain provisions of the Notice entered by the Florida Board. A copy of the Notice entered by the Florida Board is attached hereto and incorporated herein by reference.

7. On January 13, 2008, the Complaint Committee ("Committee") of this Board initiated a Complaint against Dr. Tamea based upon Dr. Tamea's answers to Question Nos. 1 and 4 on his West Virginia Application, and the prior action of the Florida Board.

8. By correspondence dated February 1, 2008, Dr. Tamea denied the allegations in the Complaint because he did not receive a Florida license until after the conditions described in the Notice entered by the Florida Board were met.

9. Dr. Tamea now wishes to enter into this Consent Order to settle 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 may exist to substantiate charges against Dr. Tamea pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(a), relating to making a false statement in connection with an application for license.

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

## CONSENT

Conrad D. Tamea, Jr., 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. Tamea 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. Tamea 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 representation by counsel at his own expense; and the right to cross-examine witnesses against him.

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

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

5. Dr. Tamea 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.

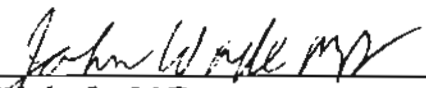
## ORDER

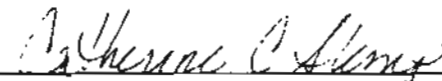
**WHEREFORE**, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the Consent of Dr. Tamea, the West Virginia Board of Medicine hereby **ORDERS** that Dr. Tamea is **PUBLICLY REPRIMANDED** for making incorrect statements in connection with his May 17, 2007, Application for Renewal of License to

Practice Medicine and Surgery in the State of West Virginia, in that he failed to disclose the following: (1) that he had appeared before the Credentials Committee of the Florida Board for discussions or questions concerning potential violations of Florida law and rules pertaining to the practice of medicine; and (2) that his application for licensure in the State of Florida was approved subject to certain conditions, including the requirement that he work under the indirect supervision of a Florida licensed physician for a period of one (1) year.

The foregoing Order was entered this 12th day of May, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Conrad D. Tamea, Jr., M.D.

Date: 3/27/08

STATE OF Florida

COUNTY OF Hillsborough

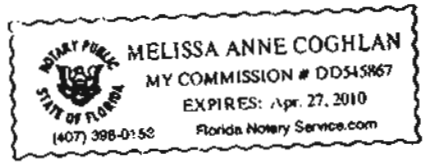
I, Melissa Coghlan, a Notary Public in and for said county and state, do hereby certify that Conrad D. Tamea, Jr., M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 27 day of March, 2008.

My commission expires 4/27/2010.



Melissa Coghlan  
Notary Public





STATE OF FLORIDA  
BOARD OF MEDICINE

**FILED**  
DEPARTMENT OF HEALTH  
DEPUTY CLERK  
CLERK: *Raquel R. de*  
DATE APR 13 2007

IN RE THE APPLICATION FOR  
LICENSURE OF:

**Conrad D. Tamea, Jr., M.D.**

**NOTICE OF INTENT TO APPROVE LICENSURE WITH CONDITIONS**

This matter came before the Credentials Committee of the Florida Board of Medicine at a duly-noticed public meeting on March 17, 2007, in Orlando, Florida, and the full Florida Board of Medicine on March 31, 2007, in Miami, Florida. The Applicant appeared before the Credentials Committee and presented testimony regarding the application file.

Pursuant to Sections 458.331(2) and 456.072(2), Florida Statutes, the Board may refuse to certify an applicant for licensure, restrict the practice of the licensee, or impose a penalty. Dr. Tamea's application file demonstrates that he may not be able to practice medicine with reasonable skill and safety, in violation of Section 458.331(1)(s), Florida Statutes.

It is therefore **ORDERED** that the application for licensure by endorsement be **approved under the following conditions:**

1. The Applicant shall submit documentation of completion of a general review course in orthopedics.
2. For a period of one (1) year, the Applicant shall work under the indirect supervision of a Florida licensed physician. Temporary approval of the supervisor and the proposed practice plan is delegated to the Credentials

Committee Chairman.

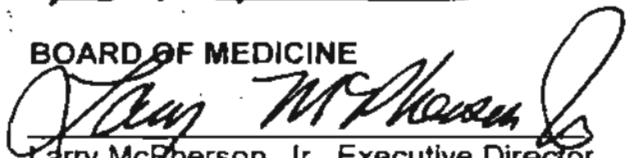
3. At least thirty (30) days prior to the conclusion of the year of indirect supervision, the Applicant's supervisor shall submit a report to the Chairman of the Credentials Committee. If the report is favorable, the Department is delegated to lift the indirect supervision condition at the conclusion of the one year period with no further action required by the Board.

This Order does not constitute disciplinary action against the license that has been approved herein. The terms of this Order are considered conditions for licensure.

This Order shall become effective upon filing with the Clerk of the Department of Health.

DONE AND ORDERED this 12 day of APRIL, 2007.

BOARD OF MEDICINE



Larry McPherson, Jr., Executive Director  
for H. FRANK FARMER, JR., M.D., CHAIR

**NOTICE TO APPLICANT**

You may seek review of this Order, pursuant to Sections 120.569 and 120.57, Florida Statutes, by filing a petition with the Executive Director of the Board, 4052 Bald Cypress Way, Bin #C03, Florida 32399-3253, within 21 days of receipt of this Order. If you dispute any material fact upon which the Board's decision is based, you may request a hearing before an administrative law judge pursuant to Section 120.57(1), Florida Statutes; your petition must contain the information required by Rule 28-106.201, Florida Administrative Code, *including a statement of the material facts*

*which are in dispute.* If you do not dispute any material fact, you may request a hearing before the Board pursuant to Section 120.57(2), Florida Statutes; your petition must include the information required by Rule 28-106.301, Florida Administrative Code.

Pursuant to Section 120.573, Florida Statutes, you are hereby notified that mediation pursuant to that section is not available.

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been furnished by U.S. Mail to: **Conrad D. Tamea, Jr. M.D.**, 1135 Serpentine Drive South, St. Petersburg, FL 33705; and by interoffice mail to **Deborah Bartholow Loucks**, Assistant Attorney General, PL-01, The Capitol, Tallahassee, Florida 32399-1050, on 13th of April, 2007.

  
\_\_\_\_\_

**Deputy Agency Clerk**

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**HOLLY THOMPSON, P.A.-C.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Holly Thompson, P.A.-C. ("Ms. Thompson) 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. Holly Thompson, P.A.-C., is licensed as a physician assistant by the West Virginia Board of Medicine and her license number is identified as No. 01062. Ms. Thompson's address of record with the Board is in Winfield, West Virginia.

2. In July, 2008, Ms. Thompson advised the Board that she had not been certified by the NCCPA (National Commission on Certification of Physician Assistants) for seven weeks in January and February 2008, but had continued practicing as a physician assistant even though she was not a certified physician assistant.

3. Ms. Thompson appeared for a full discussion of the matter with the Physician Assistant Committee of the Board and explained that she had delayed sitting for the examination and had then become ill and was unable to sit for the examination at the proper time.

4. Ms. Thompson is now certified by the NCCPA.

## CONCLUSIONS OF LAW

1. The foregoing facts constitute just cause for the Board to file charges against Ms. Thompson under the provisions of 11 CSR 1B 10.1(g) and (h), alleging failure to comply with provisions of W. Va. 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. Thompson and to proceed without the filing of charges, or a formal Complaint and Notice of Hearing, subject to compliance by Ms. Thompson with the provisions of this Consent Order and all rules and regulations pertaining to physician assistants in the State of West Virginia.

## CONSENT

Holly Thompson, P.A.-C., by affixing her signature hereon, agrees solely and exclusively for purposes of the entry of the Order to the following:

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

2. Ms. Thompson 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. Thompson waives all such due process rights;

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

5. Ms. Thompson 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.

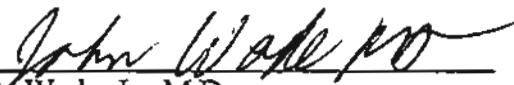
**ORDER**

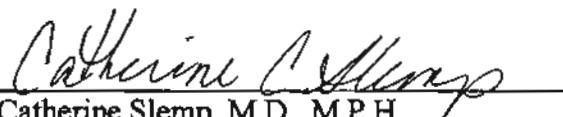
WHEREFORE, on the basis of the foregoing Findings of Fact and Conclusions of Law of the Board, and on the basis of the consent of Ms. Thompson, the West Virginia Board of Medicine hereby ORDERS as follows:

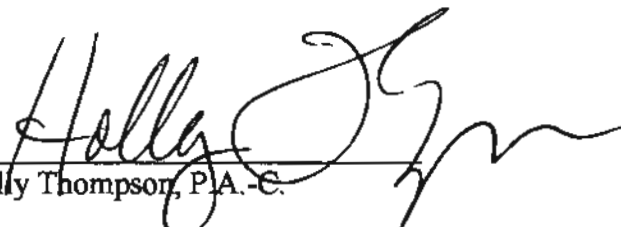
1. Holly Thompson, P.A.-C., is **PUBLICLY REPRIMANDED** for continuing to practice as a physician assistant when she was not certified by the NCCPA.

The foregoing was entered this 29<sup>th</sup> day of September, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Holly Thompson, P.A.-C.

Date: 9/15/08

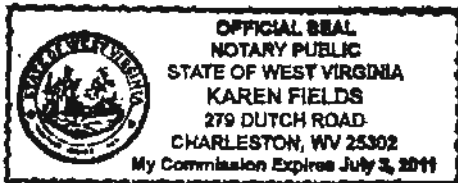
STATE OF West Virginia

COUNTY OF Kanawha

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

Given under my hand this 15<sup>th</sup> day of September, 2008.

My commission expires July 3, 2011



Karen Fields  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: JOHN THEODORE TIANO, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and John Theodore Tiano, M.D. ("Dr. Tiano") 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. Tiano currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 21730, issued originally in 2004. Dr. Tiano's address of record with the Board is in Huntington, West Virginia.

2. On September 10, 2007, the Complaint Committee of the Board initiated a complaint based on an anonymous report received regarding the purported actions of Dr. Tiano at The Justice Clinic located in Wayne County, West Virginia. The report alleges certain unprofessional and unethical conduct on the part of Dr. Tiano, including, but not limited to, prescribing or dispensing excessive amounts of prescription drugs other than in good faith, and in a therapeutic manner in accordance with accepted medical standards.

3. The Complaint Committee of the Board began an investigation of the complaint and on October 11, 2007, a response to the complaint was received at the Board offices from Dr. Tiano wherein he denied the allegations of the initiated complaint and listed a number of positive aspects of the clinic.



4. The Complaint Committee requested further investigation, the investigation continued and in September, 2008, Dr. Tiano appeared before the Complaint Committee for an informal conference and a full discussion relating to the complaint and the ongoing investigation.

5. Following the discussion with Dr. Tiano, the Complaint Committee of the Board reviewed all of the information received with respect to the complaint, subpoenaed and reviewed additional materials from Marshall University in Huntington, West Virginia, and determined that there was evidence of prescribing, dispensing, or administering a prescription drug other than in good faith and in a therapeutic manner in accordance with, accepted medical standards, and failing to practice medicine acceptably.

6. 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. Tiano for violations of W. Va. Code § 30-3-14(c)(13) and (17) and 11 CSR 1A 12.1(e), (j), and (x), all relating to prescribing, dispensing, or administering a prescription drug other than in good faith and in a therapeutic manner in accordance with accepted medical standards, and failing to practice medicine acceptably.

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

### CONSENT

Dr. Tiano, 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. Tiano 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. Tiano 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. Tiano waives all rights to such a public hearing.

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

5. Dr. Tiano 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. Tiano, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective December 1, 2008, the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Tiano, License No. 21730, is hereby placed on **PROBATION** for a period of three (3) years.

2. Dr. Tiano agrees to enroll in and successfully complete the intensive course in Controlled Substance Management at Case Western Reserve University School of Medicine, Cleveland, Ohio, offered December 2-5, 2008, and to document his successful completion of the same to the Board on or before December 31, 2008.

3. Dr. Tiano agrees to read and submit no later than March 30, 2009, a written report to the Complaint Committee summarizing the book Responsible Opioid Prescribing, A Physician's Guide, authored by Scott M. Fishman, M.D., which book has been sent free of charge to all West Virginia licensed physicians in 2008.

4. During the period of probation, Dr. Tiano agrees to confine his medical practice to cardiology and he will not engage in any "moonlighting" nor practice general or family medicine and he agrees not to work at or for the Justice Clinic in Wayne County, West Virginia.

5. During the period of probation, Dr. Tiano agrees to adhere to the Board's Policy for the Use of Controlled Substances for the Treatment of Pain adopted January 10, 2005.

6. No later than March 30, 2009, Dr. Tiano shall cause to be submitted to the Board a psychological evaluation sent directly to the Executive Director of the Board from a

licensed psychologist whom the Board has approved to conduct the evaluation.

7. Dr. Tiano shall appear before the Complaint Committee annually in November, 2009, 2010, and 2011, for a full discussion of his compliance with the terms of this Consent Order.

8. During the period of probation, Dr. Tiano shall comply with the provisions of the West Virginia Medical Practice Act and rules promulgated thereunder and Dr. Tiano shall cooperate fully with Federal and State agencies.

9. Dr. Tiano is **PUBLICLY REPRIMANDED** by the Board for his conduct in this matter.

10. No later than December 31, 2008, Dr. Tiano shall provide a copy of this Consent 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. Tiano further agrees to provide a copy of this Consent 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. Tiano shall provide this Board with a copy of the return receipt of proof of notification within thirty (30) days of receiving that receipt.

11. If at any time during the period of probation the Board determines in its sole discretion, based upon credible evidence, that Dr. Tiano has not complied with the requirements of this Consent Order, the Complaint Committee may recommend to the Board that the PROBATION be DISSOLVED and the license of Dr. Tiano may be REVOKED by the Board without further hearing or process.

The foregoing Order was entered this 11<sup>th</sup> day of December, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

*John Theodore Tiano*  
John Theodore Tiano, M. D.

Date: 12/1/08

STATE OF WEST VIRGINIA,

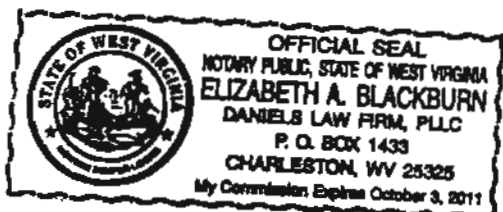
COUNTY OF Kanawha

*Elizabeth A. Blackburn*, a Notary Public in and for said county and state,  
do hereby certify that John Theodore Tiano, M. D., whose name is signed on this page, has this  
day acknowledged he same before me.

Given under my hand this 1<sup>st</sup> day of Dec., 2008.

My commission expires: 10/3/2011.

*Elizabeth A. Blackburn*  
Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: WILLIAM ELMORE TIEMANN, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“WV Board”) and William Elmore Tiemann, M.D. (“Dr. Tiemann”), 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. Tiemann currently holds an active license to practice medicine and surgery in the State of West Virginia, License No. 21401, originally issued in 2003. The address of record for Dr. Tiemann is in New Orleans, Louisiana.
2. On July 29, 2007, Dr. Tiemann and the Kentucky Board of Medical Licensure (“KY Board”) entered into an Agreed Order of Indefinite Restriction (“KY Order”) regarding the license of Dr. Tiemann to practice medicine in the Commonwealth of Kentucky.
3. The KY Order resulted from evaluations of Dr. Tiemann by the Kentucky Physician’s Health Foundation and the Palmetto Addiction Recovery Center in Bayville, Louisiana, the second of which suggested that Dr. Tiemann required residential chemical dependency treatment, and a continuing care plan and monitoring contract prior to resuming the practice of medicine.
4. Pursuant to the KY Order, the license of Dr. Tiemann to practice medicine and surgery in the Commonwealth of Kentucky was restricted/limited for an indefinite period of

time, and Dr. Tiemann was further prohibited from practicing medicine and surgery in the Commonwealth of Kentucky, unless and until approved to do so by the KY Board.

5. Pursuant to the KY Order, before Dr. Tiemann could return to the practice of medicine and surgery, he was required to complete the residential chemical dependency treatment program at Palmetto Addiction Recovery Center, agree to the implementation of a continuing care plan and monitoring contract, receive a favorable recommendation by the Medical Director of the Kentucky Physicians Health Foundation, and receive approval by the KY Board following a review of all available information.

6. On September 10, 2007, the Complaint Committee of the WV Board initiated a Complaint against Dr. Tiemann pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), for having been disciplined by the Kentucky Board of Medical Licensure.

7. On October 18, 2007, Dr. Tiemann responded to the Complaint by advising the WV Board that, as of August 22, 2007, he had completed the 90-day chemical dependency treatment program at Palmetto Addiction Recovery Center, as required by the KY Board, and was under a five-year contract with the Physicians' Health Foundation of Louisiana for aftercare and monitoring.

8. After receiving treatment at Palmetto Addiction Recovery Center, as required by the KY Board, Dr. Tiemann entered into consent and/or settlement agreements with medical boards in the States of Georgia, Arkansas, Missouri and Mississippi, as follows:

a. On November 1, 2007, Dr. Tiemann and the Georgia Board of Medical Examiners entered into a Voluntary Consent Order of Indefinite Restriction, which prohibited Dr. Tiemann from practicing medicine in the State of Georgia, pending his compliance with the KY Order.

b. On December 14, 2007, Dr. Tiemann and the Arkansas State Medical Board entered into a Consent Order, which prohibited Dr. Tiemann from practicing medicine in the State of Arkansas, pending his compliance with the KY Order.

c. On January 22, 2008, Dr. Tiemann and the Missouri State Board of Registration for the Healing Arts entered into a Settlement Agreement, which placed Dr. Tiemann on Probation for a period of five (5) years, and required him to participate in the Missouri State Medical Association's Physicians Health Program or the Missouri State Medical Association's Physicians and Surgeons Program for the duration of the disciplinary period.

d. On January 25, 2008, Dr. Tiemann and the Mississippi State Board of Medical Licensure entered into a Consent Order, which prohibited Dr. Tiemann from practicing medicine in the State of Mississippi, pending his compliance with the KY Order.

9. On February 11, 2008, the KY Board entered an Order terminating the previous Agreed Order of Indefinite Restriction filed on July 31, 2007, based upon a review of all available information, including the Discharge Summary from Palmetto Addiction Recovery Center dated August 22, 2007, and a favorable recommendation by the Medical Director of the Kentucky Physicians Health Foundation.

10. As a condition of the termination of the previous Agreed Order of Indefinite Restriction by the KY Board, Dr. Tiemann also entered into a confidential "Letter of Agreement" regarding his Kentucky license, which essentially requires Dr. Tiemann to continue to comply with his contractual relationship with the Physicians' Health Foundation of Louisiana.<sup>1</sup>

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<sup>1</sup> Because Dr. Tiemann does not have an active practice in the Commonwealth of Kentucky, the KY Board did not require Dr. Tiemann to maintain a contractual relationship with the Kentucky Physicians Health Foundation. However, Dr. Tiemann agreed that, if he should ever choose to relocate his practice to Kentucky, he would immediately enter into a contractual relationship with the Kentucky Physicians Health Foundation.



11. Dr. Tiemann admits the above Findings of Fact and wishes to resolve this matter by entering into this Consent Order with the WV Board.

### **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. Tiemann pursuant to the provisions of W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that the license of Dr. Tiemann to practice medicine has been acted against or subjected to other discipline in the Commonwealth of Kentucky, and in the States of Georgia, Arkansas, Missouri and Mississippi.

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

### **CONSENT**

William Elmore Tiemann, 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. Tiemann 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. Tiemann 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 representation by counsel at his own expense; and the right to cross-examine witnesses against him.

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

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

5. Dr. Tiemann 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**, based upon the foregoing Findings of Fact and Conclusions of Law of the Board, and based upon the foregoing consent of Dr. Tiemann, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective immediately upon the entry of this Consent Order, the license of Dr. Tiemann to practice medicine and surgery in the State of West Virginia, License No. 21401, is hereby **LIMITED** for an indefinite period, not to exceed a period of five (5) years, subject to the conditions set forth below.

2. During the effective period of this Consent Order, Dr. Tiemann shall continue to comply with all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with any Physicians Health Program, including the Physicians' Health Foundation of Louisiana.

3. During the effective period of this Consent Order, Dr. Tiemann shall arrange for all Physicians Health Programs he has a contractual relationship with, including the Physicians' Health Foundation of Louisiana, to make quarterly reports to the West Virginia Board of Medicine to ensure Dr. Tiemann's compliance with each such program.<sup>2</sup>

4. Once Dr. Tiemann has fully satisfied all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationships with any Physicians Health Program, including the Physicians' Health Foundation of Louisiana, or any subsequent Physicians Health Program, Dr. Tiemann shall provide the Complaint Committee of the WV Board with written verification of such compliance and/or release.

5. Following the submission by Dr. Tiemann of written verification to the Complaint Committee of the WV Board that he has fully satisfied all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with any Physicians Health Program, including the Physicians' Health Foundation of Louisiana, or any subsequent Physicians Health Program, the Complaint Committee of the WV Board will arrange a meeting with Dr. Tiemann at the first available regular meeting of the Committee to discuss the removal of the limitation imposed upon Dr. Tiemann's license to practice medicine in the State of West Virginia.

6. As soon as the Complaint Committee of the WV Board can determine that Dr. Tiemann is fully prepared to resume the practice of medicine in West Virginia, the Complaint Committee will recommend the removal of the limitation imposed upon Dr.

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<sup>2</sup> In the event that Dr. Tiemann is required to enter into a contractual relationship with any other Physicians Health Program, or similar entity, while this Order is in effect, he must also comply with all of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with such other program, and shall further cause each such program to make quarterly reports to the WV Board to ensure Dr. Tiemann's compliance with the program.

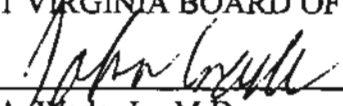
Tiemann's license to practice medicine in the State of West Virginia, and shall release him from this Order.

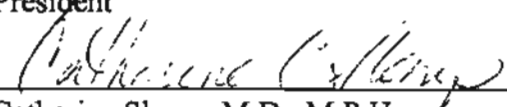
7. Dr. Tiemann shall provide a copy of this Consent Order to any employer or health care or medical facility where Dr. Tiemann is authorized to practice medicine, and during the period that this Consent Order is in effect, Dr. Tiemann shall provide a copy of this Consent Order to any prospective employer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

8. Within five (5) years from the date of entry of this Order, if the WV Board determines, in its sole discretion, that Dr. Tiemann has failed to satisfy any of the terms, conditions, and requirements placed upon him pursuant to his contractual relationship with any Physicians Health Program, the Physicians' Health Foundation of Louisiana, or any subsequent Physicians Health Program, or if he fails to comply with any of the terms of this Order or with any laws and rules pertaining to the practice of medicine during the effective period of this Consent Order, then the Complaint Committee of the WV Board may recommend, and the Board may require, without further hearing or process, that the license to practice medicine in the State of West Virginia previously issued to Dr. Tiemann, be **REVOKED**.

The foregoing Order was entered this 12th day of May, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
WILLIAM ELMORE TIEMANN, M.D.


Date: 4/11/08

STATE OF Louisiana  
COUNTY OF Jefferson

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

Given under my hand this 12<sup>th</sup> day of April, 2008.

My commission expires at death.

  
\_\_\_\_\_  
Notary Public  
Bar # 13787

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ALAA UJAYLI, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and ALAA UJAYLI, M.D., (“Dr. Ujayli”) freely and voluntarily enter into the following Consent Order pursuant to W. Va. Code § 30-3-14, *et seq.*

**FINDINGS OF FACT**

1. Dr. Ujayli currently holds License Number 17718, which license is in an inactive status, and Dr. Ujayli’s address of record with the Board is in Dublin, Ohio.
2. In January, 2008, Dr. Ujayli 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. Ujayli had provided false information on his license renewal applications submitted in 2003 and 2005, and on his application for change of status to active submitted in January, 2008.
3. Dr. Ujayli 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 December, 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. Ujayli an active 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 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. Ujayli 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. Ujayli 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**

ALAA UJAYLI, 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. Ujayli 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 §29A-5-1, *et seq.*;

2. Dr. Ujayli 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. Ujayli waives all rights to such a hearing;

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

5. Dr. Ujayli 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. Ujayli, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Dr. Ujayli is granted **ACTIVE** status for his currently inactive license to practice medicine and surgery in the State of West Virginia, License Number 17718, effective upon date of entry of this Consent Order.

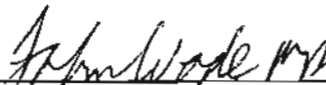
2. Dr. Ujayli shall pay three-hundred dollars (\$300) for providing false information to the Board on his applications submitted to the Board, as set forth in the Findings of Fact of this Consent Order.

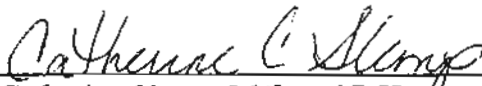


3. On or before March 28, 2008, Dr. Ujayli shall pay to the Board three-hundred dollars (\$300), two-hundred dollars (\$200) of which is designated a fine for his deficiency of two (2) hours of continuing education in end-of-life care including pain management during the required periods, one-hundred 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 26th day of March, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
ALAA UJAYLI, M.D.

Date: 3/18/08

STATE OF Ohio

COUNTY OF Franklin, to-wit:

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

Given under my hand this 18 day of March, 2008.

My Commission expires 4/20/11.

Paula A. Dille  
Notary Public



**PAULA DILLE**  
Notary Public State of Ohio  
My Commission Expires 4-20-11

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: RICHARD MARTIN VAGLIENTI, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine ("Board") and Richard Martin Vaglienti, M.D., ("Dr. Vaglienti") 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. Vaglienti currently holds a license to practice medicine and surgery in the State of West Virginia, License Number 15102, issued originally in 1987. Dr. Vaglienti's address of record with the Board is in Morgantown, West Virginia.

2. In August 2007, the Board received a complaint from a patient alleging that Dr. Vaglienti had performed a medical procedure, sacroiliac radio frequency ablation, in the wrong location on the patient's body.

3. An investigation of the complaint commenced, and a response was received from Dr. Vaglienti, wherein he acknowledged that he had performed the medical procedure in the wrong location on the patient's body. Dr. Vaglienti also indicated that he has taken actions to prevent such an occurrence from happening in the future.

4. 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 may exist to substantiate charges against Dr. Vaglienti pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (x).
3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Vaglienti and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Vaglienti enters into this Consent Order.

## CONSENT

Dr. Vaglienti, 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. Vaglienti 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. Vaglienti 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. Vaglienti waives all rights to such a hearing.

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

5. Dr. Vaglienti 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.

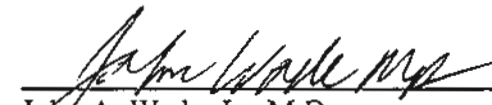
### ORDER

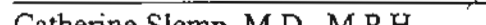
**WHEREFORE**, on the basis of the foregoing Findings of Fact and Conclusions of Law and on the basis of the consent of Dr. Vaglienti, the West Virginia Board of Medicine hereby orders that Dr. Vaglienti is **PUBLICLY REPRIMANDED** for performing a medical procedure in the wrong location on the patient's body.

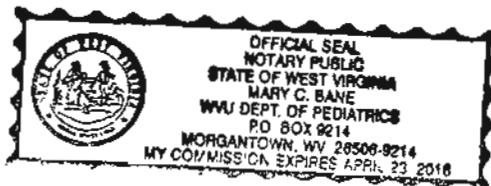
Within five (5) days of entering into this agreement, Dr. Vaglienti shall provide a copy of this Consent Order to any health care or medical facility where Dr. Vaglienti is employed, where he works, or enjoys privileges of any kind.

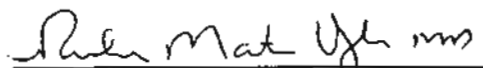
The foregoing was entered this 8th day of September, 2008.

West Virginia Board of Medicine

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

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



  
Richard Martin Vaglienti, M.D.

Date: 7/31/08

STATE OF West Virginia

COUNTY OF Monongalia

I, Mary C. Bane, a Notary Public in and for said county and state, do hereby certify that Richard Martin Vaglienti, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 31st day of July, 2008.

My commission expires 04-23-2016.



Mary C. Bane  
Notary Public

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: RUSSELL IRVIN VOLTIN, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Russell Irvin Voltin, M.D. (“Dr. Voltin”), 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. Voltin currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 15994, issued originally in 1989. Dr. Voltin’s primary specialty is Psychiatry, and his address of record is in South Charleston, West Virginia.
2. On March 30, 2007, the Complaint Committee of the Board received a Complaint from a former patient of Dr. Voltin, alleging certain unprofessional and unethical conduct, including, but not limited to, a lengthy online personal relationship, between the Complainant and Dr. Voltin, from approximately 2003 through early 2007.
3. The Complaint Committee began an investigation of the Complaint and on June 1, 2007, a response to the Complaint was filed on behalf of Dr. Voltin. In his response, Dr. Voltin admitted that he had engaged in a lengthy online personal relationship with the Complainant, which involved numerous telephone conversations, e-mails, and text messages. However, Dr. Voltin denied any sexual contact with the Complainant, and stated that he did not know that the Complainant was a former patient as she had acted to conceal her true identity from him.

4. The Complainant received the response filed by Dr. Voltin, and on June 23, 2007, the Complainant filed an additional response in further support of her Complaint.

5. On September 9, 2007, the Complaint Committee reviewed and considered the Complaint, and requested further investigation regarding the allegations described in the Complaint, including the issuance of multiple subpoenas.

6. The Complaint Committee also determined that Dr. Voltin should be required to submit to a complete mental and physical examination, to be completed by a physician approved by the Board, based upon the specific allegations in the Complaint, the Committee's investigation in this matter, and the Committee's concern regarding the public interest.

7. On September 10, 2007, the Board authorized the issuance of an Order requiring Dr. Voltin to submit to a complete mental and physical examination, to be completed by a Board-approved physician.

8. On January 28, 2008, Dr. Voltin appeared for the mental and physical examination required by the Board.

9. By correspondence dated March 3, 2008, the physician who completed the mental and physical examination provided a detailed written report regarding the mental and physical examination to the Board.

10. On May 11, 2008, Dr. Voltin appeared before the Complaint Committee of the Board for a full discussion regarding this matter, including the results of the Complaint Committee's investigation and the mental and physical examination.

11. The Board has reviewed this matter in detail and has determined that the continued practice of medicine by Dr. Voltin the State of West Virginia, absent compliance with this Consent Order, could adversely affect the health and welfare of his patients.



12. Both parties now desire to enter into this Consent 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. Voltin 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 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. Voltin and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Voltin enters into this Consent Order.

### **CONSENT**

Russell Irvin Voltin, 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. Voltin 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. Voltin 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. Voltin waives all rights to such a public hearing.

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

5. Dr. Voltin 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. Voltin, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. Effective June 6, 2008, the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Voltin, License No. 15994, is **SUSPENDED**, for a period of three (3) years, and such suspension is immediately **STAYED**, and Dr. Voltin is placed on **PROBATION** for a period of three (3) years, until June 6, 2011, during which period of probation Dr. Voltin can continue to practice medicine and surgery in the State of West

Virginia unrestricted, provided he continues to comply with all of the rules and regulations of the Board of Medicine and with the following:

a. Dr. Voltin shall participate in a **PROGRAM OF EDUCATION**, approved in advance by the Board, at his own expense, within six (6) months following the date of entry of this Order. The program shall include, as a minimum, a two (2) day course of Continuing Medical Education (“CME”) on the subject of medical ethics and physician-patient boundaries. This requirement is in addition to the fifty (50) CME hours required by the Board every two (2) years. To meet this requirement, Dr. Voltin may attend a course sponsored by Robert Wood Johnson Medical School entitled “Professional Renewal in Medicine through Ethics: A Boundaries Course in Professional Ethics” or similar CME courses sponsored by Case Western Reserve University School of Medicine regarding medical ethics and physician-patient boundaries.

b. Dr. Voltin shall provide to the Board a copy of appropriate documentation confirming his successful completion of the required program of education within six (6) months following the entry of this Order.

c. Dr. Voltin shall continue individual psychotherapy on a regular basis with a Board-approved psychotherapist in order to resolve the specific issues, which resulted in the violations addressed by this Consent Order. The Board-approved psychotherapist shall further provide periodic reports to the Board regarding Dr. Voltin’s mental health status and the progress of his therapy, as follows: every four (4) months for the first year; and every six (6) months for the remaining two (2) years.

d. Should the psychological condition of Dr. Voltin at any time deteriorate to the extent that the Board-approved psychotherapist is concerned about the ability

of Dr. Voltin to practice medicine with a reasonable degree of skill or safety, the Board-approved psychotherapist shall immediately notify the Board.

e. If at any time the Board-approved psychotherapist is unwilling or unable to serve in that capacity, Dr. Voltin shall have ten (10) working days from the date of the Board-approved psychotherapist's termination of service, to obtain another duly licensed treating psychotherapist approved by the Board.

f. Dr. Voltin shall appear before the Complaint Committee of the Board annually, at such times as may be designated by the Board, while this Consent Order is in effect, to report on his progress with continued therapy, and to confirm that he remains in full compliance with the provisions of this Order.

2. Dr. Voltin is also **PUBLICLY REPRIMANDED** for unprofessional and unethical conduct related to this matter.

3. If the Board determines, in its sole discretion, that Dr. Voltin has failed or refused, without good cause, to comply with any of the provisions of this Order or with any of the laws or rules pertaining to the practice of medicine during the effective period of this Consent Order, then the **STAY** shall be **DISSOLVED** immediately, without further process or hearing, as determined by the Board.

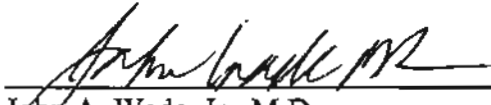
4. Prior to the end of the term of this Order, if Dr. Voltin engages in any conduct which is similar to that described in the subject Complaint, including any inappropriate contact with a patient, then the Board may, in its sole discretion, without further process or hearing, Order that the license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Voltin be revoked and by his signing of this Order, Dr. Voltin has consented to the same.

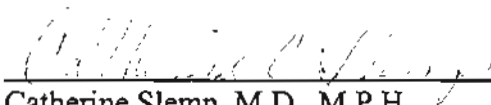
5. Within thirty (30) days from the entry of this Consent Order, Dr. Voltin shall present a copy of this Consent Order to his approved psychotherapist, any employer or health care or medical facility where Dr. Voltin is authorized to practice medicine or surgery in the State of West Virginia, and during the period that this Consent Order is in effect, Dr. Voltin shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where Dr. Voltin seeks to practice medicine in the State of West Virginia.

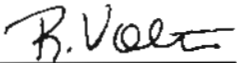
6. At the option of either Dr. Voltin or the Board, this Consent Order or a modified version thereof may be again entered into by the parties at the end of the three (3) year period of probation.

The foregoing Order was entered this 18<sup>th</sup> day of August, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Russell Irvin Voltin, M.D.  
Date: 7/31/08

STATE OF WEST VIRGINIA

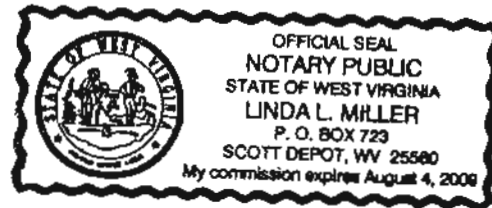
COUNTY OF Kanawha

I, Linda L. Miller, a Notary Public in and for said county and state, do hereby certify that Russell Irvin Voltin, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 31<sup>st</sup> day of July, 2008.

My commission expires 8/4/09.

Linda L. Miller  
Notary Public



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: SUBHASH A. VYAS, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“WV Board”) and Subhash A. Vyas, M.D. (“Dr. Vyas”) 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. Vyas currently holds a license to practice medicine in the State of West Virginia, License No. 12356, issued originally in 1980. The address of record for Dr. Vyas is in Williamson, West Virginia.
2. On September 20, 2006, the Kentucky Board of Medical Licensure (“KY Board”) entered an Emergency Order of Restriction (“Emergency Order”), which required Dr. Vyas to limit his medical practice in the Commonwealth of Kentucky to the specialty of Urology, pending resolution of a Complaint initiated against him by the KY Board for alleged violations of the Kentucky Medical Practice Act and Administrative Regulations pertaining to physicians.
3. The Emergency Order followed an investigation by the KY Board, which included, among other things, a review by the KY Board of certain medical records maintained by Dr. Vyas. An “Interim Agreed Order” was filed on September 22, 2005, whereby Dr. Vyas agreed to attend a clinical skills assessment at the Center for Personalized Education for Physicians (“CPEP”). In connection with the clinical skills assessment, CPEP produced an

Assessment Report (“Report”), which identified certain alleged deficiencies with respect to the practice of medicine by Dr. Vyas, and recommended a neuropsychological evaluation to address any alleged weaknesses attributable to cognitive functioning, an Educational Intervention Plan including monitored education and supervision to address educational needs, attendance of designated CMEs, and a medical recordkeeping course. The proposed plan would have allowed Dr. Vyas to continue his medical practice while under the supervision of other physicians.

4. On October 16, 2006, Dr. Vyas received a neuropsychological evaluation, which identified “mild inefficiencies” with respect to his cognitive functioning, most likely related to his age, as well as possible generalized anxiety associated with the neuropsychological testing. The medical professionals who completed the neuropsychological evaluation suggested “some level of supervision” with respect to the medical practice of Dr. Vyas, additional neuropsychological testing in 18 to 24 months, and a neurological evaluation regarding a possible “mild intentional tremor.”

5. Dr. Vyas sought treatment from Augusto Abad, M.D., who agreed to monitor his general health and address the issues identified during the neuropsychological evaluation, including the generalized anxiety.

6. On November 13, 2006, the Complaint Committee (“Committee”) of the WV Board initiated a Complaint against Dr. Vyas based upon the disciplinary action described in the Emergency Order issued by the KY Board.

7. In his response to the Complaint, Dr. Vyas noted that the Emergency Order was not a final Order by the KY Board.

8. On December 14, 2006, Dr. Vyas received a neurological evaluation by Naveed Ahmad, M.D., regarding the possible “mild intentional tremor.” Dr. Ahmad detected “very minimal intentional tremors,” but determined that the condition did not impair or impede



the performance of Dr. Vyas as a surgeon, would not compromise his medical practice, and should not prevent him from working.

9. On May 16, 2007, pursuant to a request by the KY Board, counsel for Dr. Vyas submitted a proposed Integrated Plan of Supervision designed to enable Dr. Vyas to resume his medical practice in conjunction with CPEP's Educational Intervention Plan.

10. By correspondence dated May 21, 2007, the KY Board rejected the proposed Integrated Plan of Supervision.

11. On May 21, 2007, the KY Board and Dr. Vyas entered into an Agreed Order of Indefinite Restriction ("Agreed Order"), whereby the license of Dr. Vyas to practice medicine and surgery in the Commonwealth of Kentucky was restricted/limited for an indefinite period of time, and Dr. Vyas was prohibited from performing any act which would constitute "the practice of medicine," unless and until approved to do so by subsequent Order or Agreed Order entered by the KY Board.

12. As a condition precedent to lifting the restriction/limitation imposed upon the license of Dr. Vyas to practice medicine and surgery in the Commonwealth of Kentucky, the KY Board has required that Dr. Vyas first obtain a current Educational Intervention Plan from CPEP, which Plan must provide appropriate monitoring to be approved by the KY Board, and must be acceptable to the KY Board as being sufficient to address the alleged educational needs of Dr. Vyas with respect to his practice of Urology and General Medicine.

13. By correspondence dated July 30, 2007, CPEP officials effectively disenrolled Dr. Vyas from CPEP and placed the Educational Intervention Plan on hold pending the production by Dr. Vyas of documentation to verify that he had received the medical treatment recommended in the initial neuropsychological evaluation required by the KY Board and confirmation that his medical condition had improved.

14. Based upon the actions of CPEP, the KY Board then directed that Dr. Vyas undergo a second neuropsychological evaluation eleven months after the first evaluation.

15. On September 10, 2007, Dr. Vyas submitted to the second neuropsychological evaluation, which was determined by the medical professionals who conducted the evaluation as being premature, since it was conducted only eleven months after the first evaluation. The second evaluation revealed little change in the status from the previous evaluation and recommended continued monitoring of the medical condition of Dr. Vyas and treatment to reduce stress.

16. On November 4, 2007, Dr. Vyas appeared before the Complaint Committee of the Board for a full discussion concerning this matter, and the Committee voted to allow Dr. Vyas additional time, until March 2008, to reach an agreement with the KY Board.

17. Counsel for Dr. Vyas has attempted to schedule a meeting with the professionals who performed the neuropsychological evaluations in order to develop a comprehensive treatment plan, but has been advised that such a meeting would be a “conflict of interest” because the evaluation was conducted at the request of the KY Board.

18. CPEP officials have now refused to continue the Educational Intervention Plan, pending the production by Dr. Vyas of documentation to verify that he had received the medical treatment recommended in the initial neuropsychological evaluation required by the KY Board and confirmation that his medical condition had improved.

19. As of the date of this Consent Order, Dr. Vyas has been unsuccessful in reaching an agreement with the KY Board and officials from CPEP.

20. Based upon the Agreed Order entered by the KY Board, Dr. Vyas remains prohibited from practicing medicine and surgery in the Commonwealth of Kentucky for an indefinite period of time.

21. The Complaint Committee of the WV Board has reviewed all of the relevant information and has determined that appropriate action is necessary to ensure a professional environment that encourages the delivery of quality medical services within the State as required by W. Va. Code § 30-3-2.

22. Although the Committee does not believe that Dr. Vyas should be permanently precluded from practicing medicine and surgery in the State of West Virginia, the Committee has determined that the continued practice of medicine and surgery by Dr. Vyas in the State of West Virginia, absent certain accommodations, limitations and restrictions upon his license could adversely affect the health, safety, and welfare of patients.

23. Dr. Vyas wishes to resolve this matter by agreement with the Board and has cooperated fully with the Board during its investigation and review of 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 may exist to substantiate charges against Dr. Vyas pursuant to W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1 (g), in that the license of Dr. Vyas to practice medicine in the Commonwealth of Kentucky 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. Vyas and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Vyas agrees to certain accommodations, limitations and restrictions upon his license to practice medicine and surgery, as provided in this Consent Order.

## CONSENT

Subhash A. Vyas, 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. Vyas 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. Vyas 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 representation by counsel at his own expense; and the right to cross-examine witnesses against him.

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

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

5. Dr. Vyas 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. Vyas, the West Virginia Board of Medicine hereby **ORDERS** that the license of Dr. Vyas to practice medicine and surgery in the State of West Virginia, License No. 12356, is hereby **RESTRICTED/LIMITED** for an

indefinite period of time, not to exceed a period of five (5) years from the date of entry of this Consent Order, effective immediately upon the entry of this Consent Order, and subject to the following terms and conditions applicable during the effective period of this Consent Order:

1. Dr. Vyas shall limit his medical practice to general urology, and shall refrain from all major urological surgical procedures such as prostatectomy and nephrectomy, referring such matters involving a more complicated course of diagnosis or treatment to other physicians.

2. To the extent that Dr. Vyas is currently providing general care and treatment to any of his patients, as opposed to urological care, he shall immediately begin the process of terminating the physician-patient relationship as to those patients for whom he provides only general care, as opposed to urological care, pursuant to the provisions of Opinion 8.115 of the AMA's Code of Medical Ethics, and Dr. Vyas shall not maintain a general practice for more than thirty (30) days from the date of entry of this order.<sup>1</sup>

3. Dr. Vyas shall identify a physician in the field of urology, who shall be approved in advance by the Board, to supervise/monitor his practice of medicine in the field of urology.

4. Dr. Vyas shall meet with his Board-approved supervising physician at least once every thirty (30) days to review cases and documentation, discuss decisions related to cases, review specific documents, and make plans for continued monitoring.

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<sup>1</sup> The Board has previously recognized that appropriate steps to terminate the physician-patient relationship include: (1) giving patients written notice, preferably by certified mail, return receipt requested; (2) providing patients with a brief explanation for terminating the physician-patient relationship [e.g., "closing general practice"]; (3) agreeing to continue to provide treatment and access to services for a reasonable period of time [in this case, not to exceed thirty (30) days] to allow patients to secure care from another physician; (4) providing resources and/or recommendations to help patients locate another physician; and (5) offering to transfer records to a newly-designated physician upon the receipt of a signed patient authorization.

5. When Dr. Vyas is scheduled to meet with his supervising physician, he shall plan to spend the day with the supervising physician observing the supervising physician's office practice and/or surgical procedure to allow ongoing dialogue as cases are observed and discussed.

6. The Board-approved supervising physician shall provide reports to the Board describing the progress of Dr. Vyas and attesting to the continued ability of Dr. Vyas to practice medicine in the field of urology in a safe and effective manner as follows: every two (2) months for the first year; every three (3) months for the second year; and every six (6) months for the remaining three (3) years.

7. Should the performance of Dr. Vyas at any time fall below the reasonable standard of care or otherwise endanger the health, safety, and welfare of patients, the Board-approved supervising physician shall immediately notify the Board.

8. If at any time the designated supervising physician is unwilling or unable to serve in that capacity, Dr. Vyas shall have ten (10) working days from the date of the supervising physician's termination of service, to obtain another duly licensed supervising physician approved by the Board in the field of urology.

9. Dr. Vyas shall also identify a physician approved in advance by the Board who shall monitor his general health and provide or refer to appropriate treatment to address the conditions identified during previously conducted neuropsychological and neurological evaluations, including the generalized anxiety and mild tremor.

10. The Board-approved treating physician shall also provide periodic reports to the Board attesting to the continued ability of Dr. Vyas to practice medicine in the field of urology in a safe and effective manner, as follows: every two (2) months for the first year; every three (3) months for the second year; and every six (6) months for the remaining three (3) years.

11. Should the medical condition of Dr. Vyas at any time deteriorate to the extent that the ability of Dr. Vyas to practice medicine in the field of urology with a reasonable degree of skill or safety is impaired, the Board-approved treating physician shall immediately notify the Board.

12. If at any time the designated treating physician is unwilling or unable to serve in that capacity, Dr. Vyas shall have ten (10) working days from the date of the treating physician's termination of service, to obtain another duly licensed treating physician approved by the Board.

13. Dr. Vyas shall arrange additional neuropsychological testing to be completed by a Board-approved psychologist, within 24 months from his last evaluation, and at regular intervals thereafter as recommended by the Board-approved psychologist, who will provide the results of such testing directly to the WV Board.

14. Within thirty (30) days of the entry of this Consent Order, Dr. Vyas shall present a copy of this Consent Order to his approved supervising physician, his approved treating physician, any employer or health care or medical facility where Dr. Vyas is authorized to practice medicine and surgery in the State of West Virginia, and during the period that this Consent Order is in effect, Dr. Vyas shall provide a copy of this Consent Order to any prospective employer or health care or medical facility where Dr. Vyas seeks to practice medicine and surgery in the State of West Virginia.

15. Within five (5) years from the date of entry of this Order, if the West Virginia Board of Medicine determines, in its sole discretion, that Dr. Vyas has failed to comply with any of the terms of this Order or with any laws and rules pertaining to the practice of medicine during the effective period of this Consent Order, then the Board may Order, without further hearing or process, that the license to practice medicine in the State of West Virginia

previously issued to Dr. Vyas be **REVOKED**, and by his signing of the Consent Order, Dr. Vyas has consented to the same.

The foregoing Order was entered this 12th day of May, 2008.

WEST VIRGINIA BOARD OF MEDICINE

[Signature]  
John A. Wade, Jr., M.D.  
President

[Signature]  
Catherine Slemper, M.D., M.P.H.  
Secretary

[Signature] M.D.  
Subhash A. Vyas, M.D.

Date: 7<sup>th</sup> APRIL, 2008

STATE OF West Virginia

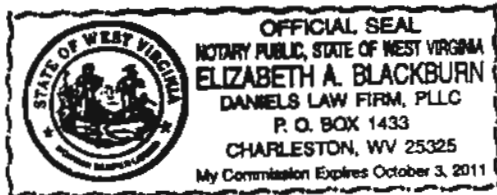
COUNTY OF Kanawha

I, Elizabeth A. Blackburn, a Notary Public in and for said county and state, do hereby certify that Subhash A. Vyas, M.D., whose name is signed above, has this day acknowledged the same before me.

Given under my hand this 7th day of April, 2008.

My commission expires 10/3/2011.

[Signature]  
Notary Public





**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE: MURRAY SCOTT WILLOCK, M.D.**

**CONSENT ORDER**

The West Virginia Board of Medicine (“Board”) and Murray Scott Willock, M.D. (“Dr. Willock”), 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. Willock currently holds a license to practice medicine and surgery in the State of West Virginia, License No. 15281, issued originally in 1987. Dr. Willock’s address of record is in Point Pleasant, West Virginia.

2. In January 2008, Dr. Willock 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, 2005, to June 30, 2007.

3. In Dr. Willock’s licensure renewal application for the period from July 1, 2007, to June 30, 2009, submitted to the Board and dated June 6, 2007, Dr. Willock represented that he had completed the required minimum number of fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, during the preceding licensure period from July 1, 2005, to June 30, 2007.

4. The random audit revealed that Dr. Willock was deficient in the amount of 17.25 hours of approved CME coursework during the preceding licensure period from July 1, 2005 to June 30, 2007, and that during the relevant period of time, Dr. Willock accumulated only 32.75 hours of approved CME coursework out of the 50 hours required by the Board. Dr. Willock further failed to complete two (2) hours of CME coursework in the subject of end-of-life care, including pain management.

5. In March 2008, the Complaint Committee of the Board initiated a complaint against Dr. Willock based upon his apparent deficiency of 17.25 hours of approved CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, and his certification that he had completed the same during the preceding licensure period from July 1, 2005, to June 30, 2007.

6. On March 24, 2008, Dr. Willock responded to the Complaint by essentially stating that he believed he had previously completed the required fifty (50) hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care, including pain management, but that an error was made regarding the calculation of his CME hours. Since July 2007, Dr. Willock has completed an additional 53.5 hours of approved CME coursework, plus two (2) hours of CME coursework in the subject of end-of-life care, including pain management. Dr. Willock has also provided a detailed "Action Plan" to prevent this from occurring in the future.

### **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. Willock pursuant to 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 an incorrect statement in connection with a licensure application.

3. The Board has determined that it is appropriate and in the public interest to waive the commencement of proceedings against Dr. Willock and to proceed without the filing of formal charges in a Complaint and Notice of Hearing, provided Dr. Willock complies with the terms and conditions set forth herein.

### CONSENT

Dr. Willock, 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. Willock 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. Willock 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. Willock waives all rights to such a hearing.

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

5. Dr. Willock 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. Willock, the West Virginia Board of Medicine hereby **ORDERS** as follows:

1. The license to practice medicine and surgery in the State of West Virginia previously issued to Dr. Willock, License No. 15281, is **SUSPENDED**, effective at 12:01 a.m. on June 6, 2008, which **SUSPENSION** is hereby **STAYED IMMEDIATELY**, pending Dr. Willock's compliance with all terms and conditions set forth in this Order.

2. A total of 17.25 hours of CME coursework, out of the 53.50 hours of CME coursework completed by Dr. Willock since July 2007, plus the two (2) hours of CME coursework in the subject of end-of-life care and pain management, which Dr. Willock completed on January 23, 2008, shall be applied to meet the fifty (50) hours of CME coursework required for the renewal period July 1, 2005, to June 30, 2007, and shall not be applied or transferred to any subsequent renewal period. This will leave Dr. Willock with 38.25 hours of approved CME coursework (out of the original 53.50 hours of CME coursework completed by him since July 2007) to be applied to the current renewal period.

3. Dr. Willock shall also pay a **CIVIL FINE** in the amount of \$100.00 per credit hour for his prior deficiency of 17.25 hours of CME coursework, including two (2) hours of CME coursework in the subject of end-of-life care and pain management, for the licensure renewal period from July 1, 2005, to June 30, 2007, together with a one-time

**ADMINISTRATIVE FEE** in the amount of \$100.00, for a total of **\$1,825.00 Dollars**, which fine and administrative fee shall be received by the Board on or before June 30, 2008.


4. Upon the Board's determination that Dr. Willock has failed to comply with all of the terms and conditions of this Order on or before June 30, 2008, the **STAY** shall be **DISSOLVED** immediately, without further process or hearing, and the **SUSPENSION** shall remain in full force and effect pending Dr. Willock's successful completion of the terms and conditions of this Order, as agreed to by him, and as required by this Order.

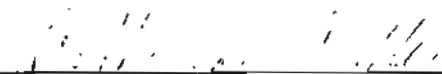
5. Upon the Board's determination that Dr. Willock is in full compliance with the terms and conditions of this Consent Order, the **SUSPENSION** shall be **DISSOLVED** immediately and the Complaint against him shall be dismissed.


6. Dr. Willock is also **PUBLICLY REPRIMANDED** for his incorrect statement to the Board with respect to completion of CME.

The foregoing Order was entered this 14th day of July, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

  
\_\_\_\_\_  
Murray Scott Willock, M.D.

Date: 22 May 08

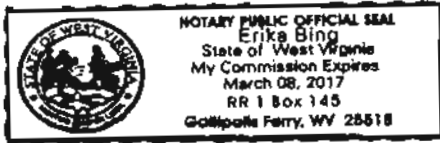
STATE OF WV

COUNTY OF Mason

I, Erika Bing, a Notary Public in and for said county and state do hereby certify that Murray Scott Willock, M.D., whose name is signed on the previous page, has this day acknowledged the same before me.

Given under my hand this 22 day of May, 2008.

My commission expires 3-8-2017.

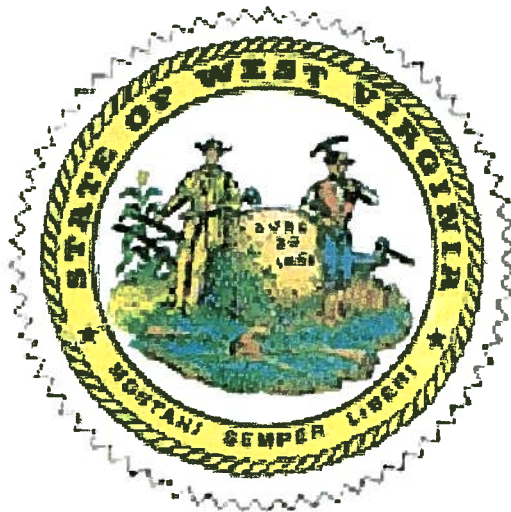


Erika Bing  
Notary Public

# West Virginia Board of Medicine

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Annual  
Report to  
the  
Legislature



2008  
Volume II

**WEST VIRGINIA BOARD OF MEDICINE**

**2008**

**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**





**COMPLAINTS/INVESTIGATIONS - 2008**

**CLOSED CASES - NO PROBABLE CAUSE FOUND/  
NO DISCIPLINARY SANCTION**

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/**

**No Disciplinary Sanction**

**MONTH OF JANUARY, 2008**

07-129-W Stephen Hill Blaydes, M.D.  
07-139-P Keith Michael Bravo, M.D.  
07-118-H Narayan Bala Chandran, M.D.  
07-157-W Polley Hale Cunningham, M.D.  
07-122-F Edward Jerome Doyle, Jr., M.D.  
07-155-H Mohammed Yaser Haffar, M.D.  
07-153-V John Walton Hannah, M.D.  
07-124-C Timothy Kevin Jackson, M.D.  
07-125-G Samina Kazmi, M.D.  
07-131-B Roohi Majeed Khan, M.D.  
07-101-S Richard Wade King, M.D.  
07-64-B Jo-Ann Eudora Lynch, M.D.  
07-147-B Patrick Marshalek, M.D.  
07-126-T Clyde Paul Mitchell, M.D.  
07-119-B Paul Gregory Modie, Jr., M.D.  
07-150-T Ahmet Husamettin Ozturk, M.D.  
07-121-U Gina Michelle Puzzuoli, M.D.  
07-160-O Wassim Salem Saikali, M.D.  
07-138-H Mian Wilayat Shah, M.D.  
07-149-B Warren Mitchel Shaver, M.D.  
07-137-M Michael Curtis Shockley, M.D.  
07-140-F Ruth Ellen Sugonis, D.P.M.  
07-128-G Sally Hanna Swisher, M.D.  
07-159-H Charles Allen Taylor, II, D.P.M.

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**TOTAL 24**

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**STEPHEN HILL BLAYDES, M.D.**

**COMPLAINT NO. 07-129-W**

**DECISION**

**FINDINGS OF FACT**

1. Stephen Hill Blaydes, M.D., holds a license to practice medicine in West Virginia, License No. 17594, and his address of record with the Board is in Bluefield, West Virginia.
2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Charles Warden, which complaint related to the care and treatment rendered to the Complainant by Dr. Blaydes.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, Dr. Blaydes filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Blaydes, and in October 2007, the Complainant filed an additional response.
5. At the January 13, 2008, 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. Blaydes 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 14, 2008.

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. Blaydes 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. Blaydes 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. Blaydes for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KEITH MICHAEL BRAVO, M.D.**

**COMPLAINT NO. 07-139-P**

**DECISION**

**FINDINGS OF FACT**

1. Keith Michael Bravo, M.D., holds a license to practice medicine in West Virginia, License No. 19983, and his address of record with the Board is in Weirton, West Virginia.
2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Daniel A. Pepe, PhD, which complaint related to the care and treatment rendered to the Complainant by Dr. Bravo.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, Dr. Bravo filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Bravo, and in November 2007, the Complainant filed an additional response.
5. At the January 13, 2008, 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. Bravo 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 14, 2008.

#### CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

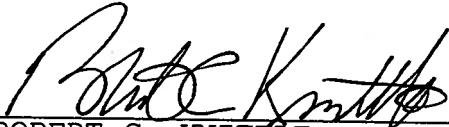
1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), contained in Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.
2. There is no evidence to show that Dr. Bravo 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. Bravo 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. Bravo for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**NARAYAN BALA CHANDRAN, M.D.**

**COMPLAINT NO. 07-118-H**

**DECISION**

**FINDINGS OF FACT**

1. Narayan Bala Chandran, M.D., holds a license to practice medicine in West Virginia, License No. 10525, 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 Bonnie L. Hitt, Administrator, which complaint related to alleged unprofessional conduct with respect to documentation contained in patient files at Holbrook Nursing Home by Dr. Chandran.

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. Chandran.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chandran and the Complainant filed no additional response.

5. At the January 13, 2008, 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. Chandran 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 14, 2008.

#### 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. Chandran 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. Chandran 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. Chandran for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**POLLEY HALE CUNNINGHAM, M.D.**

**COMPLAINT NO. 07-157-W**

**DECISION**

**FINDINGS OF FACT**

1. Polley Hale Cunningham, M.D., holds a license to practice medicine in West Virginia, License No. 11862, and her address of record with the Board is in Lewisburg, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rachael Whitley, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Cunningham.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2007, a response to the complaint was filed by Dr. Cunningham.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Cunningham and in December 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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. Cunningham 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 14, 2008.

#### 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. Cunningham 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. Cunningham 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. Cunningham for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**EDWARD JEROME DOYLE, JR., M.D.**

**COMPLAINT NO. 07-122-F**

**DECISION**

**FINDINGS OF FACT**

1. Edward Jerome Doyle, Jr., M.D., holds a license to practice medicine in West Virginia, License No. 18231, and his address of record with the Board is in Morgantown, West Virginia.
2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Susan R. Fisher, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Doyle.
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. Doyle.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Doyle and in October 2007, the Complainant filed an additional response.
5. At the January 13, 2008, 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. Doyle 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 14, 2008.

#### 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. Doyle 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. Doyle 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

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. Doyle for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MOHAMMED YASER HAFFAR, M.D.**

**COMPLAINT NO. 07-155-H**

**DECISION**

**FINDINGS OF FACT**

1. Mohammed Yaser Haffar, M.D., holds a license to practice medicine in West Virginia, License No. 16209, and his address of record with the Board is in Scott Depot, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Shelly J. Hysell, which complaint related to the 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 2007, Dr. Haffar filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Haffar, and in November 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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. 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 14, 2008.

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. Haffar 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. Haffar 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. Haffar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

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 WALTON HANNAH, M.D.**

**COMPLAINT NO. 07-153-V**

**DECISION**

**FINDINGS OF FACT**

1. John Walton Hannah, M.D., holds a license to practice medicine in West Virginia, License No. 17872, and his address of record with the Board is in South Charleston, West Virginia.
2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kelly Vickers, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's son by Dr. Hannah.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2007, a response to the complaint was filed by Dr. Hannah.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Hannah and in December 2007, the Complainant filed an additional response.
5. At the January 13, 2008, 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. Hannah 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 14, 2008.

#### 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. Hannah 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. Hannah 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. Hannah for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**TIMOTHY KEVIN JACKSON, M.D.**

**COMPLAINT NO. 07-124-C**

**DECISION**

**FINDINGS OF FACT**

1. Timothy Kevin Jackson, M.D., holds a license to practice medicine in West Virginia, License No. 13532, and his address of record with the Board is in Morgantown, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Cecelia M. Cecil, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Jackson.

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. Jackson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jackson and the Complainant filed no additional response.

5. At the January 13, 2008, 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. Jackson 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 14, 2008.

#### 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. Jackson 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. Jackson 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. Jackson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

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:**

**SAMINA KAZMI, M.D.**

**COMPLAINT NO. 07-125-G**

**DECISION**

**FINDINGS OF FACT**

1. Samina Kazmi, M.D., holds a license to practice medicine in West Virginia, License No. 20887, 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 Tina N. George, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Kazmi.

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. Kazmi.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kazmi and the Complainant filed no additional response.

5. At the January 13, 2008, 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. Kazmi 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 14, 2008.

#### 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. Kazmi 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. Kazmi 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. Kazmi for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ROOHI MAJEED KHAN, M.D.**

**COMPLAINT NO. 07-131-B**

**DECISION**

**FINDINGS OF FACT**

1. Roohi Majeed Khan, M.D., holds a license to practice medicine in West Virginia, License No. 21700, and her 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 Marsha K. Brown, which complaint related to the 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 September 2007, Dr. Khan filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Khan, and the Complainant filed no additional response.

5. At the January 13, 2008, 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. 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 January 14, 2008.

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. Khan 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. Khan 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. Khan for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**RICHARD WADE KING, M.D.**

**COMPLAINT NO. 07-101-S**

**DECISION**

**FINDINGS OF FACT**

1. Richard Wade King, M.D., holds a license to practice medicine in West Virginia, License No. 17472, and his address of record with the Board is in Bridgeport, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Darcy L. Shores, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. King.

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. King.

4. Subsequently, the Complainant was forwarded the response filed by Dr. King and in November 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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. King 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 14, 2008.

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. King 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.

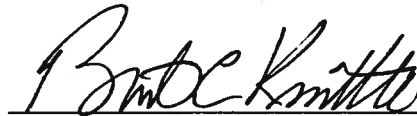
3. The evidence presented fails to show that the license of Dr. King to practice medicine in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public 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. King for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JO-ANN EUDORA LYNCH, M.D.**

**COMPLAINT NO. 07-64-B**

**DECISION**

**FINDINGS OF FACT**

1. Jo-Ann Eudora Lynch, M.D., holds a license to practice medicine in West Virginia, License No. 21923, and her 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 Richard Bartusek, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Lynch.

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. Lynch.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lynch and in July 2007, the Complainant filed an additional response.

5. Additional documents were subpoenaed and at the January 13, 2008, 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. Lynch 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 14, 2008.

#### CONCLUSIONS OF LAW

In accordance with the foregoing Findings of Fact, the following Conclusions of Law are reached:

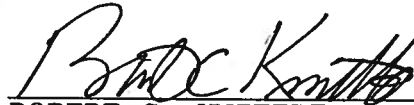
1. The West Virginia Board of Medicine and its Complaint Committee have jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act ("Medical Practice Act"), Chapter 30, Article 3, of the West Virginia Code, and the rules promulgated thereunder.
2. There is no evidence with respect to the complaint to show that Dr. Lynch 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. Lynch 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. Lynch for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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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. 07-147-B**

**DECISION**

**FINDINGS OF FACT**

1. Patrick Marshalek, M.D., holds a license to practice medicine in West Virginia, License No. 22956, and his address of record with the Board is in Morgantown, West Virginia.
2. In September 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 billing rendered to the Complainant by Dr. Marshalek while he was engaged in graduate medical training at West Virginia University School of Medicine at Chestnut Ridge Hospital, Morgantown, West Virginia.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 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 November 2007, the Complainant filed an additional response.
5. At the January 13, 2008, 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 January 14, 2008.

#### 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: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**CLYDE PAUL MITCHELL, M.D.**

**COMPLAINT NO. 07-126-T**

**DECISION**

**FINDINGS OF FACT**

1. Clyde Paul Mitchell, M.D., holds a license to practice medicine in West Virginia, License No. 14265, and his address of record with the Board is in Buckhannon, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Clara Thomas, which complaint related to the care and treatment rendered to the Complainant's deceased father by Dr. Mitchell.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, Dr. Mitchell filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mitchell, and the Complainant filed no additional response.

5. At the January 13, 2008, 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. Mitchell 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 14, 2008.

#### 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. Mitchell 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. Mitchell 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. Mitchell for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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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. 07-119-B**

**DECISION**

**FINDINGS OF FACT**

1. Paul Gregory Modie, Jr., M.D., holds a license to practice medicine in West Virginia, License No. 9171, and his address of record with the Board is in Parkersburg, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Virginia Brabham, which complaint related to the care and treatment rendered to the Complainant's deceased daughter by Dr. Modie.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2007, Dr. Modie filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Modie, and in November 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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 January 14, 2008.

#### 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: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**AHMET HUSAMETTIN OZTURK, M.D.**

**COMPLAINT NO. 07-150-T**

**DECISION**

**FINDINGS OF FACT**

1. Ahmet Husamettin Ozturk, M.D., holds a license to practice medicine in West Virginia, License No. 15431, and his address of record with the Board is in Huntington, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Johnathon S. Terry, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Ozturk.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, a response to the complaint was filed by Dr. Ozturk.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ozturk and in October 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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. Ozturk 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 14, 2008.

#### 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. Ozturk 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.

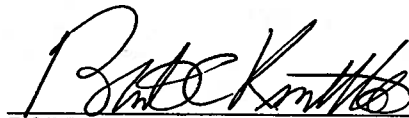
3. The evidence presented fails to show that the license of Dr. Ozturk to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any member 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. Ozturk for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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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. 07-121-U**

**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 August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Acy Bryan Underwood, which complaint related to the care and treatment 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 September 2007, Dr. Puzzuoli filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Puzzuoli, and in October 2007, the Complainant filed an additional response.

5. Additional documentation was obtained and at the January 13, 2008, 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. 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 January 14, 2008.

#### 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. Puzzuoli 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. Puzzuoli 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. Puzzuoli for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**WASSIM SALEM SAIKALI, M.D.**

**COMPLAINT NO. 07-160-O**

**DECISION**

**FINDINGS OF FACT**

1. Wassim Salem Saikali, M.D., holds a license to practice medicine in West Virginia, License No. 17491, and his address of record with the Board is in Beckley, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John B. O'Dell, which complaint related to the care and treatment rendered to the Complainant by Dr. Saikali.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2007, Dr. Saikali filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Saikali, and in November and December 2007, the Complainant filed additional responses.

5. At the January 13, 2008, 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. Saikali 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 14, 2008.

#### 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. Saikali 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. Saikali 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. Saikali for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MIAN WILAYAT SHAH, M.D.**

**COMPLAINT NO. 07-138-H**

**DECISION**

**FINDINGS OF FACT**

1. Mian Wilayat Shah, M.D., holds a license to practice medicine in West Virginia, License No. 9970, and his address of record with the Board is in Princeton, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Virgil L. Hagerman, which complaint related to the care and treatment rendered to the Complainant by Dr. Shah.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2007, Dr. Shah filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Shah, and the Complainant filed no additional response.

5. At the January 13, 2008, 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. Shah 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 14, 2008.

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.

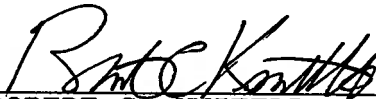
2. There is no evidence to show that Dr. Shah is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Shah 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. Shah for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**WARREN MITCHEL SHAVER, M.D.**

**COMPLAINT NO. 07-149-B**

**DECISION**

**FINDINGS OF FACT**

1. Warren Mitchel Shaver, M.D., holds a license to practice medicine in West Virginia, License No. 16752, and his address of record with the Board is in Huntington, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Matthew T. Bias, which complaint related to the care and treatment rendered to the Complainant by Dr. Shaver.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, Dr. Shaver filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Shaver, and in October 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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. Shaver 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 14, 2008.

#### 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. Shaver 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. Shaver 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. Shaver for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL CURTIS SHOCKLEY, M.D.**

**COMPLAINT NO. 07-137-M**

**DECISION**

**FINDINGS OF FACT**

1. Michael Curtis Shockley, M.D., holds a license to practice medicine in West Virginia, License No. 17290, and his address of record with the Board is in Vienna, West Virginia.
2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jennifer May, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Shockley.
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. Shockley.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Shockley and the Complainant filed no additional response.
5. At the January 13, 2008, 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. Shockley 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 14, 2008.

#### 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. Shockley 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. Shockley 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. Shockley for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**RUTH ELLEN SUGONIS, D.P.M.**

**COMPLAINT NO. 07-140-F**

**DECISION**

**FINDINGS OF FACT**

1. Ruth Ellen Sugonis, D.P.M., was issued a license to practice podiatry in West Virginia, License No. 246, and her address of record with the Board is in Kenova, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Philip Fisher, D.O., which complaint related to the alleged unprofessional conduct of one of his patients, who is a licensed podiatrist.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, Dr. Sugonis filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sugonis and in December 2007, the complainant filed an additional response.

5. At the January 13, 2008, 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 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. Sugonis 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 14, 2008.

#### 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. Sugonis 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.

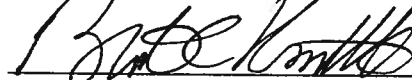
3. The evidence presented fails to show that the license of Dr. Sugonis to practice podiatry in this state should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or unprofessional conduct of

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. Sugonis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules lawfully promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:



ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SALLY HANNA SWISHER, M.D.**

**COMPLAINT NO. 07-128-G**

**DECISION**

**FINDINGS OF FACT**

1. Sally Hanna Swisher, M.D., holds a license to practice medicine in West Virginia, License No. 12350, and her address of record with the Board is in South Charleston, West Virginia.
2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tina N. George, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Swisher.
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. Swisher.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Swisher and the Complainant filed no additional response.
5. At the January 13, 2008, 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. Swisher 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 14, 2008.

#### 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. Swisher 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. Swisher 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. Swisher for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**CHARLES ALLEN TAYLOR, II, D.P.M.**

**COMPLAINT NO. 07-159-H**

**DECISION**

**FINDINGS OF FACT**

1. Charles Allen Taylor, D.P.M., holds a license to practice podiatry in West Virginia, License No. 256, and his address of record with the Board is in Beckley, West Virginia.

2. In October 2007, the West Virginia Board of Medicine received a complaint from Billy R. Hancock, which complaint related to the care and treatment rendered to the Complainant's son by Dr. Taylor.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, Dr. Taylor filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Taylor and in October 2007, the Complainant filed an additional response.

5. At the January 13, 2008, 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. Taylor 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 14, 2008.

#### 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. Taylor 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. Taylor 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. Taylor for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: January 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/**

**No Disciplinary Sanction**

**MONTH OF MARCH, 2008**

07-195-C M. Anwar Yahya Abdeen, M.D.  
07-116-A Mark W. Allen, M.D.  
07-133-C Mark W. Allen, M.D.  
07-135-A Mark W. Allen, M.D.  
07-141-D Mark W. Allen, M.D.  
07-148-L Mark W. Allen, M.D.  
07-152-C Mark W. Allen, M.D.  
07-154-P Mark W. Allen, M.D.  
07-163-K Mark W. Allen, M.D.  
07-181-E Mark W. Allen, M.D.  
07-182-P Merinda Faith Cooper, P.A.-C.  
07-168-R Jennifer Marie Duvall, P.A.-C.  
07-166-W Robert Michael Eggleston, M.D.  
07-167-R Stephen Barnett Eagles, M.D.  
07-180-C Ernest Flores, M.D.  
07-194-S Paul Frederick Francke, M.D.  
07-161-D Jerry Mitchel Hahn, M.D.  
07-25-M Steven Christopher Mills, M.D.  
07-189-S Wilfredo Nava Molano, M.D.  
07-176-H Sharon Parks Peake, M.D.  
07-142-K Myra Denise Priddy, M.D.  
07-190-S Anthony David Realini, M.D.  
07-175-M Michael Don Roberts, M.D.  
07-191-B Sorin Scarlatescu, M.D.  
07-164-M Enrique Collantes Sta Ana, M.D.  
07-151-C Uzay Yasar, M.D

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**M. ANWAR YAHYA ABDEEN, M.D.**

**COMPLAINT NO. 07-195-C**

**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 December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ronald R. Cloud, which complaint related to the 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 January 2008, Dr. Abdeen filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Abdeen, and in January 2008, the Complainant filed an additional response.

5. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Abdeen 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. Abdeen 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. Abdeen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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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. 07-116-A**

**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 Saint Albans, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Walter Franklin Agee, which complaint related to the 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 2007, 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 October 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.



6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:

  
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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. 07-133-C**

**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 Saint Albans, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Robert Anthony Cummings, which complaint related to the 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 2007, 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 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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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. 07-135-A**

**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 Saint Albans, West Virginia.

2. In August 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Yasser Abdelhaq, which complaint related to the 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 2007, 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 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen is unqualified to practice medicine in this State for any reason set

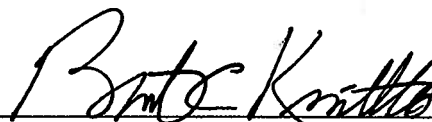
forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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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. 07-141-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 Saint Albans, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Miguel Delgado, which complaint related to the 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 November 2007, 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 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

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. 07-148-L**

**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 Saint Albans, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from John Lynch, which complaint related to the 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 2007, 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 October 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:

  
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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. 07-152-C**

**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 Saint Albans, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kenneth E. Chance, Jr., which complaint related to the 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 November 2007, 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 December 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

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. 07-154-P**

**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 Saint Albans, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Russell Phillips, which complaint related to the 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 November 2007, 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 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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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. 07-163-K**

**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 Saint Albans, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Virgil Kincaid, which complaint related to the 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 November 2007, 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 December 2007, the Complainant filed an additional response.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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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. 07-181-E**

**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 Saint Albans, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Thomas H. Ensminger, which complaint related to the 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 January 2008, 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 the Complainant filed no additional response prior to the Complaint Committee review.

5. An investigation was conducted and additional records were subpoenaed. Dr. Allen appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.



6. At the March 9, 2008, 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 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 March 10, 2008.

#### 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. Allen 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. Allen 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. Allen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MERINDA FAITH COOPER, P.A.-C.**

**COMPLAINT NO. 07-182-P**

**DECISION**

**FINDINGS OF FACT**

1. Merinda Faith Cooper, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 01002, and her address of record with the Board is in Dunbar, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michelle L. Pugh, which complaint related to care and treatment rendered to the Complainant's infant by Ms. Cooper.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Ms. Cooper filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Cooper and in February 2008, the Complainant filed an additional response.

5. At the March 9, 2008, 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 violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Ms. Cooper, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 10, 2008.

#### **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 Ms. Cooper 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 insufficient 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. Cooper to practice as a physician assistant in the State should be restricted or limited because there is insufficient 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. Cooper for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JENNIFER MARIE DUVALL, P.A.-C.                      COMPLAINT NO. 07-168-R**

**DECISION**

**FINDINGS OF FACT**

1. Jennifer Marie Duvall, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 01217, and her address of record with the Board is in Philippi, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Christene Reger, which complaint related to care and treatment rendered to the Complainant by Ms. Reger.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, Ms. Duvall filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Duvall and the Complainant filed no additional response.

5. At the March 9, 2008, 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. Duvall, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on March 10, 2008.

#### 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. Duvall 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. Duvall 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. Duvall for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ROBERT MICHAEL EGGLESTON, M.D.**

**COMPLAINT NO. 07-166-W**

**DECISION**

**FINDINGS OF FACT**

1. Robert Michael Eggleston, M.D., holds a license to practice medicine in West Virginia, License No. 19618, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Carolyn C. Wooten, which complaint related to the alleged unprofessional conduct with respect to failure to provide a copy of the Complainant's medical record by Dr. Eggleston.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2007, Dr. Eggleston filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Eggleston and the Complainant filed no additional response.

5. At the March 9, 2008, 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. Eggleston 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 10, 2008.

#### 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. Eggleston 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.

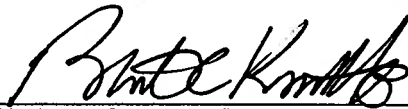
3. The evidence presented fails to show that the license of Dr. Eggleston to practice medicine in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public or any 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. Eggleston for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**STEPHEN BARNETT EIGLES, M.D.**

**COMPLAINT NO. 07-167-R**

**DECISION**

**FINDINGS OF FACT**

1. Stephen Barnett Eagles, M.D., holds a license to practice medicine in West Virginia, License No. 21419, and his address of record with the Board is in Jacksonville, Florida.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Elsie M. Rinker, which complaint related to the care and treatment rendered to the Complainant with respect to erroneous interpretation of medical testing by Dr. Eagles.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Eagles filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Eagles, and the Complainant filed no additional response.

5. At the March 9, 2008, 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 of Dr. Eagles 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 10, 2008.

#### 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. Eagles 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. Eagles 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. Eagles for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ERNEST FLORES, M.D.**

**COMPLAINT NO. 07-180-C**

**DECISION**

**FINDINGS OF FACT**

1. Ernest Flores, M.D., holds a license to practice medicine in West Virginia, License No. 15939, and his address of record with the Board is in Elkins, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Peggy Chesser-Sjoberg, which complaint related to the care and treatment rendered to the Complainant by Dr. Flores.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Flores filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Flores, and in February 2008, the Complainant filed an additional response.

5. At the March 9, 2008, 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 of Dr. Flores 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 10, 2008.

#### 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. Flores 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. Flores 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. Flores for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**Paul Frederick Francke, M.D.**

**COMPLAINT NO. 07-194-S**

**DECISION**

**FINDINGS OF FACT**

1. Paul Frederick Francke, M.D., holds a license to practice medicine in West Virginia, License No. 12293, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joan Sheppard, which complaint related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant by Dr. Francke.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Francke filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Francke and the Complainant filed an additional response in February 2008.

5. At the March 9, 2008, 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. Francke 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 10, 2008.

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 of 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 with respect to the complaint to show that Dr. Francke 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. Francke 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. Francke for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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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. 07-161-D**

**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 October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sandra Donaldson, 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 December 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 March 9, 2008, 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 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 March 10, 2008.

#### 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: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**STEVEN CHRISTOPHER MILLS, M.D.**

**COMPLAINT NO. 07-25-M**

**DECISION**

**FINDINGS OF FACT**

1. Steven Christopher Mills, M.D., holds a license to practice medicine in West Virginia, License No. 20229, 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 Mary Kerns Meek, which complaint related to the care and treatment rendered to the Complainant by Dr. Mills.

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 on behalf of Dr. Mills.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mills and the Complainant filed no additional response.

5. Additional 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. Mills had not grossly violated the standard of practice. However, Dr. Mills had some breach of the standard of care.

6. Dr. Mills appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008, where he presented evidence on his behalf, which rebutted



the opinion of the medical consultant.

7. At the March 9, 2008, 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. Mills 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 10, 2008.

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") obtained in 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. Mills 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

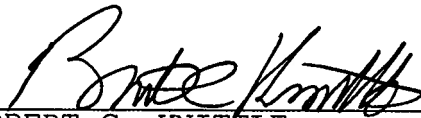
Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Mills 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. Mills for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**Wilfredo Nava Molano, M.D.**

**COMPLAINT NO. 07-189-S**

**DECISION**

**FINDINGS OF FACT**

1. Wilfredo Nava Molano, M.D., holds a license to practice medicine in West Virginia, License No. 10473, and his address of record with the Board is in Hurricane, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Steve Starcher, which complaint related to the alleged unprofessional conduct with respect to employees calling in and obtaining fraudulent prescriptions while employed by Dr. Molano.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Molano filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Molano and the Complainant filed no additional response.

5. At the March 9, 2008, 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. Molano in the State of

to practice medicine and surgery of Dr. Molano 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 10, 2008.

#### 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 of 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 with respect to the complaint to show that Dr. Molano 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. Molano 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. Molano for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

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:**

**SHARON PARKS PEAKE, M.D.**

**COMPLAINT NO. 07-176-H.**

**DECISION**

**FINDINGS OF FACT**

1. Sharon Parks Peake, M.D., holds a license to practice medicine in West Virginia, License No. 19871, and her address of record with the Board is in Purcellville, Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Paul E. Hardy, which complaint related to the care and treatment rendered to the Complainant by Dr. Peake.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Peake filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Peake, and the Complainant filed no additional response.

5. At the March 9, 2008, 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 of Dr. Peake 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 10, 2008.

#### 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. Peake 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. Peake 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. Peake for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MYRA DENISE PRIDDY, M.D.**

**COMPLAINT NO. 07-142-K**

**DECISION**

**FINDINGS OF FACT**

1. Myra Denise Priddy, M.D., holds a license to practice medicine in West Virginia, License No. 19575, and her address of record with the Board is in Scott Depot, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Virgil Kincaid, which complaint related to the care and treatment rendered to the Complainant by Dr. Priddy.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, Dr. Priddy filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Priddy, and in January 2008, the Complainant filed an additional response.

5. At the March 9, 2008, 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 of Dr. Priddy 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 10, 2008.

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. Priddy 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.

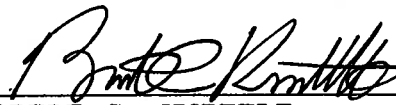
3. The evidence presented fails to show that the

license of Dr. Priddy 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. Priddy for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ANTHONY DAVID REALINI, M.D.**

**COMPLAINT NO. 07-190-S**

**DECISION**

**FINDINGS OF FACT**

1. Anthony David Realini, M.D., holds a license to practice medicine in West Virginia, License No. 21262, and his address of record with the Board is in Morgantown, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Harold Smith, which complaint related to the alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Realini.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, Dr. Realini filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Realini and the Complainant filed an additional response in January 2008.

5. At the March 9, 2008, 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. Realini 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 10, 2008.

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 of 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 with respect to the complaint to show that Dr. Realini 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. Realini 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. Realini for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL DON ROBERTS, M.D.**

**COMPLAINT NO. 07-175-M**

**DECISION**

**FINDINGS OF FACT**

1. Michael Don Roberts, M.D., holds a license to practice medicine in West Virginia, License No. 17368, and his address of record with the Board is in Vienna, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jamie Mays, which complaint related to the alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Roberts.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, Dr. Roberts filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Roberts and the Complainant filed an additional response in February 2008.

5. At the March 9, 2008, 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. Roberts 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 10, 2008.

#### 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 of 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 with respect to the complaint to show that Dr. Roberts 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. Roberts 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. Roberts for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SORIN SCARLATESCU, M.D.**

**COMPLAINT NO. 07-191-B**

**DECISION**

**FINDINGS OF FACT**

1. Sorin Scarlatescu, M.D., holds a license to practice medicine in West Virginia, License No. 20984, and his address of record with the Board is in Montgomery, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Matthew Brogan, which complaint related to the alleged unprofessional conduct with respect to not returning an overpayment to the Complainant for services rendered by Dr. Scarlatescu's office.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Scarlatescu filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Scarlatescu and the Complainant filed no additional response.

5. At the March 9, 2008, 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. Scarlatescu 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 10, 2008.

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 of 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 with respect to the complaint to show that Dr. Scarlatescu 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. Scarlatescu 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. Scarlatescu for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ENRIQUE COLLANTES STA ANA, M.D.**

**COMPLAINT NO. 07-164-M**

**DECISION**

**FINDINGS OF FACT**

1. Enrique Collantes Sta Ana, M.D., holds a license to practice medicine in West Virginia, License No. 11628, and his address of record with the Board is in Hurricane, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Marcie Myers, which complaint related to the care and treatment rendered to the Complainant's daughter by Dr. Sta Ana.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, a response to the complaint was filed on behalf of Dr. Sta Ana.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sta Ana, and in February 2008, the Complainant filed an additional response.

5. At the March 9, 2008, 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 of Dr. Sta Ana 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 10, 2008.

#### 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. Sta Ana 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. Sta Ana 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. Sta Ana for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**UZAY YASAR, M.D.**

**COMPLAINT NO. 07-151-C**

**DECISION**

**FINDINGS OF FACT**

1. Uzay Yasar, M.D., holds a license to practice medicine in West Virginia, License No. 22013, and his address of record with the Board is in Charleston, West Virginia.

2. In September 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Marcie Cruz, which complaint related to the care and treatment rendered to the Complainant by Dr. Yasar.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in October 2007, Dr. Yasar filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Yasar, and in November 2007, the Complainant filed an additional response.

5. Additional records were subpoenaed and Dr. Yasar appeared for a full discussion of the matter before the Complaint Committee of the Board on March 9, 2008.

6. At the March 9, 2008, 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 of Dr. Yasar 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 10, 2008.

#### 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. Yasar is unqualified to practice medicine in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically

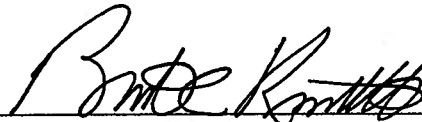
there is insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Yasar 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. Yasar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: March 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/  
No Disciplinary Sanction**

**MONTH OF MAY, 2008**

08-03-S	Ulysses Diaz Agas, M.D.
07-196-C	Mark W. Allen, M.D.
07-203-S	Moutassem B. Ayoubi, M.D.
07-165-G	Kevin James Conaway, M.D.
07-192-B	Coy Alden Flowers, M.D.
08-05-M	Charity Vika Hix, M.D.
07-186-G	Cordell Rivera Honrado, M.D.
07-49-J	David John Humphreys, M.D.
07-184-S	David John Hunt, M.D.
08-02-N	Shahrooz Saheb Jamie, M.D.
07-173-S	Krzysztof Jerzy Kubicki, M.D.
07-198-S	Charles Armand Lefebure, M.D.
08-14-C	John Henry Mani, M.D.
07-177-J	Ahmad Musthafa Maraikayer, M.D.
07-206-D	Eugenia Zacharias McGarry, M.D.
08-22-G	Kelly Raphael Nelson, M.D.
08-01-E	Ahmet Husamettin Ozturk, M.D.
07-158-K	Michael John Parsons, M.D.
07-174-M	Michael John Parsons, M.D.
07-187-M	Michael John Parsons, M.D.
07-188-H	Michael John Parsons, M.D.
07-201-H	Kamalesh Purushottam Patel, M.D.
07-178-W	Shahnaz I. Rana, M.D.
07-199-P	Charles William Snyder, M.D.
07-113-T	Daniel Bruce Thistlethwaite, M.D.
07-205-Q	Timothy Lawrence Thistlethwaite, M.D.
07-114-T	Russell Irvin Voltin, M.D.
07-179-L	Brian Geoffrey Whalin, M.D.
07-204-B	Nadia Yaqub, M.D.
07-162-W	Stanley Zaslau, M.D.

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**TOTAL 30**

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ULYSSES DIAZ AGAS, M.D.**

**COMPLAINT NO. 08-03-S**

**DECISION**

**FINDINGS OF FACT**

1. Ulysses Diaz Agas, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13227, and his address of record with the Board is in Logan, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jackie Nona Scaggs, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Agas.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Agas.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Agas and in March 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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. Agas 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Agas is 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 no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

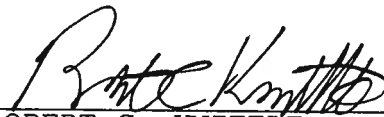
3. The evidence presented fails to show that the license of Dr. Agas to practice medicine and surgery in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Agas for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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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. 07-196-C**

**DECISION**

**FINDINGS OF FACT**

1. Mark W. Allen, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19909, and his address of record with the Board is in Saint Albans, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ronald R. Cloud, which complaint related to the 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 February 2008, Dr. Allen filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Allen, and in March 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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 and surgery 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. 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 May 12, 2008.

#### 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. Allen is unqualified to practice medicine and surgery 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. Allen to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MOUTASSEM B. AYOUBI, M.D.**

**COMPLAINT NO. 07-203-S**

**DECISION**

**FINDINGS OF FACT**

1. Moutassem B. Ayoubi, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09974, and his address of record with the Board is in Charleston, West Virginia.
2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Arielle Smaidi, which complaint related to the care and treatment rendered to the Complainant's child by Dr. Ayoubi.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Ayoubi filed a response to the complaint.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Ayoubi, and the Complainant filed no additional response.
5. At the May 11, 2008, 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 and surgery 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. Ayoubi 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 12, 2008.

#### 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. Ayoubi is unqualified to practice medicine and surgery 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. Ayoubi to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Ayoubi for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KEVIN JAMES CONAWAY, M.D.**

**COMPLAINT NO. 07-165-G**

**DECISION**

**FINDINGS OF FACT**

1. Kevin James Conaway, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18072, and his address of record with the Board is in Huntington, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Alisha Grayson, which complaint related to the care and treatment rendered to the Complainant by Dr. Conaway.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2007, Dr. Conaway filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Conaway, and in December 2007, the Complainant filed an additional response.

5. Additional records were subpoenaed and at the May 11, 2008, 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 and surgery 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. Conaway 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 12, 2008.

#### 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. Conaway is unqualified to practice medicine and surgery 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. Conaway to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Conaway for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
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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. 07-192-B**

**DECISION**

**FINDINGS OF FACT**

1. Coy Alden Flowers, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20109, and his address of record with the Board is in Lewisburg, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Zelma Burgess, which complaint related to the 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 January 2008, Dr. Flowers filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Flowers, and in February 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and at the May 11, 2008, 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 and surgery 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. 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 May 12, 2008.

#### 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. Flowers is unqualified to practice medicine and surgery 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. Flowers to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**CHARITY VIKA HIX, M.D.**

**COMPLAINT NO. 08-05-M**

**DECISION**

**FINDINGS OF FACT**

1. Charity Vika Hix, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20725, and her address of record with the Board is in Charleston, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Laura Mason, which complaint related to alleged unprofessional conduct with respect to the charging of excessive fees by Dr. Hix.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Hix.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hix and the Complainant filed no additional response.

5. At the May 11, 2008, 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. Hix 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Hix is 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 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. Hix to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery and surgery of Dr. Hix for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**CORDELL RIVERA HONRADO, M.D.**

**COMPLAINT NO. 07-186-G**

**DECISION**

**FINDINGS OF FACT**

1. Cordell Rivera Honrado, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11736, and his address of record with the Board is in Beckley, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Vicky Gravely, which complaint related to the care and treatment rendered to the Complainant by Dr. Honrado.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Honrado filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Honrado, and the Complainant filed no additional response.

5. At the May 11, 2008, 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 and surgery 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. Honrado 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 12, 2008.

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. Honrado is unqualified to practice medicine and surgery 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. Honrado to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Honrado for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DAVID JOHN HUMPHREYS, M.D.**

**COMPLAINT NO. 07-49-J**

**DECISION**

**FINDINGS OF FACT**

1. David John Humphreys, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14902, and his address of record with the Board is in Huntington, West Virginia.

2. In March 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Chris Johnson, R.Ph., of the Office of the Inspector General of Kentucky which complaint related to the unprofessional conduct with respect to the prescribing of controlled substances excessively by Dr. Humphreys.

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. Humphreys.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Humphreys and the Complainant filed no additional response.

5. Additional 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. Humphreys had not done anything that any other reasonable physician may have done in the same circumstances and had not violated the standard

of practice.

6. At the May 11, 2008, 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. Humphreys 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Humphreys is 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 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. Humphreys to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Humphreys for reasons set forth in W. Va. Code § 30-3-14(c) or in the Legislative Rules lawfully promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DAVID JOHN HUNT, M.D.**

**COMPLAINT NO. 07-184-S**

**DECISION**

**FINDINGS OF FACT**

1. David John Hunt, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20265, and his address of record with the Board is in Charleston, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joan Sheppard, which complaint related to the care and treatment rendered to the Complainant by Dr. Hunt.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Hunt filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hunt, and in March 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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 and surgery 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. Hunt 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 12, 2008.

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.

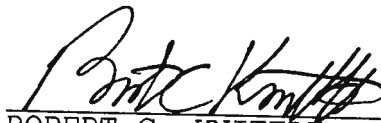
2. There is no evidence to show that Dr. Hunt is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Hunt to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Hunt for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SHAHROOZ SAHEB JAMIE, M.D.**

**COMPLAINT NO. 08-02-N**

**DECISION**

**FINDINGS OF FACT**

1. Shahrooz Saheb Jamie, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10485, and his address of record with the Board is in Clay, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joseph Wayne Nickoson, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Jamie.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Jamie.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jamie and the Complainant filed no additional response.

5. At the May 11, 2008, 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. Jamie 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Jamie is 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 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. Jamie to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Jamie for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KRZYSZTOF JERZY KUBICKI, M.D.**

**COMPLAINT NO. 07-173-S**

**DECISION**

**FINDINGS OF FACT**

1. Krzysztof Jerzy Kubicki, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17474, and his address of record with the Board is in Chester, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Stephen Siranovic, which complaint related to the care and treatment rendered to the Complainant by Dr. Kubicki.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Kubicki filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kubicki, and the Complainant filed no additional response.

5. At the May 11, 2008, 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 and surgery 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. Kubicki 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 12, 2008.

#### 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. Kubicki is unqualified to practice medicine and surgery 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. Kubicki to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Kubicki for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**CHARLES ARMAND LEFEBURE, M.D.**

**COMPLAINT NO. 07-198-S**

**DECISION**

**FINDINGS OF FACT**

1. Charles Armand Lefebure, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10299, and his address of record with the Board is in Clarksburg, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ruth A. Strong, which complaint related to the failure of Dr. Lefebure to supply the complainant with her medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2008, Dr. Lefebure filed a response to the complaint, wherein he agreed to assist the Complainant in obtaining her medical records.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lefebure and in March 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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, given Dr. Lefebure's willingness to assist the Complainant in obtaining her medical records, 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. Lefebure 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 12, 2008.

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 with respect to the complaint to show that Dr. Lefebure is 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 no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

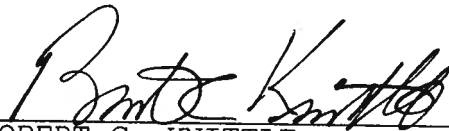
3. The evidence presented fails to show that the license of Dr. Lefebure to practice medicine and surgery in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Lefebure for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOHN HENRY MANI, M.D.**

**COMPLAINT NO. 08-14-C**

**DECISION**

**FINDINGS OF FACT**

1. John Henry Mani, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14168, and his address of record with the Board is in South Charleston, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Donald E. Chaney, Sr., which complaint related to alleged unprofessional conduct with respect to the charging of excessive fees by Dr. Mani.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Mani.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mani and in April 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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. Mani 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Mani is 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 no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

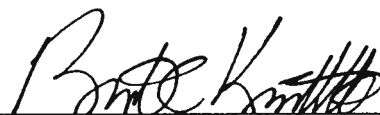
3. The evidence presented fails to show that the license of Dr. Mani to practice medicine and surgery in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the public 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Mani for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**AHMAD MUSTHAFA MARAIKAYER, M.D.**

**COMPLAINT NO. 07-177-J**

**DECISION**

**FINDINGS OF FACT**

1. Ahmad Musthafa Maraikayer, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12380, and his address of record with the Board is in Charleston, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Nora L. Jones, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Maraikayer.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, a response to the complaint was filed by Dr. Maraikayer.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Maraikayer and in March 2008, an additional response was filed on behalf of the complainant.

5. At the May 11, 2008, 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. Maraikayer 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Maraikayer is 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 no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

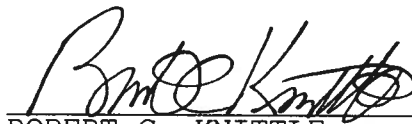
3. The evidence presented fails to show that the license of Dr. Maraikayer to practice medicine and surgery in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct of a character likely to deceive, defraud or harm the 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Maraikayer for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

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:**

**EUGENIA ZACHARIAS MCGARRY, M.D.**

**COMPLAINT NO. 07-206-D**

**DECISION**

**FINDINGS OF FACT**

1. Eugenia Zacharias McGarry, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21768, and her address of record with the Board is in Laurel, Maryland.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Debra K. Dove, which complaint related to the care and treatment rendered to the Complainant by Dr. McGarry.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. McGarry filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McGarry, and in March 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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 and surgery 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. McGarry 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 12, 2008.

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.

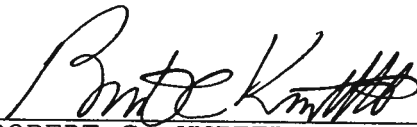
2. There is no evidence to show that Dr. McGarry is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. McGarry to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. McGarry for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KELLY RAPHAEL NELSON, M.D.**

**COMPLAINT NO. 08-22-G**

**DECISION**

**FINDINGS OF FACT**

1. Kelly Raphael Nelson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15120, and his address of record with the Board is in Bridgeport, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brenda J. Gillespie, which complaint related to the care and treatment rendered to the Complainant by Dr. Nelson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, Dr. Nelson filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nelson, and in April 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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 and surgery 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. Nelson 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 12, 2008.

#### 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. Nelson is unqualified to practice medicine and surgery 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. Nelson to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Nelson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**AHMET HUSAMETTIN OZTURK, M.D.**

**COMPLAINT NO. 08-01-E**

**DECISION**

**FINDINGS OF FACT**

1. Ahmet Husamettin Ozturk, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15431, and his address of record with the Board is in Huntington, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Steve Eldridge, which complaint related to the care and treatment rendered to the Complainant by Dr. Ozturk.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Ozturk filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Ozturk, and the Complainant filed no additional response.

5. At the May 11, 2008, 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 and surgery 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. Ozturk 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 12, 2008.

#### 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. Ozturk is unqualified to practice medicine and surgery 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. Ozturk to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Ozturk for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JOHN PARSONS, M.D.**

**COMPLAINT NO. 07-158-K**

**DECISION**

**FINDINGS OF FACT**

1. Michael John Parsons, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19645, and his address of record with the Board is in Kingwood, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ken Kirsch, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Parsons.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in November 2007, a response to the complaint was filed by Dr. Parsons.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parsons and no additional response was filed by the complainant.

5. At the May 11, 2008, 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. Parsons 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Parsons is 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 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. Parsons to practice medicine and surgery 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

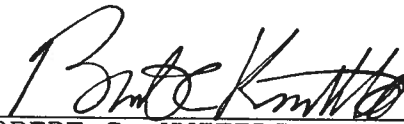


any member thereof, so as to merit discipline by the West Virginia Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Parsons for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JOHN PARSONS, M.D.**

**COMPLAINT NO. 07-174-M**

**DECISION**

**FINDINGS OF FACT**

1. Michael John Parsons, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19645, and his address of record with the Board is in Kingwood, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brenda Moser, which complaint related to alleged unprofessional conduct with respect to the care and treatment rendered to the Complainant's children by Dr. Parsons.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Parsons.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parsons and no additional response was filed by the complainant.

5. At the May 11, 2008, 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. Parsons 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Parsons is 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 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. Parsons to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Parsons for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JOHN PARSONS, M.D.**

**COMPLAINT NO. 07-187-M**

**DECISION**

**FINDINGS OF FACT**

1. Michael John Parsons, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19645, and his address of record with the Board is in Kingwood, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Brenda J. Moser, which complaint related to the care and treatment rendered to the Complainant by Dr. Parsons.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Parsons filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parsons, and the Complainant filed no additional response.

5. At the May 11, 2008, 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 and surgery 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. Parsons 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 12, 2008.

#### 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. Parsons is unqualified to practice medicine and surgery 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. Parsons to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Parsons for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JOHN PARSONS, M.D.**

**COMPLAINT NO. 07-188-H**

**DECISION**

**FINDINGS OF FACT**

1. Michael John Parsons, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19645, and his address of record with the Board is in Kingwood, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sue Holt, which complaint related to the care and treatment rendered to the Complainant by Dr. Parsons.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, Dr. Parsons filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parsons, and the Complainant filed no additional response.

5. At the May 11, 2008, 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 and surgery 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. Parsons 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 12, 2008.

#### 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. Parsons is unqualified to practice medicine and surgery 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.

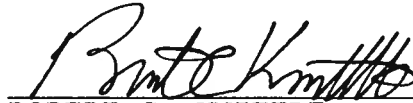
3. The evidence presented fails to show that the license of Dr. Parsons to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery with that level of care, skill and treatment which is recognized by a reasonable, 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Parsons for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KAMALESH PURUSHOTTAM PATEL, M.D.**

**COMPLAINT NO. 07-201-H**

**DECISION**

**FINDINGS OF FACT**

1. Kamalesh Purushottam Patel, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20783, and his address of record with the Board is in Bland, Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Karen Sue Horsley, which complaint related to alleged unprofessional conduct with respect to 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 February 2008, a response to the complaint was filed by Dr. Patel.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Patel and in February 2008, an additional response was filed by the complainant.

5. At the May 11, 2008, 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 May 12, 2008.

#### 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 with respect to the complaint to show that Dr. Patel is 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 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 and surgery 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 and surgery 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: May 12, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SHAHNAZ I. RANA, M.D.**

**COMPLAINT NO. 07-178-W**

**DECISION**

**FINDINGS OF FACT**

1. Shahnaz I. Rana, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12731, and her address of record with the Board is in Princeton, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ronald Warden, which complaint related to the care and treatment rendered to the Complainant by Dr. Rana.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, Dr. Rana filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rana, and the Complainant filed no additional response.

5. At the May 11, 2008, 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 and surgery 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. Rana 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 12, 2008.

#### 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. Rana is unqualified to practice medicine and surgery 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. Rana to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Rana for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

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 William Snyder, M.D.**

**COMPLAINT NO. 07-199-P**

**DECISION**

**FINDINGS OF FACT**

1. Charles William Snyder, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19336, and his address of record with the Board is in Granville, Ohio.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kelly Diane Putnam, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Snyder.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, a response to the complaint was filed by Dr. Snyder.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Snyder and no additional response was filed by the complainant.

5. At the May 11, 2008, 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. Snyder 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Snyder is 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 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. Snyder to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Snyder for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DANIEL BRUCE THISTLETHWAITE, M.D.**

**COMPLAINT NO. 07-113-T**

**DECISION**

**FINDINGS OF FACT**

1. Daniel Bruce Thistlethwaite, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15674, and his address of record with the Board is in South Charleston, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Timothy Thistlethwaite, M.D., which complaint related to alleged unprofessional conduct and failure to conform to the Code of Medical Ethics of the American Medical Association relating to the production of medical records by Dr. Daniel Bruce Thistlethwaite.

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. Daniel Thistlethwaite.

4. Subsequently, the Complainant was forwarded the response filed on behalf of Dr. Daniel Thistlethwaite and in October 2007, the Complainant filed an additional response.

5. Additional information was requested and at the May 11, 2008, 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. Thistlethwaite 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Thistlethwaite is 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 insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

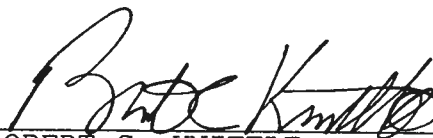
3. The evidence presented fails to show that the license of Dr. Thistlethwaite to practice medicine and surgery in this State should be restricted or limited because there is

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 and surgery or to restrict the license to practice medicine and surgery of Dr. Thistlethwaite for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:



ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**TIMOTHY LAWRENCE THISTLETHWAITE, M.D.      COMPLAINT NO. 07-205-Q**

**DECISION**

**FINDINGS OF FACT**

1. Timothy Lawrence Thistlethwaite, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17498, and his address of record with the Board is in Charleston, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jerry F. Queen, which complaint related to the care and treatment rendered to the Complainant by Dr. Thistlethwaite.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Thistlethwaite filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Thistlethwaite, and in March 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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 and surgery 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. Thistlethwaite 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 12, 2008.

#### 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. Thistlethwaite is unqualified to practice medicine and surgery 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. Thistlethwaite to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Thistlethwaite for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**RUSSELL IRVIN VOLTIN, M.D.**

**COMPLAINT NO. 07-114-T**

**DECISION**

**FINDINGS OF FACT**

1. Russell Irvin Voltin, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15994, and his address of record with the Board is in South Charleston, West Virginia.

2. In July 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Timothy Thistlethwaite, M.D., which complaint related to alleged unprofessional conduct and failure to conform to the Code of Medical Ethics of the American Medical Association relating to the production of medical records by Dr. Voltin.

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. Voltin.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Voltin and in October 2007, the Complainant filed an additional response.

5. Additional information was requested and at the May 11, 2008, 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. Voltin 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Voltin is 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 insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

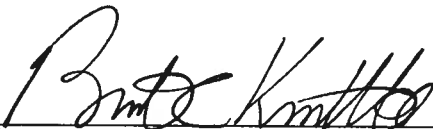
3. The evidence presented fails to show that the license of Dr. Voltin to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence of engaging in dishonorable, unethical or

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 and surgery or to restrict the license to practice medicine and surgery of Dr. Voltin for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**BRIAN GEOFFREY WHALIN, M.D.**

**COMPLAINT NO. 07-179-L**

**DECISION**

**FINDINGS OF FACT**

1. Brian Geoffrey Whalin, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12097, and his address of record with the Board is in Parkersburg, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tina Lott, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's child by Dr. Whalin.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, a response to the complaint was filed by Dr. Whalin.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Whalin and the Complainant filed no additional response.

5. Dr. Whalin appeared for a full discussion of the matter before the Complaint Committee of the Board on May 11, 2008, where he presented evidence on his behalf.

6. At the May 11, 2008, 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. Whalin 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 12, 2008.

#### 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 with respect to the complaint to show that Dr. Whalin is 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 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. Whalin to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Whalin for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**NADIA YAQUB, M.D.**

**COMPLAINT NO. 07-204-B**

**DECISION**

**FINDINGS OF FACT**

1. Nadia Yaqub, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20994, and her address of record with the Board is in Huntington, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michael A. Ball, which complaint related to the care and treatment rendered to the Complainant by Dr. Yaqub.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, Dr. Yaqub filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Yaqub, and in February 2008, the Complainant filed an additional response.

5. At the May 11, 2008, 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 and surgery 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. Yaqub 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 12, 2008.

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. Yaqub is unqualified to practice medicine and surgery 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. Yaqub to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Yaqub for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**STANLEY ZASLAU, M.D.**

**COMPLAINT NO. 07-162-W**

**DECISION**

**FINDINGS OF FACT**

1. Stanley Zaslau, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20703, and his address of record with the Board is in Morgantown, West Virginia.
2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Roy R. Wolfe, Jr. M.D., which complaint related to alleged unprofessional conduct by Dr. Zaslau.
3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in December 2007, a response to the complaint was filed on behalf of Dr. Zaslau.
4. Subsequently, the Complainant was forwarded the response filed by Dr. Zaslau and in January 2008, the Complainant filed an additional response.
5. Additional information was requested and reviewed and at the May 11, 2008, 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. Zaslau 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 12, 2008.

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 with respect to the complaint to show that Dr. Zaslau is 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 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. Zaslau to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Zaslau for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: May 12, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/  
No Disciplinary Sanction**

**MONTH OF JULY, 2008**

08-26-M	Yusr Aboushaar, M.D.
08-06-T	Nilima Ravindranath Bhirud, M.D.
08-51-L	Elizabeth Lantz Brown, M.D.
08-16-E	Gregory Donald Chaney, M.D.
08-23-N	Victorino Dumaboc Chin, M.D.
07-197-S	John Allison Draper, Jr., M.D.
08-30-W	Maheep Kumar Goyal, M.D.
08-31-W	Nabil Gaballa Guirguis, M.D.
08-18-S	David John Humphreys, M.D.
08-10-W	Manolito M. Lontoc, M.D.
08-19-G	Rajan Bakhshish Masih, M.D.
08-12-R	John Allen McKnight, M.D.
07-156-D	Ebenezer Jaron Obenza, M.D.
08-21-A	Michael John Parsons, M.D.
08-25-C	Darla Kay Pigott, M.D.
07-185-S	Wilbur Zinn Sine, M.D.
08-24-C	Plaridel Palma Tordilla, M.D.
08-15-A	Syed Abdul Zahir, M.D.

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**TOTAL 18**

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**YUSR ABOUSHAAR, M.D.**

**COMPLAINT NO. 08-26-M**

**DECISION**

**FINDINGS OF FACT**

1. Yusr Aboushaar, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18109, and his address of record with the Board is in Charleston, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Amy Mellert, which complaint related to alleged unprofessional conduct of Dr. Aboushaar.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Aboushaar.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Aboushaar and the Complainant filed no additional response.

5. At the July 13, 2008, 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. Aboushaar 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 14, 2008.

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 with respect to the complaint to show that Dr. Aboushaar is 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 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. Aboushaar to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Aboushaar for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:



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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. 08-06-T**

**DECISION**

**FINDINGS OF FACT**

1. Nilima Ravindranath Bhirud, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13751, and her address of record with the Board is in Marmet, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Debora Ann Thomas, which complaint related to alleged unprofessional conduct with respect to the alleged failure of Dr. Bhirud to supply the complainant with her medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, 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 13, 2008, 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 14, 2008.

#### 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 with respect to the complaint to show that Dr. Bhirud is 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 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 and surgery 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 and surgery 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 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ELIZABETH LANTZ BROWN, M.D.**

**COMPLAINT NO. 08-51-L**

**DECISION**

**FINDINGS OF FACT**

1. Elizabeth Lantz Brown, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20430, and her address of record with the Board is in South Charleston, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Melissa S. Lewis, which complaint related to the failure by Dr. Brown to correctly bill the insurance of the Complainant.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Brown.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Brown, and in June 2008, the Complainant filed an additional response.

5. At the July 13, 2008, 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 and surgery 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. Brown 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 14, 2008.

#### 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. Brown is unqualified to practice medicine and surgery 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. Brown to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Brown for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**GREGORY DONALD CHANEY, M.D.**

**COMPLAINT NO. 08-16-E**

**DECISION**

**FINDINGS OF FACT**

1. Gregory Donald Chaney, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16608, and his address of record with the Board is in Huntington, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Christina Edwards, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Chaney.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Chaney.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chaney and in May 2008, the Complainant filed an additional response.

5. At the July 13, 2008, 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. Chaney 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 14, 2008.

#### 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 with respect to the complaint to show that Dr. Chaney is 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 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. Chaney to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Chaney for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**VICTORINO DUMABOC CHIN, M.D.**

**COMPLAINT NO. 08-23-N**

**DECISION**

**FINDINGS OF FACT**

1. Victorino Dumaboc Chin, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10205, and his address of record with the Board is in Moundsville, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Ted A. Neely, which complaint related to the care and treatment rendered to the Complainant by Dr. Chin.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Chin.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chin, and the Complainant filed no additional response.

5. At the July 13, 2008, 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 and surgery 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. Chin 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 14, 2008.

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. Chin is unqualified to practice medicine and surgery 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. Chin to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Chin for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOHN ALLISON DRAPER, JR., M.D.**

**COMPLAINT NO. 07-197-S**

**DECISION**

**FINDINGS OF FACT**

1. John Allison Draper, Jr., M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13815, and his address of record with the Board is in Martinsburg, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Mousa Shafaghat, which complaint related to the care and treatment rendered to the Complainant by Dr. Draper.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Draper.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Draper, and the Complainant filed no additional response.

5. At the July 13, 2008, 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 and surgery 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. Draper 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 14, 2008.

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. Draper is unqualified to practice medicine and surgery 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. Draper to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Draper for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MAHEEP KUMAR GOYAL, M.D.**

**COMPLAINT NO. 08-30-W**

**DECISION**

**FINDINGS OF FACT**

1. Maheep Kumar Goyal, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21806, and his address of record with the Board is in Royersford, Pennsylvania.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Goyal which related to a Public Letter of Concern issued by the licensing authority in North Carolina against the license of Dr. Goyal in connection with a malpractice claim payment made on behalf of Dr. Goyal on March 30, 2007.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Goyal.

4. Dr. Goyal appeared for a full discussion of the matter before the Complaint Committee of the Board on July 13, 2008.

5. At the July 13, 2008, 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 and surgery 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. Goyal 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 14, 2008.

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. Goyal is unqualified to practice medicine and surgery 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. Goyal to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Goyal for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**NABIL GABALLA GUIRGUIS, M.D.**

**COMPLAINT NO. 08-31-W**

**DECISION**

**FINDINGS OF FACT**

1. Nabil Gaballa Guirguis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21364, and his address of record with the Board is in Bridgeport, West Virginia.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Guirguis which related to an adverse action report submitted by United Hospital Center, Inc., to the National Practitioner Data Bank regarding Dr. Guirguis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2008, a response to the complaint was filed by Dr. Guirguis.

4. At the July 13, 2008, 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 and surgery 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. Guirguis 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 14, 2008.

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. Guirguis is unqualified to practice medicine and surgery 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. Guirguis to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Guirguis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DAVID JOHN HUMPHREYS, M.D.**

**COMPLAINT NO. 08-18-S**

**DECISION**

**FINDINGS OF FACT**

1. David John Humphreys, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14902, and his address of record with the Board is in Huntington, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Michael Joel Sterling, D.C., which complaint related to alleged unprofessional conduct with respect to the alleged failure of Dr. Humphreys to supply the complainant with his medical records.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Humphreys.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Humphreys and the Complainant filed no additional response.

5. At the July 13, 2008, 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. Humphreys 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 14, 2008.

#### 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 with respect to the complaint to show that Dr. Humphreys is 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 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. Humphreys to practice medicine and surgery 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

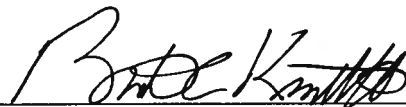


Board of Medicine [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e) and (j)].

4. No probable cause exists to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Humphreys for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MANOLITO M. LONTOC, M.D.**

**COMPLAINT NO. 08-10-W**

**DECISION**

**FINDINGS OF FACT**

1. Manolito M. Lontoc, M.D., held a license to practice medicine and surgery in West Virginia, License No. 10086, which expired as of June 30, 2008. His address of record with the Board is in South Point, Ohio.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine initiated a complaint against Dr. Lontoc, which related to the permanent revocation of his license to practice medicine and surgery in the State of Ohio.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint, but no response to the complaint was filed by or on behalf of Dr. Lontoc.

4. In May 2008, the Board issued a subpoena commanding Dr. Lontoc's appearance at the July 13, 2008, meeting of the Complaint Committee of the Board.

5. On June 30, 2008, Dr. Lontoc's license to practice medicine and surgery in the State of West Virginia automatically expired due to his failure to file a renewal application.

6. Dr. Lontoc failed to appear for a full discussion of the matter before the Complaint Committee of the Board on July 13, 2008, and further failed to present any evidence on his behalf.

7. At the July 13, 2008, meeting of the Complaint Committee of the Board, the Complaint Committee reviewed all of the information with respect to the complaint and determined that the West Virginia Board of Medicine no longer has jurisdiction over the matter as Dr. Lontoc is no longer licensed to practice medicine and surgery in the State of West Virginia. Accordingly, it was determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Lontoc in the State of West Virginia, and the Complaint Committee voted to close the case with prejudice, all of which was reported to the Board at its regular meeting on July 14, 2008.

#### 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 no jurisdiction over the party and subject matter of the Complaint under the provisions of the West Virginia Medical Practice Act, contained in W. Va. Code § 30-3-14(c), which requires that a physician be "licensed or otherwise lawfully practicing in this State."


2. Although probable cause may exist to substantiate disqualification of Dr. Lontoc from the practice of medicine and surgery in this State for the reasons set forth in the W. Va. Code § 30-3-14(c)(17) and 11 CSR 1A 12.1(g), in that the license of Dr. Lontoc to practice medicine and surgery has been acted against or subjected to disciplinary action in another state, the Board is

not empowered to discipline Dr. Lontoc since he no longer holds a valid license to practice medicine and surgery in the State of West Virginia.

3. This matter is therefore closed and dismissed by the West Virginia Board of Medicine with prejudice toward any future application of Dr. Lontoc for a license to practice medicine and surgery in West Virginia.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

BEFORE THE WEST VIRGINIA BOARD OF MEDICINE

IN RE:

RAJAN BAKHSHISH MASIH, M.D.

COMPLAINT NO. 08-19-G

DECISION

FINDINGS OF FACT

1. Rajan Bakhshish Masih, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19166, and his address of record with the Board is in Petersburg, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Diana Greene, which complaint related to the care and treatment rendered to the Complainant by Dr. Masih.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed on behalf of Dr. Masih.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Masih, and the Complainant filed an additional response.

5. At the July 13, 2008, 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 and surgery 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. Masih 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 14, 2008.

#### 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. Masih is unqualified to practice medicine and surgery 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. Masih to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Masih for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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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. 08-12-R**

**DECISION**

**FINDINGS OF FACT**

1. John Allen McKnight, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18556, and his address of record with the Board is in Morgantown, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Gloria Jean Ransom, 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 February 2008, a response to the complaint was filed by Dr. McKnight.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McKnight, and in April 2008, the Complainant filed an additional response.

5. At the July 13, 2008, 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 and surgery 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 July 14, 2008.

#### 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 and surgery 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 and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: July 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**EBENEZER JARON OBenza, M.D.**

**COMPLAINT NO. 07-156-D**

**DECISION**

**FINDINGS OF FACT**

1. Ebenezer Jaron Obenza, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13887, and his address of record with the Board is in Charleston, West Virginia.

2. In October 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joseph D. Davis, which complaint related to the care and treatment rendered to the Complainant by Dr. Obenza.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2008, a response to the complaint was filed on behalf of Dr. Obenza.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Obenza, and in April 2008, the Complainant filed an additional response.

5. At the July 13, 2008, 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 and surgery 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. Obenza 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 14, 2008.

#### 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. Obenza is unqualified to practice medicine and surgery 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. Obenza to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Obenza for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JOHN PARSONS, M.D.**

**COMPLAINT NO. 08-21-A**

**DECISION**

**FINDINGS OF FACT**

1. Michael John Parsons, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19645, and his address of record with the Board is in Kingwood, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Katie Ann Amos, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Parsons.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2008, a response to the complaint was filed by Dr. Parsons.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parsons and the Complainant filed no additional response.

5. At the July 13, 2008, 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. Parsons 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 14, 2008.

#### 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 with respect to the complaint to show that Dr. Parsons is 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 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. Parsons to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Parsons for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DARLA KAY PIGOTT, M.D.**

**COMPLAINT NO. 08-25-C**

**DECISION**

**FINDINGS OF FACT**

1. Darla Kay Pigott, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20290, and her address of record with the Board is in Gassaway, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Enid Copen, Wilma Reip and Beverly Hughes, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainants' mother by Dr. Pigott.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in March 2008, a response to the complaint was filed by Dr. Pigott.

4. Subsequently, the Complainants were forwarded the response filed by Dr. Pigott and in April 2008, the Complainants filed an additional response.

5. At the July 13, 2008, 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. Pigott 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 14, 2008.

#### 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 with respect to the complaint to show that Dr. Pigott is 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 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. Pigott to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Pigott for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**WILBUR ZINN SINE, M.D.**

**COMPLAINT NO. 07-185-S**

**DECISION**

**FINDINGS OF FACT**

1. Wilbur Zinn Sine, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09890, and his address of record with the Board is in Morgantown, West Virginia.

2. In November 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Debra Scott, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant's neighbor, Pamela Murphy, by Dr. Sine.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Sine.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sine and in February 2008, the Complainant filed an additional response.

5. At the July 13, 2008, 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. Sine 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 14, 2008.

#### 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 with respect to the complaint to show that Dr. Sine is 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 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. Sine to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Sine for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**PLARIDEL PALMA TORDILLA, M.D.**

**COMPLAINT NO. 08-24-C**

**DECISION**

**FINDINGS OF FACT**

1. Plaridel Palma Tordilla, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13430, and his address of record with the Board is in Man, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Christy Campbell, which complaint related to alleged unprofessional conduct with respect to backdating excuses for school absences by Dr. Tordilla.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Tordilla.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Tordilla and the Complainant filed no additional response.

5. At the July 13, 2008, 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. Tordilla 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 14, 2008.

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 with respect to the complaint to show that Dr. Tordilla is 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 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. Tordilla to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Tordilla for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: July 14, 2008

FOR THE COMMITTEE:



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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. 08-15-A**

**DECISION**

**FINDINGS OF FACT**

1. Syed Abdul Zahir, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09606, and his address of record with the Board is in Beckley, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Douglas M. Ayers, II, 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 March 2008, a response to the complaint was filed by Dr. Zahir.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Zahir, and the Complainant filed no additional response.

5. At the July 13, 2008, 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 and surgery 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 July 14, 2008.

#### 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. Zahir is unqualified to practice medicine and surgery 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 and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: July 14, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/  
No Disciplinary Sanction**

**MONTH OF SEPTEMBER, 2008**

<b>08-20-S</b>	<b>Melanie Dawn Altizer, M.D.</b>
<b>08-28-M</b>	<b>Roger Dale Anderson, M.D.</b>
<b>08-53-C</b>	<b>Michael James Arvanitis, M.D.</b>
<b>08-77-E</b>	<b>Paul Bachwitt, M.D.</b>
<b>08-42-L</b>	<b>William Randy Beam, M.D.</b>
<b>08-68-H</b>	<b>Nikola Bicak, D.P.M.</b>
<b>08-04-S</b>	<b>Patrick Corkrean Bonasso, M.D.</b>
<b>08-50-H</b>	<b>Domingo Tan Chua, M.D.</b>
<b>08-64-M</b>	<b>Joseph Kevin Dickenson, M.D.</b>
<b>08-87-J</b>	<b>Jeffrey Alan Dodson, M.D.</b>
<b>08-72-C</b>	<b>Ahmed Daver Faheem, M.D.</b>
<b>08-55-A</b>	<b>Jill Babette Fowler, P.A.-C.</b>
<b>08-76-S</b>	<b>Servillano V. Garcia, M.D.</b>
<b>08-44-L</b>	<b>John Patrick Hutton, M.D.</b>
<b>08-75-A</b>	<b>Teodoro Dimaano Jimenez, M.D.</b>
<b>08-56-E</b>	<b>Christopher Konkyo Kim, M.D.</b>
<b>08-43-S</b>	<b>Anthony W. Kitchen, M.D.</b>
<b>08-78-M</b>	<b>James Stuart Lewis, M.D.</b>
<b>07-65-M</b>	<b>Indira Majumder, M.D.</b>
<b>08-35-M</b>	<b>Scott Jeffrey Manders, M.D.</b>
<b>08-48-B</b>	<b>Michael Jon McGinnis, M.D.</b>
<b>08-67-M</b>	<b>Bandy Bill Mullins, M.D.</b>
<b>08-69-H</b>	<b>Donald Ray Murphy, P.A.-C.</b>
<b>08-47-S</b>	<b>Michael John Parsons, M.D.</b>
<b>08-80-J</b>	<b>Harvey Donaldson Reisenweber, M.D.</b>
<b>08-13-S</b>	<b>Tim David Robarts, M.D.</b>

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/  
No Disciplinary Sanction**

**MONTH OF SEPTEMBER, 2008 - continued**

<b>08-71-H</b>	<b>Narciso A. Rodriguez-Cayro, M.D.</b>
<b>08-83-P</b>	<b>Robert Lee Rudolph, II, M.D.</b>
<b>08-37-R</b>	<b>Lagrimas Babiera Sadorra, M.D.</b>
<b>08-41-S</b>	<b>Lagrimas Babiera Sadorra, M.D.</b>
<b>08-70-H</b>	<b>Shawn Alexander Toney, P.A.-C.</b>
<b>08-46-B</b>	<b>Deleno H. Webb, III, M.D.</b>
<b>08-79-P</b>	<b>John Bowman White, III, D.P.M.</b>

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**TOTAL 33**

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MELANIE DAWN ALTIZER, M.D.**

**COMPLAINT NO. 08-20-S**

**DECISION**

**FINDINGS OF FACT**

1. Melanie Dawn Altizer, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22363, and her address of record with the Board is in Star City, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Manigeh Saifi, which complaint related to the care and treatment rendered to the Complainant by Dr. Altizer.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Altizer.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Altizer, and in May 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. At the September 7, 2008, 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 and surgery 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. Altizer 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 8, 2008.

#### 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. Altizer is unqualified to practice medicine and surgery 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. Altizer to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Altizer for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ROGER DALE ANDERSON, M.D.**

**COMPLAINT NO. 08-28-M**

**DECISION**

**FINDINGS OF FACT**

1. Roger Dale Anderson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14185, and his address of record with the Board is in Fleming, Ohio.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Gregory J. Maher, 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 May 2008, a response to the complaint was filed by Dr. Anderson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Anderson, and in June 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. 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 September 8, 2008.

#### 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. Anderson is unqualified to practice medicine and surgery 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 medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JAMES ARVANITIS, M.D.**

**COMPLAINT NO. 08-53-C**

**DECISION**

**FINDINGS OF FACT**

1. Michael James Arvanitis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22235, and his address of record with the Board is in Huntington, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Suzanne Carroll of the Huntington Department of Motor Vehicles, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant at her place of employment by Dr. Arvanitis. No patient/physician relationship existed between the complainant and Dr. Arvanitis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Arvanitis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Arvanitis and filed no additional response.

5. At the September 7, 2008, 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. Arvanitis 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 8, 2008.

#### 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 with respect to the complaint to show that Dr. Arvanitis is 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 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. Arvanitis to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Arvanitis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**PAUL BACHWITT, M.D.**

**COMPLAINT NO. 08-77-E**

**DECISION**

**FINDINGS OF FACT**

1. Paul Bachwitt, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11859, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Anna R. Elbon, which complaint related to alleged unprofessional conduct with respect to the failure to furnish complete medical records to the Complainant by Dr. Bachwitt.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Bachwitt.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bachwitt and the Complainant filed no additional response.

5. At the September 7, 2008, 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. Bachwitt 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 8, 2008.

#### 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 with respect to the complaint to show that Dr. Bachwitt is 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 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. Bachwitt to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Bachwitt for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**WILLIAM RANDY BEAM, M.D.**

**COMPLAINT NO. 08-42-L**

**DECISION**

**FINDINGS OF FACT**

1. William Randy Beam, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17241, and his address of record with the Board is in Huntington, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Joyce Leslie, POA, which complaint related to the care and treatment rendered to the Complainant's mother by Dr. Beam.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed on behalf of Dr. Beam.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Beam, and in July 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Beam 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 8, 2008.

#### 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. Beam is unqualified to practice medicine and surgery 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. Beam to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Beam for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**NIKOLA BICAK, D.P.M.**

**COMPLAINT NO. 08-68-H**

**DECISION**

**FINDINGS OF FACT**

1. Nikola Bicak, D.P.M., holds a license to practice podiatry in West Virginia, License No. 00307, and his address of record with the Board is in Ripley, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Florence Darlene Hughes, which complaint related to the care and treatment rendered to the Complainant by Dr. Bicak.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Bicak.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bicak, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 podiatrist 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 podiatry of Dr. Bicak 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 8, 2008.

#### 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. Bicak 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. Bicak 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 podiatry 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 podiatry or to restrict the license to practice podiatry of Dr. Bicak for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**PATRICK CORKREAN BONASSO, M.D.**

**COMPLAINT NO. 08-04-S**

**DECISION**

**FINDINGS OF FACT**

1. Patrick Corkrean Bonasso, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13108, and his address of record with the Board is in Fairmont, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Mary Diane Small, which complaint related both to the care and treatment rendered to the Complainant by Dr. Bonasso and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, a response to the complaint was filed by Dr. Bonasso.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Bonasso, and in March 2008, the Complainant filed an additional response.

5. Dr. Bonasso appeared for a full discussion of the matter before the Complaint Committee of the Board on September 7, 2008.

6. At the September 7, 2008, 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 and surgery 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 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. The Complaint Committee determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Bonasso 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 8, 2008.

#### 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. Bonasso is unqualified to practice medicine and surgery 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. Bonasso to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Bonasso for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DOMINGO TAN CHUA, M.D.**

**COMPLAINT NO. 08-50-H**

**DECISION**

**FINDINGS OF FACT**

1. Domingo Tan Chua, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09561, and his address of record with the Board is in Elkins, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Tony Herndon, which complaint related to the care and treatment rendered to the Complainant by Dr. Chua.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Chua.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Chua, and in June 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Chua 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 8, 2008.

#### 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. Chua is unqualified to practice medicine and surgery 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. Chua to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Chua for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOSEPH KEVIN DICKENSON, M.D.**

**COMPLAINT NO. 08-64-M**

**DECISION**

**FINDINGS OF FACT**

1. Joseph Kevin Dickenson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19735, and his address of record with the Board is in Beckley, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Alberta Lynn Maatman, which complaint related to the care and treatment rendered to the Complainant by Dr. Dickenson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed on behalf of Dr. Dickenson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dickenson, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Dickenson 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 8, 2008.

#### 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. Dickenson is unqualified to practice medicine and surgery 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. Dickenson to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Dickenson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JEFFREY ALAN DODSON, M.D.**

**COMPLAINT NO. 08-87-J**

**DECISION**

**FINDINGS OF FACT**

1. Jeffrey Alan Dodson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21906, and his address of record with the Board is in Bridgeport, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Pamela J. Jaggie, which complaint related to the care and treatment rendered to the Complainant by Dr. Dodson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed by Dr. Dodson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dodson, and in August 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Dodson 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 8, 2008.

#### 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. Dodson is unqualified to practice medicine and surgery 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. Dodson to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Dodson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**AHMED DAVER FAHEEM, M.D.**

**COMPLAINT NO. 08-72-C**

**DECISION**

**FINDINGS OF FACT**

1. Ahmed Daver Faheem, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12885, and his address of record with the Board is in Beckley, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Frank P. Carson, which complaint related to the care and treatment rendered to the Complainant by Dr. Faheem.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Faheem.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Faheem, and in July 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Faheem 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 8, 2008.

#### 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. Faheem is unqualified to practice medicine and surgery 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.

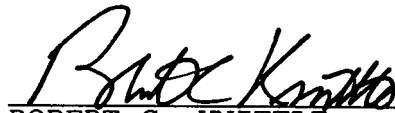
3. The evidence presented fails to show that the license of Dr. Faheem to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery with that level of care, skill and treatment which is recognized by a reasonable, 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Faheem for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JILL BABETTE FOWLER, P.A.-C.**

**COMPLAINT NO. 08-55-A**

**DECISION**

**FINDINGS OF FACT**

1. Jill Babette Fowler, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 00773, and her address of record with the Board is in Sistersville, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Toni K. Ash, which complaint related to care and treatment rendered to the Complainant by Ms. Fowler.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, Ms. Fowler filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Ms. Fowler and in July 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Ms. Fowler, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 8, 2008.

#### 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. Fowler 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. Fowler 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. Fowler for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SERVILLANO V. GARCIA, M.D.**

**COMPLAINT NO. 08-76-S**

**DECISION**

**FINDINGS OF FACT**

1. Servillano V. Garcia, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11413, and his address of record with the Board is in Princeton, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Susie L. Sells, which complaint related to the care and treatment rendered to the Complainant by Dr. Garcia.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Garcia.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Garcia, and in July 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Garcia 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 8, 2008.

#### 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. Garcia is unqualified to practice medicine and surgery 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. Garcia to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Garcia for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOHN PATRICK HUTTON, M.D.**

**COMPLAINT NO. 08-44-L**

**DECISION**

**FINDINGS OF FACT**

1. John Patrick Hutton, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10155, and his address of record with the Board is in Charleston, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Crystal Leach, which complaint related to the care and treatment rendered to the Complainant by Dr. Hutton.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Hutton.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Hutton, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Hutton 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 8, 2008.

#### 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. Hutton is unqualified to practice medicine and surgery 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. Hutton to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Hutton for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**TEODORO DIMAANO JIMENEZ, M.D.**

**COMPLAINT NO. 08-75-A**

**DECISION**

**FINDINGS OF FACT**

1. Teodoro Dimaano Jimenez, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11737, and his address of record with the Board is in Daniels, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Donna Ray Adkins, which complaint related to the care and treatment rendered to the Complainant by Dr. Jimenez.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Jimenez.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jimenez, and in July 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Jimenez 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 8, 2008.

#### 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. Jimenez is unqualified to practice medicine and surgery 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. Jimenez to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Jimenez for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**CHRISTOPHER KONKYO KIM, M.D.**

**COMPLAINT NO. 08-56-E**

**DECISION**

FINDINGS OF FACT

1. Christopher Konkyo Kim, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19743, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sherrie Elswick, which complaint related to the care and treatment rendered to the Complainant by Dr. Kim.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Kim.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kim, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Kim 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 8, 2008.

#### 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. Kim is unqualified to practice medicine and surgery 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. Kim to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Kim for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ANTHONY W. KITCHEN, M.D.**

**COMPLAINT NO. 08-43-S**

**DECISION**

**FINDINGS OF FACT**

1. Anthony W. Kitchen, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19471, and his address of record with the Board is in Williamstown, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kathy L. Sabovik, which complaint related to the care and treatment rendered to the Complainant by Dr. Kitchen.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Kitchen.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kitchen, and in July 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Kitchen 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 8, 2008.

#### 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. Kitchen is unqualified to practice medicine and surgery 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. Kitchen to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Kitchen for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JAMES STUART LEWIS, M.D.**

**COMPLAINT NO. 08-78-M**

**DECISION**

**FINDINGS OF FACT**

1. James Stuart Lewis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13546, and his address of record with the Board is in Beaver, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Alberta Lynn Maatman, which complaint related to the care and treatment rendered to the Complainant by Dr. Lewis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Lewis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Lewis, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Lewis 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 8, 2008.

#### 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. Lewis is unqualified to practice medicine and surgery 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.

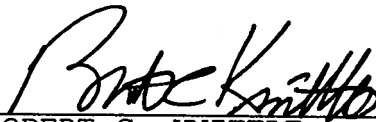
3. The evidence presented fails to show that the license of Dr. Lewis to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery with that level of care, skill and treatment which is recognized by a reasonable, 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Lewis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**INDIRA MAJUMDER, M.D.**

**COMPLAINT NO. 07-65-M**

**DECISION**

**FINDINGS OF FACT**

1. Indira Majumder, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10709, and her address of record with the Board is in Morgantown, West Virginia.

2. In May 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Kathleen McClung, which complaint related to the care and treatment rendered to the Complainant's infant son by Dr. Majumder.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2007, Dr. Majumder filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Majumder, and the Complainant filed an additional response in August 2007.

5. A supplemental response from Dr. Majumder's recently retained attorney was received in November 2007.

6. Additional medical records were obtained and a review of the matter complained of was made by an independent medical consultant neonatologist, who filed a report in July, 2008, stating that the infant had evidence of renal failure at birth which was clearly evident to Dr. Majumder and should have

been addressed as expeditiously as possible.

7. Dr. Majumder submitted a report from an independent medical consultant pediatrician, who stated that Dr. Majumder treated the child aggressively and appropriately and that prior to discharge, consultation from a neonatologist would have been appropriate but that it is unlikely that a significant change in prognosis could have occurred even then.

8. Dr. Majumder appeared for a full discussion of the matter before the Complaint Committee of the Board on September 7, 2008, where she presented evidence on her behalf.

9. At the September 7, 2008, 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 in light of the pediatrician's report presented on behalf of Dr. Majumder, there was insufficient evidence of a failure to practice medicine and surgery 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. Majumder 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 8, 2008.

### 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. Majumder is unqualified to practice medicine and surgery 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. Majumder to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine and surgery 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 and surgery or to

restrict the license to practice medicine and surgery of Dr. Majumder for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SCOTT JEFFREY MANDERS, M.D.**

**COMPLAINT NO. 08-35-M**

**DECISION**

**FINDINGS OF FACT**

1. Scott Jeffrey Manders, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21542, and his address of record with the Board is in Parkersburg, West Virginia.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Susan K. Moore, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Manders.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Manders.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Manders and the Complainant filed no additional response.

5. At the September 7, 2008, 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. Manders 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 8, 2008.

#### 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 with respect to the complaint to show that Dr. Manders is 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 no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

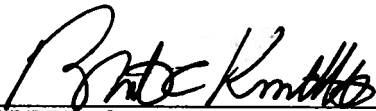
3. The evidence presented fails to show that the license of Dr. Manders to practice medicine and surgery in this State should be restricted or limited because there is no evidence of engaging in dishonorable, unethical or unprofessional conduct

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 and surgery or to restrict the license to practice medicine and surgery of Dr. Manders for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JON MCGINNIS, M.D.**

**COMPLAINT NO. 08-48-B**

**DECISION**

**FINDINGS OF FACT**

1. Michael Jon McGinnis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 10304, and his address of record with the Board is in Gallipolis, Ohio.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Patricia G. Brumfield, which complaint related to alleged unprofessional conduct with respect to the failure to furnish medical records to the Complainant by Dr. McGinnis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2008, a response to the complaint was filed by Dr. McGinnis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. McGinnis and the Complainant filed no additional response.

5. At the September 7, 2008, 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. McGinnis 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 8, 2008.

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 with respect to the complaint to show that Dr. McGinnis is 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 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. McGinnis to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. McGinnis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**BANDY BILL MULLINS, M.D.**

**COMPLAINT NO. 08-67-M**

**DECISION**

**FINDINGS OF FACT**

1. Bandy Bill Mullins, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22570, and his address of record with the Board is in Charleston, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Alberta Lynn Maatman, which complaint related to the care and treatment rendered to the Complainant by Dr. Mullins.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Mullins.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Mullins, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Mullins 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 8, 2008.

#### 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. Mullins is unqualified to practice medicine and surgery 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. Mullins to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Mullins for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DONALD RAY MURPHY, Jr., P.A.-C.            COMPLAINT NO. 08-69-H**

**DECISION**

**FINDINGS OF FACT**

1. Donald Ray Murphy, Jr. P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 00664, and his address of record with the Board is in Fayetteville, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Judith Carol Hagy, which complaint related to care and treatment rendered to the Complainant by Mr. Murphy.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, Mr. Murphy filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Murphy and the Complainant filed no additional response.

5. At the September 7, 2008, 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 violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Mr. Murphy, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 8, 2008.

#### 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. Murphy 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.

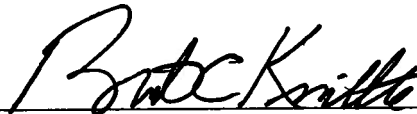
3. The evidence presented fails to show that the license of Mr. Murphy to practice as a physician assistant

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. Murphy for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**MICHAEL JOHN PARSONS, M.D.**

**COMPLAINT NO. 08-47-S**

**DECISION**

**FINDINGS OF FACT**

1. Michael John Parsons, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19645, and his address of record with the Board is in Kingwood, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Elizabeth Shrout, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Parsons.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2008, a response to the complaint was filed by Dr. Parsons.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Parsons and the Complainant filed no additional response.

5. At the September 7, 2008, 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. Parsons 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 8, 2008.

#### 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 with respect to the complaint to show that Dr. Parsons is 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 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. Parsons to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Parsons for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**HARVEY DONALDSON REISENWEBER, M.D.**

**COMPLAINT NO. 08-80-J**

**DECISION**

**FINDINGS OF FACT**

1. Harvey Donaldson Reisenweber, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09223, and his address of record with the Board is in Martinsburg, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Jimmie Jenkins, which complaint related to the care and treatment rendered to the Complainant by Dr. Reisenweber.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Reisenweber.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Reisenweber, and in August 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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. Reisenweber 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 8, 2008.

#### 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. Reisenweber is unqualified to practice medicine and surgery 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. Reisenweber to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Reisenweber for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**TIM DAVID ROBARTS, M.D.**

**COMPLAINT NO. 08-13-S**

**DECISION**

**FINDINGS OF FACT**

1. Tim David Robarts, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 16975, and his address of record with the Board is in Huntington, West Virginia.

2. In January 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from D. Scott Shumate, which complaint related to alleged unprofessional conduct with respect to an inappropriate relationship with the spouse of the Complainant while she was a patient of Dr. Robarts'.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, a response to the complaint was filed on behalf of Dr. Robarts.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Robarts and the Complainant filed no additional response.

5. Additional records were subpoenaed and reviewed.

6. At the September 7, 2008, 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. Robarts 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 8, 2008.

#### 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 with respect to the complaint to show that Dr. Robarts is 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 no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

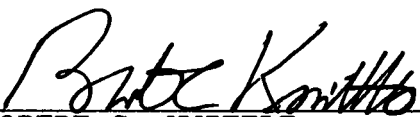
3. The evidence presented fails to show that the license of Dr. Robarts to practice medicine and surgery in this

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 and surgery or to restrict the license to practice medicine and surgery of Dr. Roberts for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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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. 08-71-H**

**DECISION**

**FINDINGS OF FACT**

1. Narciso A. Rodriguez-Cayro, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13803, and his address of record with the Board is in Beckley, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Judith Carol Hagy, which complaint related to the alleged inappropriate discharge of 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 June 2008, 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 the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. 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 September 8, 2008.

#### 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. Rodriguez-Cayro is unqualified to practice medicine and surgery 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. Rodriguez-Cayro to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ROBERT LEE RUDOLPH, II, M.D.**

**COMPLAINT NO. 08-83-P**

**DECISION**

**FINDINGS OF FACT**

1. Robert Lee Rudolph, II, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12909, and his address of record with the Board is in Parkersburg, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Shirley M. Poling, which complaint related both to the care and treatment rendered to the Complainant by Dr. Rudolph and his alleged unprofessional conduct with respect to the charging of excessive fees.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Rudolph.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Rudolph, and in August 2008, the Complainant filed an additional response.

5. At the September 7, 2008, 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 and surgery 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 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. The Complaint Committee determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Rudolph 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 8, 2008.

#### 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.

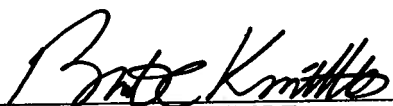
2. There is no evidence to show that Dr. Rudolph is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Rudolph to practice medicine and surgery in this State should be restricted or limited because there is no evidence of either a failure to practice medicine and surgery 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 or dishonorable, unethical, or unprofessional conduct [W. Va. Code § 30-3-14(c) (17) and 11 CSR 1A 12.1(e)and(x) and 11 CSR 1A 12.2(i)].

4. No probable cause exists to substantiate disqualification from the practice of medicine and surgery or to restrict the license to practice medicine and surgery of Dr. Rudolph for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**LAGRIMAS BABIERA SADORRA, M.D.**

**COMPLAINT NO. 08-37-R**

**DECISION**

**FINDINGS OF FACT**

1. Lagrimas Babiera Sadorra, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12801, and her address of record with the Board is in Cross Lanes, West Virginia.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lisa Rainwater, which complaint related to the alleged inappropriate discharge of the Complainant by Dr. Sadorra.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2008, a response to the complaint was filed by Dr. Sadorra.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sadorra, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Sadorra 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 8, 2008.

#### 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. Sadorra is unqualified to practice medicine and surgery 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. Sadorra to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Sadorra for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:

  
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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**LAGRIMAS BABIERA SADORRA, M.D.**

**COMPLAINT NO. 08-41-S**

**DECISION**

**FINDINGS OF FACT**

1. Lagrimas Babiera Sadorra, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 12801, and her address of record with the Board is in Cross Lanes, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sharon L. Sloane, which complaint related to the care and treatment rendered to the Complainant by Dr. Sadorra.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2008, a response to the complaint was filed by Dr. Sadorra.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Sadorra, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Sadorra 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 8, 2008.

#### 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. Sadorra is unqualified to practice medicine and surgery 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. Sadorra to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Sadorra for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SHAWN ALEXANDER TONEY, P.A.-C.                      COMPLAINT NO. 08-70-H**

**DECISION**

**FINDINGS OF FACT**

1. Shawn Alexander Toney, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 00681, and his address of record with the Board is in Beckley, West Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Judith Carol Hagy, which complaint related to the alleged inappropriate discharge of the Complainant by Mr. Toney.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, Mr. Toney filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Toney and the Complainant filed no additional response.

5. At the September 7, 2008, 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 violation of the regulations pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Mr. Toney, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on September 8, 2008.

#### 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. Toney 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. Toney 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. Toney for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DELENO H. WEBB, III, M.D.**

**COMPLAINT NO. 08-46-B**

**DECISION**

**FINDINGS OF FACT**

1. Deleno H. Webb, III, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09413, and his address of record with the Board is in Huntington, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Terry Paul Brennan, which complaint related to the alleged inappropriate discharge of the Complainant by Dr. Webb.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Webb.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Webb, and the Complainant filed no additional response.

5. At the September 7, 2008, 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 and surgery 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. Webb 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 8, 2008.

#### 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. Webb is unqualified to practice medicine and surgery 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. Webb to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Webb for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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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. 08-79-P**

**DECISION**

**FINDINGS OF FACT**

1. John Bowman White, III, D.P.M., holds a license to practice podiatry in West Virginia, License No. 00313, and his address of record with the Board is in Cross Lanes, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Glenn D. Pauley, which complaint related to alleged unprofessional conduct with respect to the failure to furnish medical records to the Complainant by Dr. White.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. White.

4. Subsequently, the Complainant was forwarded the response filed by Dr. White and the Complainant filed no additional response.

5. At the September 7, 2008, 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 September 8, 2008.

#### 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 with respect to the complaint to show that Dr. White 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. 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)].

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 rules promulgated thereunder.

DATE ENTERED: September 8, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**WEST VIRGINIA BOARD OF MEDICINE**

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**Complaints/Investigations - 2008**

**Closed Cases - No Probable Cause Found/  
No Disciplinary Sanction**

**MONTH OF NOVEMBER, 2008**

08-84-D	David Lee Caraway, M.D.
08-92-C	Kishore Kumar Challa, M.D.
08-40-G	John David Crompton, M.D.
08-88-A	Thomas Edward Dannals, M.D.
08-90-B	Joseph Kevin Dickenson, M.D.
08-89-R	Adel Aiad Faltaous, M.D.
07-200-R	Nabil Gaballa Guirguis, M.D.
08-85-T	Phillip Edward Jarvis, M.D.
08-91-M	Robert Phillip Kropac, M.D.
08-100-J	Steven Harry Nathanson, M.D.
08-99-A	Ebenezer Jaron Obenza, M.D.
08-49-L	Ramanathan Padmanaban, M.D.
08-54-A	Kamalesh Purushattam Patel, M.D.
08-86-G	David W. Runyon, P.A.-C.
08-82-G	Jose Manuel Serrato, M.D.
08-17-P	Joel David Shiffler, M.D.
08-81-C	Russell Raymond Stewart, M.D.
07-193-L	Walter Neal Taubenslag, M.D.
08-93-B	Susan Abraham Touma, M.D.
08-105-L	David Owen Wright, M.D.

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**TOTAL 20**

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DAVID LEE CARAWAY, M.D.**

**COMPLAINT NO. 08-84-D**

**DECISION**

**FINDINGS OF FACT**

1. David Lee Caraway, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18714, and his address of record with the Board is in Charleston, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Theresa L. Davis, which complaint related both to the care and treatment rendered to the Complainant by Dr. Caraway and his alleged unprofessional conduct with respect to his charging what the complainant considered to be excessive fees.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed by Dr. Caraway.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Caraway, and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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 and surgery 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 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. The Complaint Committee 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 November 10, 2008.

#### 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.

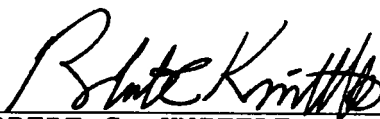
2. There is no evidence to show that Dr. Caraway is unqualified to practice medicine and surgery in this State for any reason set forth in W. Va. Code § 30-3-14(c) and specifically there is no evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

3. The evidence presented fails to show that the license of Dr. Caraway to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KISHORE KUMAR CHALLA, M.D.**

**COMPLAINT NO. 08-92-C**

**DECISION**

**FINDINGS OF FACT**

1. Kishore Kumar Challa, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15721, and his address of record with the Board is in South Charleston, West Virginia.

2. In July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Patricia G. Casto, which complaint related to the care and treatment rendered to the Complainant by Dr. Challa.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed by Dr. Challa.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Challa, and in August 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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 and surgery 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. Challa 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 10, 2008.

#### 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. Challa is unqualified to practice medicine and surgery 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. Challa to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Challa for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOHN DAVID CROMPTON, M.D.**

**COMPLAINT NO. 08-40-G**

**DECISION**

**FINDINGS OF FACT**

1. John David Crompton, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 22602, and his address of record with the Board is in Charleston, West Virginia.

2. In March 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Nicole Gainer, which complaint related to suspected unprofessional conduct with respect to alleged inappropriate treatment of the Complainant, an employee, of Dr. Crompton.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in May 2008, a response to the complaint was filed by Dr. Crompton.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Crompton and in July 2008, the Complainant filed an additional response.

5. Additional records were requested and reviewed.

6. At the November 9, 2008, 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. Crompton 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 10, 2008.

#### 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 with respect to the complaint to show that Dr. Crompton is 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 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. Crompton to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Crompton for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**THOMAS EDWARD DANNALS, M.D.**

**COMPLAINT NO. 08-88-A**

**DECISION**

**FINDINGS OF FACT**

1. Thomas Edward Dannals, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 15188, and his address of record with the Board is in Huntington, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Patricia Adkins, which complaint related to the care and treatment rendered to her father by Dr. Dannals.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Dannals.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dannals, and the Complainant filed no additional response.

5. At the November 9, 2008, 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 and surgery 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. Dannals 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 10, 2008.

#### 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. Dannals is unqualified to practice medicine and surgery 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. Dannals to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Dannals for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOSEPH KEVIN DICKENSON, M.D.**

**COMPLAINT NO. 08-90-B**

**DECISION**

**FINDINGS OF FACT**

1. Joseph Kevin Dickenson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 19735, and his address of record with the Board is in Beckley, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Rachel M. Booth, which complaint related to the care and treatment rendered to the Complainant by Dr. Dickenson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed on behalf of Dr. Dickenson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Dickenson, and the Complainant filed no additional response.

5. At the November 9, 2008, 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 and surgery 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. Dickenson 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 10, 2008.

#### 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. Dickenson is unqualified to practice medicine and surgery 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. Dickenson to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Dickenson for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**ADEL AIAD FALTAOUS, M.D.**

**COMPLAINT NO. 08-89-R**

**DECISION**

**FINDINGS OF FACT**

1. Adel Aiad Faltaous, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 17911, and his address of record with the Board is in Huntington, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Geane' Y. Revely, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Faltaous.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Faltaous.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Faltaous and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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. Faltaous 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 10, 2008.

#### 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 with respect to the complaint to show that Dr. Faltaous is 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 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. Faltaous to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Faltaous for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**NABIL GABALLA GUIRGUIS, M.D.**

**COMPLAINT NO. 07-200-R**

**DECISION**

**FINDINGS OF FACT**

1. Nabil Gaballa Guirguis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21364, and his address of record with the Board is in Bridgeport, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Sharen Robinson, which complaint related to the care and treatment rendered to her father by Dr. Guirguis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in January 2008, a response to the complaint was filed by Dr. Guirguis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Guirguis, and in February 2008, the Complainant filed an additional response.

5. Additional 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. Guirguis had provided care that was appropriate and entirely consistent with the standard of care.

6. At the November 9, 2008, 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 and surgery 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. Guirguis 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 10, 2008.

#### 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. Guirguis is unqualified to practice medicine and surgery 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. Guirguis to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Guirguis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**PHILLIP EDWARD JARVIS, M.D.**

**COMPLAINT NO. 08-85-T**

**DECISION**

**FINDINGS OF FACT**

1. Phillip Edward Jarvis, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13144, and his address of record with the Board is in Rainelle, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from William C. Taylor, which complaint related to alleged unprofessional conduct with respect to what the complainant considered to be inappropriate and threatening behavior leveled toward the Complainant by Dr. Jarvis.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Jarvis.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Jarvis and in August 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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. Jarvis 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 10, 2008.

#### 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 with respect to the complaint to show that Dr. Jarvis is 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 insufficient evidence showing that there is a violation of any provision of the Medical Practice Act or rule of the Board.

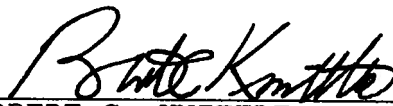
3. The evidence presented fails to show that the license of Dr. Jarvis to practice medicine and surgery in this State should be restricted or limited because there is

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 and surgery or to restrict the license to practice medicine and surgery of Dr. Jarvis for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

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. 08-91-M**

**DECISION**

**FINDINGS OF FACT**

1. Robert Phillip Kropac, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 18036, and his address of record with the Board is in Princeton, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from James L. McCormick, POA, for James R. McCormick for which complaint related to the care and treatment rendered to James R. McCormick by Dr. Kropac.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Kropac.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Kropac, and in August 2008, an additional response was filed on behalf of James R. McCormick by his power of attorney.

5. At the November 9, 2008, 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

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. 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 November 10, 2008.

#### 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. Kropac is unqualified to practice medicine and surgery 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. Kropac to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery 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: November 10, 2008

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. 08-100-J**

**DECISION**

**FINDINGS OF FACT**

1. Steven Harry Nathanson, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20899, and his address of record with the Board is in Hurricane, West Virginia.

2. In July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Betty Johnson, which complaint related to alleged unprofessional conduct with respect to what the complainant considered to be the charging of excessive fees by Dr. Nathanson.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed by Dr. Nathanson.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Nathanson and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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. 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 November 10, 2008.

#### 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 with respect to the complaint to show that Dr. Nathanson is 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 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 and surgery 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 and surgery 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: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**EBENEZER JARON OBENZA, M.D.**

**COMPLAINT NO. 08-99-A**

**DECISION**

**FINDINGS OF FACT**

1. Ebenezer Jaron Obenza, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 13887, and his address of record with the Board is in Charleston, West Virginia.

2. In July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Walter F. Agee, which complaint related to the care and treatment rendered to the Complainant by Dr. Obenza.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed by Dr. Obenza.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Obenza, and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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 and surgery 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. Obenza 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 10, 2008.

#### 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. Obenza is unqualified to practice medicine and surgery 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. Obenza to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Obenza for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**RAMANATHAN PADMANABAN, M.D.**

**COMPLAINT NO. 08-49-L**

**DECISION**

**FINDINGS OF FACT**

1. Ramanathan Padmanaban, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14435, and his address of record with the Board is in Logan, West Virginia.

2. In April 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Deborah F. Luz, which complaint related both to the care and treatment rendered to the Complainant by Dr. Padmanaban and his alleged unprofessional conduct.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Padmanaban.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Padmanaban, and in July 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. Dr. Padmanaban appeared for a full discussion of the matter before the Complaint Committee of the Board on November 9, 2008.

7. At the November 9, 2008, 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 and surgery 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 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. The Complaint Committee determined that there was no reason to proceed against the license to practice medicine and surgery of Dr. Padmanaban 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 10, 2008.

#### 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.

Padmanaban is unqualified to practice medicine and surgery 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. Padmanaban to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Padmanaban for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**KAMALESH PURUSHOTTAM PATEL, M.D.**

**COMPLAINT NO. 08-54-A**

**DECISION**

**FINDINGS OF FACT**

1. Kamalesh Purushottam Patel, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20783, and his address of record with the Board is in Bland, Virginia.

2. In May 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Toni K. Ash, which complaint related to Dr. Patel's alleged office policy of not personally seeing any follow-up patients but having those patients seen exclusively by Physician Assistants.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in June 2008, a response to the complaint was filed by Dr. Patel.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Patel, and in July 2008, the Complainant filed an additional response.

5. Dr. Patel appeared for a full discussion of the matter before the Complaint Committee of the Board on November 9, 2008.

6. At the November 9, 2008, 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 and surgery 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 10, 2008.

#### 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 and surgery 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 and surgery in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine and surgery 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 and surgery 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 10, 2008

FOR THE COMMITTEE:



ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DAVID W. RUNYON, P.A.-C.**

**COMPLAINT NO. 08-86-G**

**DECISION**

**FINDINGS OF FACT**

1. David W. Runyon, P.A.-C., holds a license to practice as a physician assistant in West Virginia, License No. 00838, and his address of record with the Board is in Beckley, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Karen Griffin, which complaint related to the alleged charging of excessive fees by Mr. Runyon.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, Mr. Runyon filed a response to the complaint.

4. Subsequently, the Complainant was forwarded the response filed by Mr. Runyon and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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 violation of the rule pertaining to physician assistants and no reason to proceed against the license to practice as a physician assistant of Mr. Runyon, and the Complaint Committee voted to close the case, all of which was reported to the Board at its regular meeting on November 10, 2008.

#### 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. Runyon 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. Runyon 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. Runyon for reasons set forth in W. Va. Code § 30-3-16 or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOSE MANUEL SERRATO, M.D.**

**COMPLAINT NO. 08-82-G**

**DECISION**

**FINDINGS OF FACT**

1. Jose Manuel Serrato, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 09321, and his address of record with the Board is in South Charleston, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Lawrence E. Gutermuth, which complaint related to alleged unprofessional conduct with respect to the failure to furnish medical records to the Complainant by Dr. Serrato.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in July 2008, a response to the complaint was filed by Dr. Serrato.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Serrato and in August 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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. Serrato 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 10, 2008.

#### 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 with respect to the complaint to show that Dr. Serrato is 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 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. Serrato to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Serrato for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine



**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**JOEL DAVID SHIFFLER, M.D.**

**COMPLAINT NO. 08-17-P**

**DECISION**

**FINDINGS OF FACT**

1. Joel David Shiffler, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20094, and his address of record with the Board is in Parkersburg, West Virginia.

2. In February 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Beulah M. Pryor, which complaint related to the care and treatment rendered to the Complainant's husband by Dr. Shiffler.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in April 2008, a response to the complaint was filed by Dr. Shiffler.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Shiffler, and in April 2008, the Complainant filed an additional response.

5. In July 2008, the Complaint Committee requested additional information from Dr. Shiffler, which he then filed in August 2008.

6. Dr. Shiffler appeared for a full discussion of the matter which was held at his request in a public meeting before the Complaint Committee of the Board on November 9, 2008, where

several members of his office staff spoke on his behalf. The Complainant also submitted a written statement in support of her position.

7. At the November 9, 2008, meeting of the Complaint Committee of the Board, in Executive Session, 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 and surgery 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. Shiffler 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 10, 2008.

#### 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. Shiffler is unqualified to practice medicine and surgery 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. Shiffler to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Shiffler for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**RUSSELL RAYMOND STEWART, M.D.**

**COMPLAINT NO. 08-81-C**

**DECISION**

**FINDINGS OF FACT**

1. Russell Raymond Stewart, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 21097, and his address of record with the Board is in Morgantown, West Virginia.

2. In June 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Nanette K. Crider, which complaint related to alleged unprofessional conduct with respect to care and treatment rendered to the Complainant by Dr. Stewart.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed by Dr. Stewart.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Stewart and in August 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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. Stewart 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 10, 2008.

#### 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 with respect to the complaint to show that Dr. Stewart is 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 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. Stewart to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Stewart for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

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. 07-193-L**

**DECISION**

**FINDINGS OF FACT**

1. Walter Neal Taubenslag, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 14389, and his address of record with the Board is in Wheeling, West Virginia.

2. In December 2007, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Gloria Llewellyn, Residential Director for ResCare, on behalf of a patient with profound mental retardation. The complaint related both to the care and treatment rendered to the patient by Dr. Taubenslag and his alleged unprofessional conduct with respect to his actions resulting in physical injury to the patient.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in February 2008, a response to the complaint was filed by Dr. Taubenslag.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Taubenslag, and in March 2008, the Complainant filed an additional response.

5. Additional records were subpoenaed and reviewed.

6. Dr. Taubenslag appeared for a full discussion of the matter before the Complaint Committee of the Board on November

9, 2008.

7. At the November 9, 2008, 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 and surgery 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 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. The Complaint Committee 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 November 10, 2008.

#### 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. Taubenslag is unqualified to practice medicine and surgery 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. Taubenslag to practice medicine and surgery in this State should be restricted or limited because there is insufficient evidence of a failure to practice medicine and surgery 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 and surgery 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: November 10, 2008

FOR THE COMMITTEE:

  
\_\_\_\_\_  
ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**SUSAN ABRAHAM TOUMA, M.D.**

**COMPLAINT NO. 08-93-B**

**DECISION**

**FINDINGS OF FACT**

1. Susan Abraham Touma, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 20440, and her address of record with the Board is in Huntington, West Virginia.

2. In July 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Paula J. Burton, which complaint related to the care and treatment rendered to the Complainant by Dr. Touma.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in August 2008, a response to the complaint was filed on behalf of Dr. Touma.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Touma, and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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 and surgery 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. Touma 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 10, 2008.

#### 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. Touma is unqualified to practice medicine and surgery 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. Touma to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Touma for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**IN RE:**

**DAVID OWEN WRIGHT, M.D.**

**COMPLAINT NO. 08-105-L**

**DECISION**

**FINDINGS OF FACT**

1. David Owen Wright, M.D., holds a license to practice medicine and surgery in West Virginia, License No. 11642, and his address of record with the Board is in Barboursville, West Virginia.

2. In August 2008, the Complaint Committee of the West Virginia Board of Medicine received a complaint from Evelyn Loth, which complaint related to the care and treatment rendered to the Complainant by Dr. Wright.

3. The Complaint Committee of the West Virginia Board of Medicine began an investigation of the complaint and in September 2008, a response to the complaint was filed by Dr. Wright.

4. Subsequently, the Complainant was forwarded the response filed by Dr. Wright, and in September 2008, the Complainant filed an additional response.

5. At the November 9, 2008, 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 and surgery 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. Wright 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 10, 2008.

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. Wright is unqualified to practice medicine and surgery 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. Wright to practice medicine and surgery in this State should be restricted or limited because there is no evidence of a failure to practice medicine and surgery 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 and surgery or to restrict the license to practice medicine and surgery of Dr. Wright for reasons set forth in W. Va. Code § 30-3-14(c) or in the rules promulgated thereunder.

DATE ENTERED: November 10, 2008

FOR THE COMMITTEE:



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ROBERT C. KNITTLE  
Executive Director  
West Virginia Board of Medicine

**2008**

**COMPLAINTS/INVESTIGATIONS**

**OPEN CASES, INVESTIGATION INITIATED AND CONTINUING**

**OPEN CASES, DISCIPLINARY PROCEEDINGS COMMENCED**

**PROBABLE CAUSE FINDINGS**



# WEST VIRGINIA BOARD OF MEDICINE

2008

## Complaints/Investigations Open Cases, Investigation Initiated and Continuing

### Total Number of Open Cases

93

<u>Number of Complaints*</u>	<u>Nature of Complaint</u>
58	Unprofessional Conduct
47	Malpractice or Failure to Practice Acceptably
8	Failure to Perform Statutory or Legal Obligation
5	Prescribing Other Than in Good Faith
4	Disciplinary Action in Another State/License Denial
2	Charging Excessive, Unconscionable Fees
2	Pre-signing Blank Prescription Forms
1	Conviction: Felony
1	Failure to Keep Written Records Justifying Treatment
1	Violation of Laws, Rules and Orders
1	Willful Violation of Confidential Communication

\*please note that open cases may have more than one (1) nature of complaint

**2008**

**Complaints/Investigations**  
**Open Cases, Disciplinary Proceedings Commenced**

West Virginia Board of Medicine, Petitioner, v.  
Timothy A. Bolyard, P.A.-C., Respondent.

West Virginia Board of Medicine, Petitioner, v.  
Fairleigh David Small, M.D., Respondent.

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**Probable Cause Findings**  
**No Disciplinary Proceedings Commenced**  
**As of December 31, 2008**

**Number**

3

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**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**WEST VIRGINIA BOARD OF MEDICINE,**

**Petitioner,**

**v.**

**TIMOTHY A. BOLYARD, P.A.-C.**

**Respondent.**

**COMPLAINT AND NOTICE OF HEARING**

Now comes the Petitioner, the West Virginia Board of Medicine (“Board”), and for its Complaint against Respondent, Timothy A. Bolyard, P.A.-C. (“Mr. Bolyard”), states as follows:

1. Mr. Bolyard currently holds an active license to practice as a physician assistant in the State of West Virginia, License No. 284, issued originally on July 14, 1986, by the Board, and his address of record is in Kingwood, West Virginia.

2. On June 30, 2007, the Complaint Committee of the Board (“Committee”) received a complaint from Michael J. Parsons, M.D. (“Dr. Parsons”), alleging certain unprofessional, unethical, and illegal conduct on the part of Mr. Bolyard, including, but not limited to, practicing outside the boundary of his license, prescribing without an ongoing physician-patient relationship, and failure to keep written records justifying treatment. Dr. Parsons served as Mr. Bolyard’s supervising physician before terminating the employment of Mr. Bolyard in June 2007.

3. The Committee began an investigation of the complaint and on July 26, 2007, Mr. Bolyard filed a response to the complaint, essentially denying the allegations contained therein.

4. After receiving a copy of Mr. Bolyard's response, Dr. Parsons filed an additional response on August 15, 2007, and provided additional documentation to support his original complaint.

5. In September 2007, the Committee reviewed Dr. Parsons' complaint, Mr. Bolyard's response to the complaint, and Dr. Parsons' additional response, and authorized further investigation regarding the allegations in the complaint, including the issuance of multiple subpoenas.

6. On October 4, 2007, and October 12, 2007, the Board issued subpoenas to Dr. Parsons requesting medical and billing records for patients identified in Dr. Parsons' Complaint against Mr. Bolyard, and in Mr. Bolyard's response thereto.

7. On December 18, 2007, the Board issued a subpoena to the United States Drug Enforcement Administration ("DEA") for copies of original prescriptions with respect to the medical records previously requested by the Board from Dr. Parsons.

8. In connection with its investigation, the Committee also received copies of the following: (a) "Report of Investigation" prepared by Ms. Leslie A. Higginbotham, Investigator for the Board, and dated December 21, 2007; (b) a copy of the prescriptive writing privileges approved by the Board for Mr. Bolyard, together with his employment history and applications; (c) copies of subpoenas issued by the Board and documents produced pursuant to those subpoenas; (d) copies of documents related to Mr. Bolyard's application for unemployment compensation, including a transcript of hearing; (e) printout from the West Virginia Board of

Pharmacy pertaining to controlled substances prescribed by Mr. Bolyard using his own DEA number while employed by Dr. Parsons; and (f) similar printout pertaining to controlled substances prescribed by Mr. Bolyard under Dr. Parsons' DEA Number after January 2, 2007.

9. On January 10, 2008, and on March 4, 2008, the Board issued additional subpoenas to several pharmacies to obtain pharmaceutical records relating to prescriptions for controlled substances by Mr. Bolyard.

10. On January 13, 2008, Mr. Bolyard appeared with his counsel for an informal conference with the Committee pursuant to the provisions of 11 CSR 3-10.10.

11. The Committee's investigation has focused on the medical and pharmaceutical records of nineteen (19) patients (Patients 1 through 19, identified by their initials herein), several of whom are family members of Mr. Bolyard, and has identified numerous violations of the West Virginia Medical Practice Act and the Rules of the Board pertaining to the practice of physician assistants, in relation to Mr. Bolyard's treatment of the following patients:

a. R.A. According to medical records, Mr. Bolyard provided treatment to R.A. on just four (4) occasions between July 2003, and approximately June 2007, while employed at Preston Family Health Center, PLLC. Despite having seen R.A. on just four (4) occasions, Mr. Bolyard called in numerous prescriptions for hydrocodone, a Schedule III controlled substance under Federal and State law, and other controlled substances, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using the DEA number of Dr. Parsons, on the following dates:

<u>2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
January 31 February 12 February 24 March 8 July 24 August 18 September 3 September 9 October 30 November 28 December 17 December 30	January 17 January 30 March 1 March 15 March 31 April 30 June 1 June 24 July 2 August 3 September 22 October 22 November 20 December 18	January 18 February 18 March 16 April 16 September 9 October 18 November 18 December 22	February 3	February 2 March 1 April 2 May 4 June 18 July 18

Between January 2003, and approximately July 2007, Mr. Bolyard prescribed 2,130 hydrocodone tablets for R.A., including 450 tablets in 2007 alone.

b. D.B. (family member) According to medical records, Mr. Bolyard provided regular treatment to this family member over a period of four (4) years, between June 2003, and May 2007, while employed at Preston Family Health Center, PLLC. Mr. Bolyard called in numerous prescriptions for D.B. for hydrocodone, a Schedule III controlled substance under Federal and State law, and other controlled substances, including diazepam (valium), a Schedule IV controlled substance, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
July 28 August 3 August 27 September 5 September 26 October 1 October 27 November 20 December 2 December 12 (2) December 31	January 30 February 9 March 2 (2) March 31 May 28 June 25 July 21 September 14 (2) October 11 November 11 December 9	January 3 January 10 March 3 (2) April 6 May 3 May 6 June 6 (2) July 24 September 1 September 28 November 4 (2) November 30 (2)	January 2 February 2 April 1 (2) May 2 May 27 June 20 July 27 September 7 (2) November 13 December 14 December 22	January 29 March 3 March 31 April 12 April 28 May 25 June 21

c. **K.B. (family member)** According to medical records, Mr. Bolyard provided regular treatment to this family member over a period of four (4) years, between June 2003, and March 2007, while employed at Preston Family Health Center, PLLC. During this time, Mr. Bolyard called in numerous prescriptions for **K.B.** for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2003</u>	<u>2005</u>	<u>2006</u>
July 7	June 30	February 24 August 21 September 27 November 22

d. **R.B. (family member)** According to medical records, Mr. Bolyard provided regular treatment to this family member over a period of four (4) years, between August 2003, and September 2007, while employed at Preston Family Health Center,

PLLC. Mr. Bolyard called in numerous prescriptions for **R.B.** for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2003</u>	<u>2005</u>	<u>2006</u>
June 24 (2) July 23 September 24 November 13 December 10	March 10 April 7 May 9 June 6 July 7 August 3 September 1 September 28 November 2 November 29 December 30	January 30 February 28 July 27 August 24 September 26 October 24 November 22

e. **S.B. (family dog)** Mr. Bolyard called in prescriptions for **S.B.**, the family dog, for phenobarbital, a Schedule IV controlled substance, without the authority of his supervising physician, Dr. Parsons, using the DEA number of Dr. Parsons on the following dates:

<u>2006</u>	<u>2007</u>
August 24 December 7	February 8 June 11 September 6

Each of the prescriptions for Mr. Bolyard's dog **S.B.** provided a 120-day supply of phenobarbital, and one (1) of the prescriptions allowed for a refill.



f. **T.B. (family member)** Mr. Bolyard provided regular treatment to this family member over a period of five (5) years, between June 2003, and June 2007, while employed at Preston Family Health Center, PLLC. During this time, and continuing for several months after the last office visit, Mr. Bolyard called in numerous prescriptions for **T.B.** for hydrocodone, a Schedule III controlled substance under Federal and State law, and other controlled substances, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using the DEA number of Dr. Parsons on the following dates:

<b><u>2003</u></b>	<b><u>2004</u></b>	<b><u>2005</u></b>	<b><u>2006</u></b>	<b><u>2007</u></b>
August 1	January 7 (2)	January 7	January 2	January 12
August 8	February 19	January 21	January 24	February 9
September 3	April 2	March 8 (2)	February 24	March 8
September 12	April 29	May 4	March 31	April 12
October 3	May 28	May 10	June 5	May 7
November 10	June 18	June 22	July 26	June 4
November 12	June 25	July 29	August 24	July 3
December 8	August 20 (2)	August 23	October 20	August 1
	September 17	September 1	November 17	September 4
	September 27	September 27	December 15	October 3
	October 12	October 5		
	November 8	October 28		
	November 11	November 4		
	December 9 (2)	November 22		
		November 30		
		December 23		

g. **A.E.** According to medical records, Dr. Parsons provided treatment to **A.E.** on several occasions between June 2004, and July 2007, at Preston Family Health Center, PLLC. Between 2004 and 2007, Mr. Bolyard called in numerous prescriptions for **A.E.** for hydrocodone, a Schedule III controlled substance under Federal and State law, and

other controlled substances, including alprazolam (xanax), without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2004</u>	<u>2006</u>	<u>2007</u>
June 30 September 20	February 28 June 13 July 31 August 21 (2) September 2 September 11 September 26 September 29 October 17 October 26 October 30 November 7, 29 (2) December 7 December 14 December 26	January 3 January 24 February 21 March 12 March 17 March 26 April 10 (2) April 24 May 8 May 9 May 31 June 4 June 14 June 27

During this time, Mr. Bolyard prescribed 770 hydrocodone tablets for A.E., including 300 tablets in 2007. Mr. Bolyard also prescribed 1,070 xanax tablets for A.E., including 540 tablets in 2007.

h. R.F. According to medical records, Mr. Bolyard provided treatment to R.F. on several occasions between September 2004, and January 2006, at Preston Family Health Center, PLLC. Between 2004 and 2007, Mr. Bolyard called in numerous prescriptions for R.F. for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number on the following dates:

<u>2005</u>	<u>2006</u>	<u>2007</u>
March 7 April 25 May 24 June 15 August 20 September 13 October 28 December 9	January 21 February 18 July 15 October 25	April 20

During this time, Mr. Bolyard prescribed 460 hydrocodone tablets for **R.F.**

i. **M.H.** According to medical records, Mr. Bolyard provided treatment to **M.H.** several times in 2005 and once in 2006, at Preston Family Health Center, PLLC. Between 2005 and 2007, Mr. Bolyard called in numerous prescriptions for **M.H.** for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2005</u>	<u>2006</u>	<u>2007</u>
January 21	January 13	February 9
August 12	January 18	March 16
September 12 (2)	February 13	April 18
October 10	February 17	May 18
October 13	March 17	June 18
November 14 (2)	April 13	
December 9 (2)	April 19	
	May 12	
	May 16	
	June 12	
	June 16	
	July 13	
	July 18	
	July 28	
	August 14	
	August 17	
	August 23	
	September 14	
	September 16	
	October 14	
	October 23	
	November 16	
	November 21	
	December 16	
	December 23	

Mr. Bolyard prescribed 4,620 hydrocodone tablets for **M.H.**, including the following: (1) 1,170 tablets in 2005; (2) 2,970 tablets in 2006; and (3) 480 tablets in 2007.

j. **P.J.** According to medical records, Dr. Parsons provided treatment to **P.J.** on several occasions between 2003 and 2007 at Preston Family Health Center, PLLC. Between 2003 and 2007, Mr. Bolyard called in numerous prescriptions for **P.J.** for hydrocodone, a Schedule III controlled substance under Federal and State law, and numerous other controlled substances, such as alprazolam (xanax), diazepam (valium), and temazepam (restoril), without the authority of his supervising physician, Dr. Parsons, and without office

visits or proper documentation, using his own DEA number and/or the DEA number of Dr.

Parsons on the following dates:

<u>2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
May 5 (2) June 2 June 19 July 1 July 9 July 25 August 7 August 29 September 15 October 10 October 20 (3) December 5 (2) December 23	January 8 February 4 February 13 August 20 September 20 October 5 December 2 (2) December 29	January 13 March 9 (2) May 3 June 27 July 15 (2) September 3 October 3 (2) November 4 (2) November 29 (3) December 21 (3)	January 2 January 18 (2) January 23 February 10 February 15 February 17 March 21 (2) May 15 (2) June 12 (2) July 11 (2) August 8 (2) September 6 (2) October 2 (2) November 2 (2) December 2 (2)	January 4 (3) February 14 March 14 (2) May 9 (3) June 7 (2)

Between 2003 and 2007, Mr. Bolyard prescribed 6,230 tablets of hydrocodone, xanax, valium, and restoril for P.J., including the following: (1) 1,050 tablets in 2003; (2) 670 tablets in 2004; (3) 1,480 tablets in 2005; (4) 2,160 tablets in 2006; and (5) 870 tablets in 2007. These numbers include 3,290 hydrocodone tablets prescribed for P.J. as follows: (1) 840 tablets in 2003; (2) 220 tablets in 2004; (3) 760 tablets in 2005; (4) 1,020 tablets in 2006; and (5) 450 tablets in 2007.

k. A.L. According to medical records, Mr. Bolyard provided treatment to A.L. several times between September 2004, and September 2005, at Preston Family Health Center, PLLC. Between 2006 and 2007, and beginning more than five (5) months after the last office visit, Mr. Bolyard called in numerous prescriptions for A.L. for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper

documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2006</u>	<u>2007</u>
February 3	February 1
March 2	March 9
April 4	April 9
May 4	May 10
June 5	June 8
July 5	
August 5	
September 5	
October 5	
November 7	
December 5	

During this time, and with no office visits, Mr. Bolyard prescribed 1,440 hydrocodone tablets for **A.L.**, including the following: (1) 990 tablets in 2006; and (2) 450 tablets in 2007.

1. **S.M.** According to medical records, Mr. Bolyard provided treatment to **S.M.** several times in 2004 and twice in 2005, at Preston Family Health Center, PLLC. Although there is a single progress note dated November 18, 2006, it was created by Mr. Bolyard in 2007. Between 2004 and 2007, Mr. Bolyard called in numerous prescriptions for **S.M.** for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
January 3	March 18	January 3	March 26
March 25	April 15	March 7	April 23
July 20	May 13	April 6	May 3
August 10	June 14	May 8	
September 9	July 12	June 5	
September 26	August 10	July 3	
October 13	September 16	July 31	
December 4	October 14	August 28	
December 28	November 11	September 26	
	December 8	October 23	
		November 21	
		December 20	

During this time, Mr. Bolyard prescribed 2,130 hydrocodone tablets for S.M., including the following: (1) 400 tablets in 2004; (2) 840 tablets in 2005; (3) 720 tablets in 2006; and (4) 110 tablets in 2007.

m. D.M. According to medical records, Mr. Bolyard purportedly provided treatment to D.M. sporadically from 2004 to 2007, at Preston Family Health Center, PLLC. Mr. Bolyard also signed an office note in 2007 after-the-fact, and called in a prescription for hydrocodone before the alleged 2007 office visit occurred. Between 2005 and 2007, Mr. Bolyard called in numerous prescriptions for D.M. for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising

physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
December 13	January 13 March 10 April 15 May 13 June 15 July 13 August 11 September 27 November 9 December 13	January 13 February 13 March 14 April 13 May 11 June 12 July 13 August 7 September 6 October 14 November 9 December 13	January 31 March 7 April 23 May 14 June 14

During this time, Mr. Bolyard prescribed 2,520 hydrocodone tablets for D.M., including the following: (1) 960 tablets in 2005; (2) 1,080 tablets in 2006; and (3) 480 tablets in 2007.

n. C.N. (related to L.N. [husband] and M.N.) According to medical records, Mr. Bolyard provided treatment to C.N. sporadically between June 2004, and June 2007, at Preston Family Health Center, PLLC. Mr. Bolyard signed two (2) entries in 2007 after-the-fact. Between 2005 and 2007, Mr. Bolyard called in numerous prescriptions for C.N. for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:



<u>2005</u>	<u>2006</u>	<u>2007</u>
June 20	January 20	February 10
July 21	February 21	March 15
August 22	March 20	April 17
September 23	April 21	May 9, 18
October 10	May 19	June 19
November 18	June 17	
December 24	July 18	
	August 18	
	September 18	
	October 19	
	November 20	
	December 20	

Mr. Bolyard prescribed 2,190 hydrocodone tablets for C.N., including the following: (1) 660 tablets in 2005; (2) 1,080 tablets in 2006; and (3) 450 tablets in 2007.

o. **L.N. (related to C.N. [wife] and M.N.)** According to medical records, Mr. Bolyard provided treatment to L.N. from August 2003, to June 2007, at Preston Family Health Center, PLLC. Mr. Bolyard signed three (3) entries in 2007 after-the-fact. Between 2005 and 2007, Mr. Bolyard called in numerous prescriptions for L.N. for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using the DEA number of Dr. Parsons on the following dates:

<u>2005</u>	<u>2006</u>	<u>2007</u>
April 21	January 18	February 9
June 16	February 16	March 15
July 14	March 17	April 17
August 9	April 19	May 16
September 8	May 16	June 19
October 13	June 16	
November 12	July 17	
December 15	August 17	
	September 20	
	October 17	
	November 22	
	December 22	

During this time, Mr. Bolyard prescribed 2,640 hydrocodone tablets for L.N., including the following: (1) 750 tablets in 2005; (2) 1,440 tablets in 2006; and (3) 450 tablets in 2007.

p. M.N. (related to C.N. and L.N.) According to the medical records, Mr. Bolyard provided treatment to M.N. twice in 2004 and once in 2007 at Preston Family Health Center, PLLC. Mr. Bolyard signed an entry in 2007 after-the-fact, called in a prescription for hydrocodone before the alleged 2007 office visit occurred, and further understated in the medical record the amount of hydrocodone prescribed. Between 2004 and 2007, Mr. Bolyard called in numerous prescriptions for M.N. for hydrocodone, a Schedule III controlled substance under Federal and State law, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
November 8	June 21 August 19 September 23 October 26 November 25 December 24	January 20 February 21 March 20 April 21 May 19 June 17 July 18 August 18 September 18 October 19 November 20 December 20	March 22 April 20 May 22 May 23 June 20

During this time, Mr. Bolyard prescribed 2,520 hydrocodone tablets for M.N., including the following: (1) 690 tablets in 2005; and (2) 1,440 tablets in 2006; and (3) 390 tablets in 2007.

q. D.S. According to medical records, Mr. Bolyard provided treatment to D.S. from February 2004, to May 2007, at Preston Family Health Center, PLLC. Between 2004 and 2007, Mr. Bolyard called in numerous prescriptions for D.S. for hydrocodone, a Schedule III controlled substance under Federal and State law, and other controlled substances, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
February 24	January 18	January 23	March 16
February 28	March 15	March 22	April 18
March 1	April 20	April 20	May 18
March 23	May 19	April 26	June 18
March 30	June 14	June 5	
	July 13	July 17	
	August 11	August 14	
	September 9	August 17	
	October 11	September 14	
	November 4	October 17	
	December 16	November 15	
		December 1	
		December 18	

During this time, Mr. Bolyard prescribed 2,890 hydrocodone tablets for **D.S.**, including the following: (1) 150 tablets in 2004; (2) 1,170 tablets in 2005; (3) 1,150 tablets in 2006; and (4) 420 tablets in 2007.

r. **M.S.** According to medical records, Dr. Parsons provided treatment to **M.S.** on a few occasions in 2003 and 2004 at Preston Family Health Center, PLLC. The patient was last in the office by Dr. Parsons in August 2004. Between 2005 and 2007, Mr. Bolyard called in numerous prescriptions for **M.S.** for hydrocodone, a Schedule III controlled substance under Federal and State law, and other controlled substances, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2005</u>	<u>2006</u>	<u>2007</u>
March 23 (2) April 25 May 25 June 29 August 1 September 1 October 6 November 12 December 13	January 7 February 7 March 7 April 7 May 8 June 8 July 5 August 7 October 5 November 9	February 3 March 8 April 17 May 16 June 2

During this time, and without any office visits, Mr. Bolyard prescribed 2,070 hydrocodone tablets for M.S., including the following: (1) 810 tablets in 2005; (2) 900 tablets in 2006; and (3) 360 tablets in 2007.

s. P.W. According to medical records, Dr. Parsons provided treatment to P.W. on two (2) occasions in 2004 and once in 2005 at Preston Family Health Center, PLLC. The patient was last in the office in April 2005. Between 2003 and 2007, Mr. Bolyard called in numerous prescriptions for P.W. for 600 phentermine pills, an appetite suppressant and Schedule IV controlled substance, without the authority of his supervising physician, Dr. Parsons, and without office visits or proper documentation, using his own DEA number and/or the DEA number of Dr. Parsons on the following dates:

<u>2003</u>	<u>2004</u>	<u>2005</u>	<u>2006</u>	<u>2007</u>
December 12	February 6 March 3 April 23 June 3 July 21 September 17 December 30	April 21 June 7 July 22 September 8	August 15 September 27 November 29	January 16 March 6 April 16 June 18 August 17

12. Prior to January 2007, Dr. Parsons was unaware of the extent of Mr. Bolyard's prescribing practices in relation to the patients and family members described in paragraph No. 11, sub-paragraphs a-s, and did not authorize the prescriptions described therein.

13. In January 2007, after learning about Mr. Bolyard's prescribing practices in relation to a family member, Dr. Parsons specifically instructed Mr. Bolyard, in writing, to adhere to the prescriptive writing authority given to him by the West Virginia Board of Medicine and to cease calling in medications under Dr. Parsons' name. Dr. Parsons later learned about Mr. Bolyard's prescribing practices in relation to several other patients and other family members identified in paragraph No. 11, sub-paragraphs a-s.

14. The prescriptions referenced in paragraph No. 11, sub-paragraphs a-s, also exceed the boundaries of Mr. Bolyard's "Application for Prescriptive Writing Privileges," which includes the "West Virginia Board of Medicine Physician Assistant Formulary," both in terms of the amount of medications prescribed and/or in terms of the number of refills.

15. Mr. Bolyard's prescribing practices with respect to the patients and family members referenced in paragraph No. 11, sub-paragraphs a-s, were beyond the authorized scope of his practice.

16. Mr. Bolyard's conduct, as set forth in paragraph No. 11, sub-paragraphs a-s, and in paragraph Nos. 12-15, is in violation of the West Virginia Medical Practice Act and Rules of the Board pertaining to physician assistants, as set forth in W. Va. Code § 30-3-16 and 11 CSR 1B-10, including, but not limited to, the following:

a. Performing other than at the direction of a supervising physician in violation of 11 CSR 1B-10.1(b).

b. Performing tasks not in accordance with the job description approved by the Board in violation of 11 CSR 1B-10.1(c).

c. Failing to comply with provisions of the West Virginia Medical Practice Act and Rules of the Board pertaining to physician assistants in violation of 11 CSR 1B-10.1(g).

d. Unprofessional conduct, including performing acts beyond the authorized scope of practice, prescribing other than in good faith and a therapeutic manner, prescribing to or for a family member, and prescribing a prescription drug not included in the approved job description, all in violation of 11 CSR 1B-10.1(h) 3, 5, 9, 10 and 11.


17. The continued practice by Mr. Bolyard as a physician assistant in the State of West Virginia, will adversely affect the health and welfare of patients.

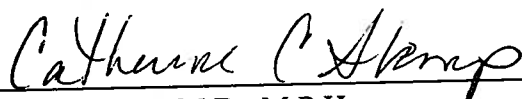
Accordingly, the Respondent, Mr. Bolyard, is hereby notified that a hearing will be convened on September 22, 2008, beginning at 9:30 a.m., and will continue on September 23-25, 2008, and shall continue thereafter from day-to-day until completed, in the offices of the West Virginia Board of Medicine, 101 Dee Drive, Suite 103, Charleston, West Virginia. The purpose of the hearing will be to determine whether disciplinary action should be taken by Petitioner Board against Mr. Bolyard's license to practice as a physician assistant in the State of West Virginia. Respondent, Mr. Bolyard, must be present in person, may be accompanied by an attorney if he desires, and may present witnesses or other evidence, which he may desire to present on his behalf. Failure of Mr. Bolyard to serve an Answer on Petitioner Board within thirty (30) days after service of the Complaint and Notice of Hearing upon him entitles Petitioner

Board to take all of the allegations herein as confessed by Mr. Bolyard, under the provisions of 11 CSR 3-11.5(s). Within fifteen (15) days of receipt of this Complaint and Notice of Hearing, Mr. Bolyard shall, in writing, select as Hearing Examiner, either Carole A. Bloom, Esq., or Jennifer N. Taylor, Esq., to preside at and conduct the proceedings.

Dated this 26th day of June, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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




**CERTIFICATE OF SERVICE**

I, John K. McHugh, Esq., counsel for Petitioner, the West Virginia Board of Medicine, do hereby certify that I have served the foregoing “**Complaint and Notice of Hearing**” upon Respondent, Timothy A. Bolyard, P.A.-C., and his counsel of record, by depositing true and accurate copies thereof in an envelope and transmitting the same via first class U.S. Mail, with postage prepaid, this 26<sup>th</sup> day of June, 2008, addressed, as follows:

TIMOTHY A. BOLYARD, P.A.-C  
208 Jackson Street  
Kingwood, WV 26537

HARRY A. SMITH, III, ESQ.  
McNeer Highland McMunn & Varner  
PO Box 1909  
Elkins, WV 26241

  
\_\_\_\_\_  
JOHN K. McHUGH, ESQ.  
Counsel for Petitioner

**BEFORE THE WEST VIRGINIA BOARD OF MEDICINE**

**WEST VIRGINIA BOARD OF MEDICINE,  
PETITIONER,**

**V.**

**FAIRLEIGH DAVID SMALL, M.D.  
RESPONDENT**

**COMPLAINT AND NOTICE OF HEARING**

Now comes the West Virginia Board of Medicine (“Board”) and states the following:

1. The Respondent, Fairleigh D. Small, M.D., (“ Dr. Small”), since November 4, 1996, has held a West Virginia license to practice medicine and surgery, License No. 18823. Dr. Small’s address of record is in Abingdon, Virginia. His self declared specialty is emergency medicine.

2. On July 24, 2006, the privileges of Dr. Small to evaluate and provide medical care and treatment to children under the age of two (2) at the Military Treatment Facility at Langley Air Force Base, Virginia, were permanently removed. The action was taken due to a “serious deficit in medical knowledge and skill that could have serious adverse effects on patient care including loss of limb or life.”

3. On April 29, 2008, the Virginia Board of Medicine entered an Order regarding the license of Dr. Small to practice medicine and surgery in the State of Virginia, which

Order became final on June 3, 2008. The Order entered was based upon the action taken against Dr. Small by the Military Treatment Facility at Langley Air Force Base, Virginia.

4. The Order of the Virginia Board of Medicine issued a Reprimand to Dr. Small and limited and restricted Dr. Small's medical license in Virginia in that Dr. Small was prohibited from providing medical services to patients six (6) years or younger.

5. On April 22, 2008, after a jury trial, a Conviction Order was entered by Judge Isaac Freeman in the Circuit Court of Washington County, Virginia, in Case Nos. 07-1135, Attempted Malicious Wounding, a felony, in Commonwealth of Virginia vs. Farleigh David Small, AKA Fairleigh David Small, Defendant. On June 12, 2008, a Sentencing Order was entered by Judge Freeman in the same case, sentencing Dr. Small to twelve (12) months in jail and a fine of Two Thousand Five Hundred Dollars (\$2,500). The Court directed that Dr. Small be allowed to serve his sentence on Robo-Cuff or Home Electric Monitoring, to be determined by the Probation Officer, and the Court directed that all guns be removed from Dr. Small's home immediately. The Court ordered that Dr. Small would be placed on active supervised probation for a period of fifteen (15) months upon release from incarceration, and to make restitution to Travelers Indemnity Co. of Connecticut in the amount of \$1,153.18. The Sentence was temporarily suspended and Dr. Small is allowed to remain on bond until the appeal is perfected.

6. The contents of paragraph 2, above, indicate a violation by Dr. Small of W. Va. Code §30-3-14(c)(17) and (20), and 11 CSR 1A 12.1 (g), (i) and (x), relating to having been subjected to disciplinary action in another state, professional incompetence

and failing to practice medicine at an acceptable level under similar conditions and circumstances.

7. The contents of paragraphs 3 and 4, above, indicate a violation by Dr. Small of W. Va. Code §30-3-14(c) (17) and 11 CSR 1A 12.1 (g), relating to having his license subjected to disciplinary action by the Virginia Board of Medicine.


8. The contents of paragraph 5, above, indicate violations by Dr. Small of W.Va. Code §30-3-14(c) (2) and (17) and 11 CSR 1A 12.1 (e) and (j), relating to being found guilty of a crime in any jurisdiction which offense is a felony, and unprofessional, unethical and dishonorable conduct.

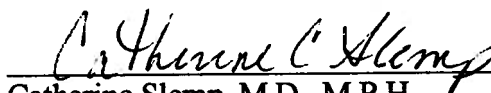
Accordingly, the Respondent Dr. Small is hereby notified that a hearing will be convened on March 4, 2009, at 9:30 a.m. in the offices of the West Virginia Board of Medicine, 101 Dee Drive, Suite 103, Charleston, West Virginia. The purpose of the hearing will be to determine whether disciplinary action should be taken by Petitioner Board against the Respondent's license to practice medicine and surgery in West Virginia. The Respondent, Dr. Small, must be present in person, may be accompanied by an attorney if he so desires, and may present witnesses or other evidence which he may desire to present on his behalf. Failure of the Respondent, Dr. Small, to serve an Answer on Petitioner Board within thirty (30) days after service of the Complaint and Notice of Hearing upon him entitles Petitioner Board to take all of the allegations as confessed by the Respondent, Dr. Small, under provisions of 11 CSR 3 11.5 (s). Within fifteen (15) days of receipt of this Complaint and Notice of Hearing, Dr. Small shall select, in

writing, either Carole Bloom, or Harold Salsbery to preside at and conduct the proceedings.

Dated this 19th day of November, 2008.

WEST VIRGINIA BOARD OF MEDICINE

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

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

CERTIFICATE OF SERVICE

I, Deborah Lewis Rodecker, Counsel for the Board of Medicine, do hereby certify that I have served the foregoing Complaint and Notice of Hearing on Fairleigh David Small, M.D., by depositing copies of the same in the United States mail, postage prepaid, by regular and certified mail, this 19<sup>th</sup> day of November, 2008, addressed to him at his address of record as follows:

Fairleigh David Small, M.D.  
20242 Avondale Road  
Abingdon, Virginia 24211

  
Deborah Lewis Rodecker